

Success of Long and Bitter Fight For a Larger Water Supply.

An abundant water supply for Salt Lake City to meet the demands of the increased population for years to come has been the all-important idea and effort of Mayor Richard P. Morris and a majority of the city council during the entire administration covering the past two years. It was one of the promises made by Mayor Morris when he became chief executive, and every possible exertion has been made to keep that promise.

The water proposition, which has been started and is now under way, and which will be completed by July, 1936, whereby the city will secure one-half of the waters of Big Cottonwood creek, amounting to at least 10,000,000 gallons daily during its lowest period at a cost of less than \$500,000, may be pointed to with pride as the biggest individual acquisition ever secured for the city.

Not only will the city secure the water mentioned from Big Cottonwood

1934 Mayor Morris recommended to the city council that a special water committee be appointed to assist him and the city engineer and city attorney in devising some plan which would meet with the approval of the citizens and at the same time call for no great expenditure of money.

The recommendation was concurred in and President F. J. Hewitt and Councilmen F. S. Fernstrom, Ruess S. Wells, A. J. Davis and George D. Dean were appointed on the committee. The committee at once got down to work and secured the assistance of Judge F. S. Richards as special counsel and A. P. Doremus as consulting engineer.

Plan of Exchange.

It was evident to all the members of the committee that the best and surest plan for an increased supply was to secure the waters of Big and Little Cottonwood and Mill creeks. How to secure these rights without purchasing them, which would have been beyond the financial abilities of the city, was the question which was considered carefully for several months. It was finally decided

mitted a statement of the entire plan which was prepared by it in conjunction with a committee of prominent citizens appointed by the Commercial club. It was asked that the statement be spread upon the minutes of the council and printed in pamphlet form for distribution among the taxpayers of the city. This of course met with the same bitter opposition in the council as had all the previous matters submitted by the special water committee. The recommendation of the joint committee was concurred in, however, and the money appropriated for printing the statement.

Bond Issue Authorized.

At the election held on Jan. 3, 1935, the water bonds were authorized by a vote of 1,257 for the bonds and 1,047 against them, and the sewer bonds were authorized by a vote of 1,258 for and 880 against them.

On Jan. 19, 1935, President Hewitt introduced a resolution authorizing the recorder to advertise for bids for the purchase of the bonds. This also met with the usual opposition and was laid over for one week and finally adopted

of the councilmen be enjoined from voting for the franchise upon the ground that they would benefit by the profits derived from the franchise by the company. This injunction was filed in the afternoon and only a few hours before the council meeting on Aug. 3 at which the franchise was to be brought up. A special hearing was held on this matter but there was no temporary injunction issued, the deed was delivered and recorded and is now in full operation and the suit will probably be dismissed.

Another Injunction Sued.

Before the deed was made and delivered to the city, however, another injunction suit was filed in the district court to enjoin the company from operating under the franchise granted and also to enjoin the city from accepting the deed. No final hearing has been held on this matter but there was no temporary injunction issued, the deed was delivered and recorded and is now in full operation and the suit will probably be dismissed.

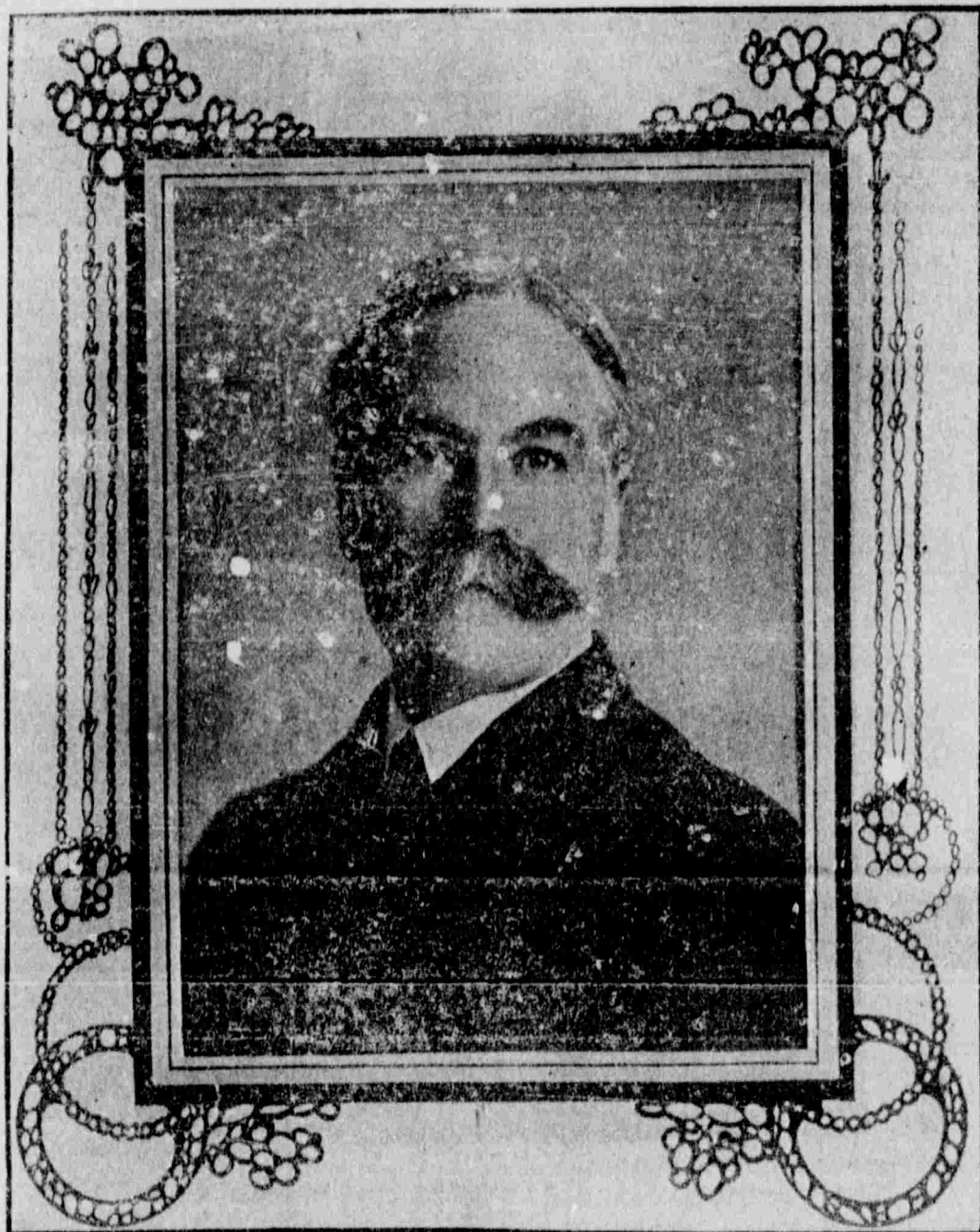
Work Under Way.

