

OFFICER HARDY IS REPRIMANDED.

The City Trustees Think He Exceeded His Duty.

Mayor Steinman Again Votes a Water Ordinance—Another Session To-Night.

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

The following messages from the Mayor were read:

WATER ORDINANCE VETOED. To the Board of Trustees: I herewith return to you my honorable body, with my disapproval of the ordinance, Ordinance No. 347, entitled "An ordinance amending Section 1 of Ordinance No. 347, entitled 'An ordinance fixing water rates for the city of Sacramento, and providing a penalty for the violation thereof,' passed June 28, 1894."

My reasons for disapproving this ordinance are as follows: The ordinance under consideration is intended to amend Section 1 of Ordinance No. 347, which was disapproved by me on June 28, 1894, and passed on June 28, 1894. In my message accompanying my disapproval of said ordinance I gave many objections which will apply to the ordinance under consideration.

The new ordinance makes some changes in the rates, but I think instead of increasing the revenue, as should be done, it will have a tendency to decrease it materially.

I am still of the opinion that it is more equitable to adjust the rates on the basis of the number of persons in the family rather than on the basis of the number of rooms.

I am, further, of the opinion that no ordinance your board has passed on the subject of water rates is as good as the one which was in effect prior to your board taking office.

It is not conducive to good government to be changing the water rates constantly, and as the old ordinance, in effect prior to January 1, 1894, gave more satisfaction than any adopted since, I would respectfully recommend that your board rescind all the water ordinances and enact the old one. Respectfully submitted, B. U. STEINMAN, Mayor.

HEALTH ORDINANCE APPROVED. To the Board of Trustees: I herewith transmit to your honorable body, with my approval and endorsement thereon, Ordinance No. 348, entitled "An ordinance prohibiting the attendance at school, church, place of amusement, or riding in public vehicles, of any person affected with certain infectious and contagious diseases, and providing other restrictions in respect to said diseases, and providing a penalty for the violation thereof." Respectfully submitted, B. U. STEINMAN, Mayor.

A Mr. Pierce said that two members of the board had requested him to come up and make a statement as to his use of water from the city streets, and that he was outside the city and did not think that he was doing any damage to anyone, as there is no one living near him.

Kent asked him if he had read down there now and was answered that he did not. Pierce did not think anyone could smell the sewage unless by going down there. If there is any stench down there it does not arise from the sewage. Kent said he had been down there at night and the odor was not that of new mown hay. Pierce contended that the stench was outside the city and therefore under the jurisdiction of the Supervisors.

Leonard said that the pipes were the property of the city and it had control of them.

WANT TO SELL. A committee consisting of Messrs. Nixon, Batcher and Rodgers of the Excise Board, appeared before the board, and Mr. Nixon, the spokesman, said that they wanted to sell half their lot to raise funds and asked the privilege of putting a school building on the middle of the lot. The request was granted.

SALVATION ARMY BUILDING. Chief Engineer Guthrie presented a request from the Salvation Army for permission to put up a building on Fifth street, between J and K. He said he was opposed to any corrugated iron buildings fronting on the streets, as they are unsightly, but these people had gone through the form of advertising their intentions according to law.

Lawton said that corrugated iron buildings were considered very dangerous by the insurance companies, as in case of fire the contents would become heated and burn easily. Devine thought it would be unsafe to allow it.

Kent pleaded for the army. They were doing much good in the city and deserved encouragement rather than to be discouraged. The matter was put to a vote, but a number of the members declined to vote for it, and the motion to allow it done was declared lost.

ELECTRIC POWER WIRES. L. T. Hatfield appeared before the board in relation to the franchise granted to the Sacramento Power and Light Company, and said that the work of bringing down electricity to the city was in such condition that the work of putting up poles and wires would be commenced within ninety days. The ordinance restricted the setting of poles, under the supervision of the Traffic Commissioner, and a specification concerning the location of poles along Thirty-first street to the alleys between C and D and D and E to Sixth, thence through the railroad yards, and also through the alley between Front and Second streets from I to Y street.

