G. M. Scott & Co		41	05
R. Anderson		2	05
Morifz & Greenwood		1	00
Sierra Nevada Lumbe		149	65
W. P. Rowe		13	98
Spiers Bros		5	10
Mary Worseldine		600	
Ackera an Publishin	g Co	9	00
Kelly & Co		45	00
Grocer Publishing Co	0	42	20
Grocer Publishing Co		- 11	75
Herald Publishing C	0	17	50
Tribune Publishing (	20	306	28
Tribune Job Co		10	60
Tribune Job Oe		75	25
Imbune Job Co		11	40
Salt Lake Gas Co		82	00
Salt Lake Gas Co		11	00
Salt Lake Power, Lig	ht & Heating Co	2850	00
Moritz & Greenwood		12	75
A. F. Doremus		2	55
Nedar & Oleland		1	50
O. R. Savage		45	90
Karls Furniture Co		80	10
Salt Lake Building &	Manufacturing Co.	40	85
E. C. Coffin Hardway	e Co	9	00
Joslin & Park		12	00
C. H. Parsons	- 4 4 5 1 5 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1	2	25
Mountain Ice Co		5	60
Mountain Ice Co		11	70
Empire Steam Laune	dry Co	2	55
W. L. Harlow		4	00
G. M. Scoti & Co		17	25
H. Dinwoody		- 4	75
Simpson Hill Drug (	00	3	
R. Alff		2	70
J. W. Farrell & Co		2:2	
Barratt Bros			50
		arace	4.0

Total.....\$5287 48

FOR PERSONAL INJURIES. The sum of \$600 was voted to Mary Worseldine for injuries sustained in falling on the sidewalk. The committee reported that said injuries were caused by negligence in leaving stakes in the ground, placed there by the engineer's department.

The City Council was to have met in special session this afternoon at 2 in special session this afternoon at 2 o'clock. At that time, however, only three or four members were present in the Council chamber. At 2:15, on motion of Folland, Horn was chosen chairman. The following members answered to roll call: Rich, Folland, Wantland, Heiss, Evans.

NO QUORUM.

The chair announced that there was no quorum pre-ent and an informal recess was taken for fifteen minutes. Foliand suggested that the chief of police be sent after the absent members and compel their attendance. appeared on the scene at Beardsley 2:30 closely followed by Jailer Raleigh.

At 2:45 Bell, Lawson, Simondi and Moran and Hardy entered and the City Council was again called to order. PETITIONS

were read and referred as follows:

William Dunn and others asked that certain streets be graveled. Committee on streets.

Al. Pilland and others asked for a new road grade on Tenth East be-tween Fifth and Sixth South streets. Commttiee on streets.

John W. Donnellan and others asked that J. S. Stewart be made police desk sergeant. Committee on police.

Duncan McAllister and others pro-tested against Center street being cut

down to level of grade on west alde of

street. Committee on streets. J. S. Morse asked permission to lay a sidewalk on the temporary grade on Third street. Committee on streets,

R. L. Couley and others asked that an electric light be placed at the inter-section of Pear and Wall streets. Com-

mittee on improvements.

George Canning asked permission to out a shingle roof on a building erected by him at the extreme edge of the fire limite.

Ahraham Jeffs and others protested against the erection of the garbage orematory on the site selected near the Warm Springe.

THE MAYOR'S RETRACTION.

The Mayor sent the following:

Gentlemen-Since my former com-munication on the subject of the issuance Gentlemen-Since munication on the subject of the issuance of a retail liquor license to Carney & Merritt, I have received from them the attached letter which I ask be placed on file for future reference. In view of the fact that Carney & Merritt in this letter solemnly promise that if their license be renewed they will in the future obey the liquor ordinances in all respects. I will approve their bond and withdraw my reapprove their bond and withdraw my request that you may reconsider your action in granting this firm a renewal of their license.

THE PENITENT PLEADERS.

Carney and Merritt's letter reads:

To R. N. Baskin, Mayor:

In regard to our retail liquor license, we solmenly make you the promise that if granted a renewed license we will faithfully observe the ordinances of the city relating to the sale of liquor and in all respects.

Received and filed.

WILLING TO COMPLY.

