

LAST SESSION OF CITY COUNCIL.

Present Members Will Hold No Further Regular Meeting.

EASTMOND TAX MATTER.

Petition to Get a Clearance of Title to Property—The Conduit Case—Busy Session.

One of the vicissitudes of modern municipal politics is the requiring of persons, holding elective and appointive offices, at a certain period of their official existence, to step aside and make way for others. When the clock in the tower of the joint city and county building tolled the hour of eleven last night, it practically brought to an end the two years' labors of those comprising the membership of the present City Council. It was what might be aptly termed the members' last public appearance. When the meeting adjourned the recorder's desk was cleared, and on motion of Councilman Sildoway, a recess was taken till 11 o'clock New Year's morning. When Mayor-elect Thompson and the new administration will assume control of the municipality's affairs for the next two years.

MATTERS LEFT OVER.

A great deal of business was transacted, and it took three and a half hours in which to do it. A large amount of important matters were referred to the new Council, chief among which were the Union depot franchise and the enlarged use of Fourth West street by the railroad companies. Quite a number of ordinances introduced for the first time, months and months ago, were taken out of the pigeon-holes and read again last night by Recorder Backman, but their fate was left to the incoming Council. Many claims and petitions of uncertain value were similarly referred.

EASTMOND MATTER SETTLED.

The recommendation of the city attorney to quit claim to Mrs. Elizabeth Brown Eastmond the city's lien upon block 46, plat 3, between Seventh and Eighth West and First and Second South streets, was, after much discussion, adopted. The property was sold several years ago for unpaid sidewalk paving taxes. The amount claimed by the city was \$1,000. Robertson wanted to exact \$550 of Mrs. Eastmond, the original cost to the city of doing the pavement work.

TO PAY SUMS DEDUCTED.

Early in the evening Wallace offered the following resolution: "Whereas, There was deducted from the salaries of the city officers and councilmen for the month of January, 1898, the following amounts and whereas the said officers and councilmen were elected for the term of two years and their salaries are fixed for the year, now therefore, be it

"Resolved, That there be appropriated to the following officers and councilmen the amounts set opposite their names: John Clark, Mayor, \$100; G. P. Backman, recorder, \$12.50; R. P. Morris, treasurer, \$12.50; W. C. Hall, attorney, \$16.15; J. B. Timmony, police justice, \$6.75; Councilman Sildoway, Wallace, Barnes, Ferguson, Margrets, Howe, Patrick, Morris, Robertson, \$2.85 each, total, \$35.56."

MR. SEDDON'S REPLY.

Replying to the resolution requiring him to inform the Council of his authority and for what reason the Hardy property in Parley's Canyon was tenanted, Superintendent of Streets and Irrigation Seddon reported as follows:

"The patrolman in Parley's canyon is required to reside in the canyon in order to properly perform his duties. The present patrolman moved into the canyon with the expectation of occupying a house on the Youngberg property, but the occupants of the house, not having moved when the patrolman's household effects arrived, the patrolman moved his household effects to the Hardy property, expecting to move into the Youngberg house within a few days at most. I was not aware that the Hardy house was still occupied by the patrolman, but have since learned that the patrolman has been unable to secure other quarters, and he will move at once when a house can be found to move into."

THE CONDUIT CASE.

City Attorney Hall recommended an appropriation of \$639 to cover the cost of printing the record of the case of Joseph H. Smith vs. Salt Lake City, now on appeal to the circuit court of appeals. Adopted.

COSTS OF SURVEY.

Regarding the instructions of the Council requiring City Engineer Kelsey to report the cost of surveys and other work in connection with the water supply investigations, that official reported that the distribution of accounts would not be completed until the end of the present month. The cost, Mr. Kelsey thought, will approximate \$5,150. A detailed statement will be submitted to the Mayor with the annual statement of the expenditures of the department. Filed.

F. L. GRIGG, OF DENVER, CALLED ATTENTION TO A FORMER PETITION FOR \$25 FOR A GRAVE.

Regarding the matter of the city's claim against the Symes estate in Denver, Symes was on the bond of DuBois and Williams in their suit against



MRS. HENRY W. LAWTON AND THE RELIEF FUND.

There have been a great many hearty responses to the appeal for funds designed for the relief of the widow and her young children of the late General Henry W. Lawton. The main object of the fund is to raise the mortgage from the family estate at Redlands, Cal., and provide for the future of the widow and her little ones.

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