Devine asked if this was to be done without compensation to the city, and Mr. Hatfield said that he thought the increase of property values in the city that would be the result of introducing electric power would be the best compensation. The franchise was already granted, so the question of compensation cut no figure.

The matter was laid over for one week.

SEVENTEENTH-STREET SEWER. Herman Garrett advised the board on the subject of the seventeenth-street sewer, action on which was delayed for a week, but no further action had been taken, and he wished to know if any relief was to be given to the residents. He had lived where he does at present for nearly forty years, and there had never been any trouble till the location of the pump there. The stench is fearful and people can hardly eat at nights. Some of the members of the board would land down there and the suggestions they did not care about filling it in, but if they would deed to him the lot, he would fill it and stop the nuisance. His wife died of typhoid last year, and his family had also suffered.

Lawton suggested that a map and description of the lots be drawn up and presented to the board, and if any lots could be filled they could be ordered filled.

Tozer said that nothing could be done until the new pump was fixed, and the matter was dropped.

COMMITTEE REPORTS. Tozer of the Finance Committee reported that the assessment of the United Brothers' Church was reasonable, and there was no reason why the tax on it should not be paid.

Devine moved that the Superintendent of Streets be instructed to grade Front and T and Front and W at the crossing, with gravel, and the intersections of Sixth, Fourth and Second streets with T with sediment.

Tozer objected to taking action on the motion till he had time to investigate it. The street fund is very low, with hardly enough money to pay necessary expenses.

The motion was lost, Lawton saying that he thought it would be well to take it up again in January.

Devine advocated the improvement of M street, from Twenty-ninth to Thirty-first. It is in very bad condition and

ought to be improved temporarily. Some of the residents will contribute toward the improvement.

Lawton said the only way was to order it up in proper form.

ART GALLERY STOVE. Bragg moved that the trustees of the Crocker Art Gallery, in conjunction with the Mayor, be given authority to purchase from the Booth estate for \$50 a stove for heating the gallery.

Wachhorst said the stove would be a great saver of fuel. The motion passed.

HARDY'S CASE. Leonard, of the Police Committee, reported that the committee found that nine men had been arrested in the house from which Coates, the complainant against Officer Hardy on the grounds that he prevented him from voting on election day, had registered. Four of them were convicted of vagrancy and sent to the County Jail.

Bragg moved that Officer Hardy be reprimanded by the board for exceeding his duty, as this was a first offense, and that on a repetition of the offense he be dismissed.

Leonard thought that Hardy had made a mistake, but not intentionally. He had been ordered by the Chief of Police to arrest the men. Coates, the complainant on election day, and was only doing his duty. He hoped that the board would do nothing to prevent the officers from doing their duty in arresting persons for attempting to vote illegally.

Bragg hoped his motion would prevail. Mr. Hardy had acknowledged that a mistake had been made, but he thought that he had been sufficiently punished.

Kent said that a mistake had been made that if the election had been closed would have made a difference. He thought there had been some stretching of conscience on both sides.

Tozer thought Hardy should be reprimanded for exceeding his duty.

Devine made a speech about officers bulldozing citizens. He denied that Chief Drew had ordered Hardy to arrest Coates. Wachhorst and Leonard both said Chief Drew had told Hardy to wait till election day and arrest the men if they attempted to vote.

The amendment of Devine was then carried by a vote of five to three, Lawton, Bragg and Leonard voting no and Davis and Wachhorst voting yes.

The original motion as amended was then carried by the same vote. The charges were then dismissed.

MARKET ORDINANCE. Kent reported that the committee, who had been trying to find a suitable place for a market, therefore recommended the passage of the market ordinance.

Devine said the committee had not been able to find a suitable place, but he did not recommend the passage of the ordinance. There is a market now on I street, where hay and wood are sold.

P. Massey argued in favor of the ordinance, as he said that people from the country brought their wood in here for sale in the winter time.