The contracts for the construction of the Big Cottonwood conduit, for the sewer extensions have been let and active work on the same is now going on. Options have also been secured on half of the Big Cottonwood watershed. In addition to the exchange of waters the city pays the farmers a bonus of \$10 per acre for the land actually under cultivation by them.

In this manner the water is secured at a very nominal cost and it could not have been secured at all otherwise for the reason that the cost would have been too great. It being estimated that the water rights of the farmers would have cost at least \$10,000,000.

Will be Finished July 15.

Since the contracts for the construction work have been let everything has progressed very smoothly and the completion of the work by July of next year is secured. Up to Dec. 15 at least 45 per cent of the excavating for the big conduit had been completed and more than a mile of concrete had been laid. Five out of the seven earth tunnels to be run in the conduit have been completed and the other two will be done in about a week. The rock tunnel is about half way through. During the cold weather the concrete work will progress very slowly but all of the tunnels and excavating will be completed this winter ready for very rapid work on concrete next spring. It is assured therefore that in July, 1936, the citizens of this city will be supplied with Big Cottonwood water and an ample water supply for a city of 200,000 inhabitants will be a fact.



MAYOR RICHARD P. MORRIS.
Father of Salt Lake's New Water and Sewer Systems Now Under Construction.

that an exchange of irrigating water from the city's canal with the farmers who secured their supply of water from the streams mentioned, was the only feasible plan, and the committee then proceeded to secure options from as many of the farmers as possible, and it succeeded in this tying up one-half of the flow of Big Cottonwood and a part of Mill creek and Little Cottonwood.

Bond Issue Fought.

The question of securing sufficient money with which to carry the plan into execution was no small matter, and it was determined to ask the citizens of the city to vote on a bond issue of \$2,000,000, of which amount \$500,000 was to be used in the water scheme and \$1,500,000 for providing a sewerage system for the southern part of the city. Accordingly the committee reported to the council on Nov. 17, 1934, recommending that a special bond election be held on Dec. 20. The report, which also contained a lengthy account of the work of the committee and of the plan proposed for the intended water and sewer improvements, was opposed most bitterly by some of the councilmen, and every possible attempt was made to defeat it. The fight resulted in the report being laid over until Nov. 27, upon which date it was adopted after the date of the election had been changed to Jan. 3, 1935. The ordinance providing for the special election was passed on the same night after considerable opposition by the members who fought the report of the committee.

Statements Submitted.

On Dec. 12, 1934, the committee sub-

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The Travelers Insurance Company

EXAMINED

State of Connecticut,
Office of the
Insurance Commissioner.
Hartford, October 5, 1935.
Mr. S. C. Dunham, President,
The Travelers Insurance Co., Hartford.
Dear Sir:—

The regular quadrennial examination of your Company, which was commenced April 4, 1935, having been completed I take this opportunity to say that the condition of your Company as shown by the examiner's report, a copy of which I have forwarded to you, must be exceedingly satisfactory to you and your policyholders, as it certainly is to me. The report shows the market value of the assets as of December 31, 1934, to be \$30,124,111 more than was claimed in your annual statement, and the liabilities \$618,757.93 less, making a net increase in your surplus of \$29,505,353.07.

You are at liberty to publish the report of such portions of it as you may deem advisable.

Respectfully yours,
(Signed) THEODORE D. DUNHAM, Commissioner.

Extract from State Actuary's report to the Commissioner.

The total surplus of the Company as the result of this examination is shown to be \$3,314,155.84, or \$378,912.04 more than was claimed in the statement filed with this department. This increase is due to the values placed on the real estate and bonds and stocks by this examination, and the exclusion of the additional reserve which the company voluntarily carries in the liability department.

It was, of course, impossible to examine into every detail of such a large Company's operations for four years, but the investigation was carried deep enough in each department to develop the fact that the Company is dealing fairly with its policyholders and complying with all the requirements of the law.

(Respectfully submitted,
September 13, 1935. (Signed) CHARLES HUGHES.

JOHN JAMES, Dist. Agent,

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