

## Receipts—

Liquor license.....	\$ 7,530 00
Sewerage.....	2,499 50
City taxes, 1892.....	2,219 98
Merchants' license.....	2,146 03
Merchants' license.....	2,059 80
Watermain extension tax.....	2,005 63
Sewer tax.....	1,617 42
Fines.....	1,518 60
Sprinkling tax.....	728 55
Paving district No. 1.....	378 55
Dog tax.....	275 00
Sidewalk tax.....	256 96
Tax sales.....	253 22
Water rates.....	232 12
Waterworks.....	177 90
Cemetery.....	135 00
Rent.....	160 00
Interest.....	41 64
Curbing and guttering.....	28 80

Total.....\$24,327 18

## Disbursements—

Waterworks.....	\$17,529 58
Street department.....	5,880 85
Sewerage.....	5,558 82
Police department.....	4,691 80
Salary.....	4,591 62
Street lighting.....	3,034 55
Fire department.....	3,026 18
Engineering department.....	1,506 75
Health department.....	1,545 93
General expense.....	1,340 80
North Temple street aqueduct.....	1,339 81
Watermaster.....	1,123 24
City and county building.....	1,017 15
Sidewalks.....	929 84
Printing and advertising.....	745 61
Prison expense.....	692 55
Crematory.....	624 68
Crosswalks.....	619 44
Assessor and collector's office expense.....	806 10
Coal inspectors.....	280 50
Mayor's contingent fund.....	269 50
Liberty Park.....	231 00
Cemetery.....	218 25
Claims and damages.....	200 00
Dog tax.....	172 50
Gas.....	157 00
Special tax expense.....	125 00
Parley Creek canal.....	100 00
Furniture and fixtures.....	96 00
Hospital.....	59 93
Recorder's office.....	50 28
Rent.....	30 00
Assessor and collector, water rate office.....	34 39
Estray pound.....	19 50
Treasurer's office.....	9 00
Legal expense.....	5 00

Total.....\$58,068 75

## SUMMARY.

Balance in the treasury Jan. 1st.....	\$312,764 18
Additional receipts.....	24,327 18

Total.....	\$337,091 36
Deduct disbursements.....	\$ 18,083 75
Balance in treasury Jan. 31st.....	279,027 61

I hereby certify that the above statement is correct. A. W. RAYBOULD,  
City Auditor.

## Committee on finance.

## SANITARY PRECAUTION.

Wantland offered the following:

Whereas, It is of vital importance to the people of the Pacific Coast and intermountain regions that vigorous quarantine and sanitary measures shall be established and enforced during 1893.

Resolved, That Salt Lake City hereby invites the municipal authorities of the cities having a population of 10,000 or more on the Pacific Coast and intermountain region, to join this city in a convention to be composed of the health officers of said cities, to be held in Salt Lake City during the month of April or May.

Resolved, That the Chamber of Commerce and Business Men's Association are hereby requested to appoint a special committee to act with the mayor or president of the Council, sanitary committee, health commissioner and board of health, as a general committee of arrangements, to have full power to issue invitations and arrange the details for the convention.

Wantland said in support of the resolution that the adoption of it would advertise the city greatly.

Moran replied that he was opposed to making an advertising bureau of the City Council.

Rich said he was in favor of doing whatever he could to bring people here and advance the city from a sanitary or any other standpoint.

The chair stated that while on what had recently been termed the "junking tour" he had given a great deal of attention to sanitary matters. In regard to sanitary rules and quarantine regulations the cities were generally in a deplorable condition. San Francisco, of course, was "better off" in this respect than any other. It would be a very good idea to take steps to prevent, or rather to prepare to meet the cholera scourge in case its ravages should reach here next summer. Adopted unanimously.

## COAL SCALES.

A report of the committee on markets on the erection of various coal scales, as published in these columns nearly a month ago was, on motion of Hardy, laid on the table until Tuesday night next.

## MAJORITY AND MINORITY REPORTS.

Lawson, Horn and Heies reported favorably on the bill for \$13.85 of P. A. Madsen, for preparing annual report of sewer department.