C. E. Adams also argued in favor of it. He thought, however, that if parties sell hay and wood on I street the farmers should have the same privilege of selling there also.

Devine favored allowing the farmers of the county to sell hay and wood on I street, and putting them on an equality with those who sell from the City and County and sell their loads down town. He moved that the ordinance be amended, making the market-place on I street, from Sixth to Front.

Tozer moved to amend by laying it over for a week, but the amendment was lost, and, after some discussion, on Devine's motion the ordinance, as amended by the Corporation Counsel in order that the proper amendments be made.

Kent reported that Supervisor Curtis had been ordered to take the posts on the Y-street levee, and he recommended that they be sold to him for that amount. It was so ordered.

LETTLE BREZZE. Davis moved that the clerk be instructed to advertise for bids for running the Y-street pump for six months.

Pennish raised the point of order that he had been tried before the board, and the Chairman ruled the point well taken.

"Besides," said Pennish, "he is going outside of his place and has nothing to do with it."

"Well," retorted Davis, "you don't attend to your business, and if you don't I'll look after it for you."

"Well, I'm not such a blockhead as you are," said Pennish, and the reading of the bills proceeded.

MISCELLANEOUS. E. A. Crouch was granted leave of absence from the city for forty-five days, he being a School Director.

A communication was read from M. K. Miller of Oakland, claiming the second prize on the sewerage plans, and that the Newbery plan was not properly in competition for the prize.

Devine moved that the communication be placed on file, stating that Miller was mistaken, as the experts decided that if the Newbery plan had not been in competition, the second prize would have taken the first and second prizes.

An ordinance regulating saloons was laid over one week.

The plumbing ordinance was read, and Devine moved that it be adopted.

Tozer opposed the part which revokes all licenses to plumbers, and asked that it be laid over for a week.

Lawton said there was a mass of business that would necessitate another meeting this week, and suggested that it go over that morning.

The section revoking licenses was stricken out and the ordinance passed, it being explained that it was simply intended to create an Examining Board.

An ordinance regulating the location of poles on sidewalks for illuminating purposes was read and laid over for one week.

A remonstrance against the improvement of Eleventh street, from J to L, was referred to the City Surveyor.

Pennish thought Mr. Stoddard had been treated shabbily in the matter of compensation for services as expert on the sewerage plans. He moved that Mr. Stoddard be allowed \$50 in addition to the former allowance.

Bragg moved to amend by authorizing Mr. Leonard to settle with Mr. Stoddard satisfactorily to him, not to exceed \$100. Devine moved to adjourn until to-morrow night at 8 o'clock, and the motion was defeated.

LECTURE ON "EVOLUTION."

Professor Jordan Does Not Claim Man to be a Developed Monkey.

President David Starr Jordan of the Stanford University lectured to a large audience at the Congregational Church last evening, on his favorite topic of "Evolution." The audience was largely composed of members of the Teachers' Institute.

The word evolution, he said, is used in a great many senses. It means unrolling. There has been an evolution of man, church, schools, courts, the army, and of everything pertaining to man. The science of evolution is one that treats of those things. Where there seems to be no change of animals or plants, nevertheless changes are going on. Plants are always changing. The character of a plant to-day is changed to-morrow. All forms of life are broadening down. The changes going on are not random ones. Whatever is done in nature is done in the same way again.

Speaking of the law of nature, the speaker said that law is fundamentally the best way things are done. We have laws that are inherent in man, and we have laws that are inherited from the past. Evolution is the study of unforced changes in life. It is not true that the theory of evolution is something pertaining to man and monkeys. The races of man seem to converge backward. All mankind sprang from the same stock. Evolution is a method of studying things.

If you want to find out something about the grand and pitiful juries you would look up old records and laws, whence the different changes in the system started. If you wanted to find out something about the horns of a deer, you would not examine the full-grown horns, but the little ones on the young deer. They would be studied by the method of evolution.