The West Side Rapid Transit Com pany, sent in a communication in which itsaid that it would willingly do any work that the city supervisor of streets deemed proper on Second West street. Received and flied.

FOUR ELECTRIC LIGHTS.

Confractor Bowman asked that fou electric arc lights be placed on the big derricks of the joint city and county building so that the Eighth Ward building so that the Eighth Ward square might be sufficiently illuminated to protect the finished work on the building. Rejected.

COMBINATION POLE PROTEST.

The Rocky Mountain Beil Telephone company sent in the following, addressed to the city recorder:

ed to the city recorder:

We are in receipt of your notice of a resolution passed by the City Council August 10th, 1892, which reads: "That the Street Railway company, the Rocky Mountain Bell Telephone company and the Salt Lake Light, Power and Heating company be compelled to use combination poles in the centre of the street on Main street, First and Second South streets" and desire to express ourselves as in favor of this plan so far as practicable. However, we wish to call the attention of the Council to some difficulties to be overcome and ask that the resolution be changed accordingly.

tion be changed accordingly.

We would recommend that the resolution be changed to read: "That the telephone company, the street railway companies and the telegraph companies be compelled to use combination poles in the center of the streets in the paying

AN OBJECTION.

Reporting on the same proposition the Salt Lake Light, Power and Heat-ing company asked that the resolution, passed on August 10th, be amended, and that it be relieved from complying with its requirements in as much as the arrangement was cumbersome and full of irregularities and difficulties. Filed.

WILL THEY DO IT?

It was rumored about the Council chamber this afternoon that Moran's eight-hour ordinance would come up before the meeting adjourned and he passed over the mayor's veto.

When the NEWS report of the City Council proceedings closed at four o'clock yesterday evening, after the resignation of Cuncilman Ewing, of the Second Precinct, had been received considerable discussion ensued on a petition of Mrs. Mary Post and twenty-five others, asking that the bouses on Franklin avenue, used for immoral purposes by removed, so that they would be able to rent their houses and to pay the city taxes on the same.

It was finally referred to a special Wantland, committee consisting of Heiss, Hardy Horn, and Beardsley.

STORAGE BASINS.

The recorder read the following, which was referred for investigation:

Gentlemen: - Your special committee appointed to report upon the means by which a substitute can be provided for the water now supplied through the Jordan and Salt Lake City canal for irrigating north of Ninth South Street, beg leave to report, that in our opinion this substitute can be provided through the construction of storage basins, or the completion of those already begun at the head of the Thirteenth s'reet pipe line in City Creek Canyon and at the intersection of First South and the intersection of First South and Thirteenth East streets. These with the smaller one already in use would hold the entire excess of flow over that required for culinary uses from City Creek, Emigration and Parley's canyon and would if drawn through the hydrants located nearest the point of distribution, be sufficient to irrigate the Territory now supplied with water for this purpose from the canal. Respectfully,

A. F. Doremus, City Engineer.

J. M. HARVEY, Watermaster.

W. H. RYAN, Supt. Water Works.

ANOTHER GAS COMPANY.
The Indiana Natural Gas Pipe Line company asked for a franchise to allow them to lay pipes within the city, promising to have gas within the city within twelve months.

Lawson moved that the petition be not granted. The company came here without a pipe or a foot of gas. A franchise had been granted to a company that had flowing today 25,000,000 feet of gas. It was simply a scheme to embarrass the present company. When the petitioners could show that they bad gas in commercial quantities, then he would be willing would be willing that a franchise should be given them, out not until that time.

Simondi did not like to hear Lawson make such statements, unless he knew they were true. Personally, however, he did not favor the granting of the franchise until there was gas in

sight.

Heisesaid the petitioners had informed him that they had 5000 acres of land near the the point of the moun-tain, and would go to work if the council would encourage them a little.

Wantland gave the history of natur-He was not in gas in this city. favor of granting any franchise until He did not gas had been discovered. propose to put a chib into the ham s of the petitioners to embarrass the man who were now doing good work and had already spent here large sums of money. Now that we are just about at the point where we are going to get something, we should not do anything to prevent it.

The petition was laid on the table.

A SUB CONTRACTOR QUESTION. The city attorney reported on the