The speaker referred to the evolution of the newspaper. He had heard complaints of the newspaper going down and down. It would be discouraging to believe that the intellect of a man is as good now as it ever will be.

In the change from Professor Jordan said evolution does not teach that man is a developed monkey. There is not one of the monkey race that you can make a man of. Animals are moving away. They do not develop from one another. The mind of man is not a developed insect. Man's reason is developed beyond the level of an animal.

Spontaneous generation is no part of evolution. If any life on earth is spontaneously generated, it is so small it cannot be noticed. The spontaneous generation is annoying to the science of evolution. Evolution allows us to see things in the highest light.

The lecture was most interesting and instructive from first to last, and Professor Jordan's auditors were close listeners to all his sayings.

TEN DAYS EACH. Two of the Brighton Tramps Yesterday sent to Jail.

Justice of the Peace Henry is behind the times. He yesterday found Harry Taylor and James Coleman, two young tramps, guilty of battery on F. Myers, a brakeman on a Placerville train, and sentenced them to ten days' imprisonment in the County Jail.

In passing sentence Judge Henry took issue with the latter-day sentiment that any person has a right to invade a railroad train and travel about the country free of charge. He told them they had no more right to go aboard a railroad train and travel about the country than they had to invade any man's private property.

They had not only done this, but assaulted the trainmen, and in accordance with their instructions, used a detour to prevent them from riding free, and for the assault he held them guilty.

The judge said he would be leniently lighter than he otherwise would have done because in the fight that ensued both tramps were not only escaped unharmed, but administered a good drubbing to both the defendants.

It was shown by the evidence that Coleman, with a cobblestone in one hand and a razor in the other, charged from the Brighton station and lighted it out. Myers had to decline the invitation, as his train was about to leave the junction.

Escaped From the Asylum. L. B. Lake, an inmate of the Stockton Insane Asylum, escaped from that institution on Sunday and made his appearance at the house of a relative in this city yesterday morning. He will be sent back to the asylum.

Petition for Revocation. John Dierssen has petitioned the Superior Court that the order appointing T. W. O'Neil assignee of the estate of Jolan McNamara, an insolvent debtor, be revoked, and that the petitioner be appointed as such assignee.

Worden Goes to Folsom. S. D. Worden, the convicted train-wrecker, was yesterday taken to Folsom Prison, to await the day of his execution or such action as the Supreme Court may take in his case.

As the season approaches when dainty cakes, crusts and pastry are in demand Dr. Price's Cream Baking Powder becomes indispensable.

Charles Heisen has petitioned the Superior Court to be discharged as assignee of the estate of D. J. Conside, an insolvent debtor.

The Sunset Limited is the only train brilliantly lighted by pintsch gas run on railroads west of the Rocky Mountains.

WORTH A GUINEA A BOX. A box of BEECHAM'S PILLS constitutes a family medicine. It cures Headache, Weakness, Indigestion, Loss of Appetite, Biliousness, Constipation, Female Complaints, etc.

Charles Garrett was fined \$5 for burning rubbish after 12 o'clock noon.

William Trainor was fined \$10 for disturbing the peace of the neighborhood of Third and K streets. Sentence was postponed until this morning.

Three Runaways All in Progress at the Same Time. A horse belonging to Harry Muddox got frightened at Fifteenth and L streets yesterday and ran away with a cart. On reaching K street he collided with a light delivery wagon, and the horse attached to the latter also went on a wild tour.

This horse in turn collided with Kilgore & Trace's delivery outfit, and there was a third runaway. After running a few blocks the third horse overturned his wagon and spilled the stock of groceries in the street.

The horses were all caught. The cart attached to Muddox's horse was the only one of the vehicles that suffered severely.

A MODEL household is incomplete without Dr. Price's Baking Powder. As well try to get along without a kitchen fire.

WOODMEN OF THE WORLD. Sequoia Camp Will Unveil Its Monument at the Cemetery To-morrow.

On Thanksgiving Day, at 2 o'clock, Sequoia Camp, No. 104, Woodmen of the World, will publicly unveil a monument erected by the order to one of their deceased members, a very pretty custom. The public are invited to witness the exercises of unveiling, which will be held at the City Cemetery. The members of the camp will march out to the cemetery from the intersection of the Foresters' Band. The following is the order of exercises: Music by the band; remarks by the Consul, J. A.

Entertainment at Brighton. At Brighton Junction a very enjoyable Thanksgiving entertainment was given by the school on Friday afternoon. The first part of the programme consisted of singing and recitations by the pupils, after which the ladies served ice cream and cakes to the fifty school children and as many more parents and friends.

Nicholas Barrett Wanted. Agnes A. Barrett of Trevelick, St. Colum Mine, Cornwall, England, writes to the Honorable Consul to ascertain the whereabouts of her brother, Nicholas Barrett, whom she says is in the vicinity of Sacramento. His father is dangerously ill and wishes to see him before he dies.

CORONADO WATER, McMurry's sole agent, Groceries and provisions, 531 M street.

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

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British Medical Journal.

Green; reading of poem by Rev. R. M. Stevenson; unveiling the monument; music by the band; dedication of the monument by the officers of Sequoia Camp, organized by Past Head Consul M. T. Moses of San Francisco; closing remarks by the Consul.

Judgment for the Plaintiff. Superior Judge Johnson yesterday rendered judgment for the plaintiff in the foreclosure suit of P. F. Scott against G. J. Cross, Lee Stanley, F. W. Frat, E. K. Aisp and the Union Building and Loan Association.

The property to be foreclosed to secure the payment of \$2,622 78, consists of lot 4 in the block bounded by L and M, Seventh and Eighth streets.

Charles T. Hughes was appointed Commissioner to sell the property.

Not Fast Driving. Mention was made yesterday of a buggy having been upset at Thirteenth and P streets on Sunday night in consequence of fast driving.

The young man who was driving, and who had his sister and another young lady in the vehicle, says the accident was not caused by fast driving, but by a pile of sand that had been left on the street, and which he did not see, owing to the darkness.

Political Conventions. At 1 P. M. to-morrow the People's Party Convention will meet at Federation Hall, to name a candidate for Supervisor of the First District, to be voted for at the special election on December 31st.

At 7:30 o'clock in the evening the Republicans will hold their convention at the Courthouse for a similar purpose.

Wheels in His Head. A man named Hogan went to the County Hospital yesterday and told a wild story of a terrible murder that had just been committed at Perkins. Word was sent to Sheriff O'Neil, and he telephoned back to the hospital that he knew Hogan of old, and that he had a machine shop in his head. Hogan was therefore "detained" at the hospital for treatment.

Women as Delegates. Governor Markham has appointed the following ladies as representatives to the Cotton States and International Exposition, to be held at Atlanta, Ga., commencing September 18, 1895: Mrs. James I. Rice, San Francisco; Mrs. P. P. Rice, Santa Rosa; Mrs. Andrew Glassell, Mrs. Walter Taylor, Los Angeles; Mrs. H. M. Singer, Pasadena, and Mrs. John Moody.

Notaries Public. Governor Markham has appointed and commissioned the following Notaries Public: James L. King, San Francisco; A. B. Martin, Sacramento; C. Worth, Los Angeles; Thomas Aten, Fowler, Deane County; J. K. Allen, Chico, San Diego County; H. C. Downing, Winnington, Los Angeles County.

Auction of a Vanishing Stock. At 7 o'clock this evening Bell & Co. will commence the auction sale of the bankrupt stock of ornamental parlor tables, cases, mirrors, paintings, water colors, furniture, etc., at 429 J street. The place is open for inspection.

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CHANGED DAILY FOR WEINSTOCK LUBIN & CO.

TO-MORROW 9:30 A. M.

Furniture Sale...

Oak Bedroom Suits, Sideboards, Bed Lounges, Extension Tables, Folding Beds, Chairs and Rockers, Etc., Etc.

LOT I.—A special purchase of Fine Solid Oak Bedroom Suits, handsome brass trimmings, high polish finish, large bevel glass; contain 7 pieces. SALE PRICE, \$22 40.

LOT II.—Serviceable Bed Lounges, spring edges and satin plush covering with plush trimming and deep fringe. PRICE, \$9 88 EACH.

LOT III.—Consists of Hardwood Sideboards at \$10 98, 6-foot Extension Tables at \$4 50, and Hardwood Dining Chairs at 95c each. These pieces all to match for complete dining-room sets.

LOT IV.—Fancy Rattan Stands, with double and single baskets for photographs, cards and workbaskets. PRICES, \$1 88, \$1 98, \$2 90.

LOT V.—A few Folding Beds in attractive designs, in antique or cherry finish. \$12 48 EACH.

LOT VI.—Contains a variety of New Rockers in the following styles: 1—Rattan Rockers with cane seat, \$2 48 each. 2—Oak Rockers with plush seat, \$3 90 each. 3—Cherry-finished Rockers, new pattern, \$3 98 each. 4—Upholstered Rattan Rockers, \$4 65 each.

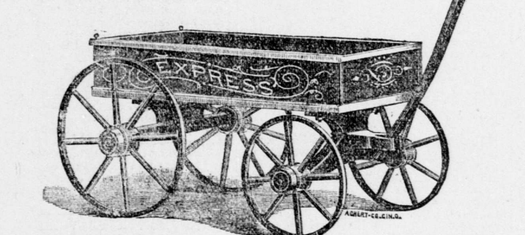
LOT VII.—Writing Desks with compartments, shelf and drawers, in oak finish, \$4 98 EACH.

LOT VIII.—Useful Reading Table, with drawer, 98 CENTS EACH.

LOT IX.—An assortment of Fine Bamboo Furniture, including Hall Stands with glass, \$2 65 each. Larger size Mirror with sixteenth century frame, \$3 90 each. Large Mantel Mirror with latest style frame, in new colors, \$4 48 each. Large Swinging Mirrors for ladies' dressing-room, \$5 80 each.

LOT X.—A fine assortment of Handsome Mirrors. Hanging Mirror with oak frame, \$2 65 each. Larger size Mirror with sixteenth century frame, \$3 90 each. Large Mantel Mirror with latest style frame, in new colors, \$4 48 each. Large Swinging Mirrors for ladies' dressing-room, \$5 80 each.

OUR WINDOW TELLS THE STORY.



PRICE, - - 90 CENTS.

JOHN BREUNER, 604, 606, 608 K STREET, SACRAMENTO, CAL.

"WELL BRED, SOON WED." GIRLS WHO USE ARE QUICKLY MARRIED.

Try it in Your Next House Cleaning.

AUCTION SALE OF A BANKRUPT STOCK!

COMMENCING TUESDAY EVENING AT 7 O'CLOCK, AT NO. 420 J STREET OF A LARGE INVOICE OF

Gilt Parlor Tables, Easels, Mirrors, Oil Paintings, Water Colors, Pastels, Etc.

Goods will be on exhibition MONDAY EVENING and TUESDAY until 11:30 of sale. TERMS CASH.

BELL & CO., Auctioneers.

WE MUST Have ample room to display our large line of WINTER CLOTHING, and that we may have that room we have made some improvements to our ready complete store. WE INVITE AN INSPECTION of our store and our stock. We will for a short time continue our CUT PRICES! CUT PRICES!

Men's Fine Business Suits, desirable patterns, \$4 50. Men's Suits, cut from \$6 to \$10. Young Men's suits (desirable patterns); ages 14 to 18, \$2 50. Men's Pants, cut from \$3 to \$5. Men's Shoes (Congress), cut from \$1 35 to \$2. Men's Hats, cut from 65c to \$1.25.

MECHANICAL & CLOTHING STORE, 414 and 418 K Street. H. MARKS, Proprietor.