Hardy filed a minority report saying if such a method should be pursued it would be endless. Laid on the table until Tuesday night next.

## AGAINST WONDERLAND.

A communication was received from the city attorney in relation to the petition of the Wonderland Amusement company asking that they be allowed to give entertainments on Sunday. He was under the impression that it would be a misdemeanor under the statutes to keep open as suggested in the petition and the council could not grant to any person the right to violate a criminal statute. The revised ordinances also prohibited the keeping of such places open on Sunday, and the attorney thought if the request of the company was granted the ordinance would first have to be repealed. Filed for future reference.

## THE CURFEW LAW.

The city attorney submitted an ordinance making it unlawful for children under — years of age from being on the streets or public places of the city at unreasonable hours without proper permission. It provides that it shall be unlawful between the hours of 9 o'clock in the evening and 5 o'clock in the morning for any child under — years of age to be upon any of the streets of the public places of this city, unless in the care of some adult relative or authorized custodian, or when provided with a written permit from the parents, guardian, or other person having such child, or from the chief of police; which permit shall be exhibited to any police officer of said city who may, between the hours herein prescribed, demand the same.

The measure also provides that it shall be the duty of the city marshal or said city, or some one authorized by him, to ring the bell at the city hall at the hour of 9 p.m. nightly. Any child under the — years of age violating the provisions of the ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be liable to a fine for the first offense in the sum of \$1 or imprisonment for one

day, or to both such fine and imprisonment. Laid on the table to come up later.

## APPROPRIATIONS.

The following appropriations were made:

Utah Paint & Oil company.....	\$ 1 35
People's Forwarding company.....	16 17
People's Forwarding company.....	13 10
Kelly & Co.....	2 75
Mason & Co.....	6 03
G. M. Scott & Co.....	1 98
H. L. Myers.....	15 00
J. Regan.....	15 00
Eagle F. & M. Co.....	13 00
Pane & Lyne.....	225 00
W. L. Pickard & Co.....	3 85
Wolstenholm & Morris.....	40 25
G. M. Scott & Co.....	245 17
W. O. Pavey & Co.....	6 56
Parker & Depue.....	21 22
B. E. Hartwell.....	4 00
Salt Lake Hardware company.....	29 45
E. O. Coffin Hardware company.....	13 70
Morrison, Merrill & Co.....	164 94
G. A. Lowe.....	15 75
Mason & Co.....	486 67

Total.....\$1,142 49

The Council then adjourned.

## THE BOARD OF EDUCATION.

At the meeting of the Board of Education last night—Colonel Nelson presiding—James R. Hall and wife, W. H. S. Skellhorn, John Pollard and Thomas Jones applied for positions as janitors. Referred to the committee on furniture and supplies.

The Utah Stove and Hardware Company informed the board that they claimed a lien on the Hamilton school building in the sum of \$940. Referred to the committee on sites and buildings.

H. T. Duke, treasurer, reported thus for January:

Balance January 1st.....	\$202,761 63
Received from F. J. Leonard, city tax.....	1,097 55
Received from D. R. Allen, Territorial apportionment.....	17,989 45
Received from D. R. Allen, county tax.....	30,000 00
Rebate on freight.....	22 21
Rebate on fines, etc.....	3 50

Total.....\$251,874 34

Paid warrants.....52,592 02

Balance on hand February 1st.....\$199,282 32

Referred to the committee on finance.

The committee on sites and buildings reported that they had placed insurance on the new school buildings as follow:

	Newly Placed.	Total Insurance.
Hamilton.....	\$ 5,000	\$12,000
Washington.....	15,000	15,000
Fourteenth school.....	2,500	12,500
Jackson.....	10,000	10,000
Lowell.....	11,000	21,000
Franklin.....	5,000	10,000
	\$40,500	\$80,500

The total insurance on new buildings, including Fourteenth school is \$80,500.

The report was filed.

The committee on sites and buildings reported that the adjustment and all claims against the Bryant school building incurred by the contractor, W. H. Jay, had been referred to the attorney of the board, who had advised "that no payments be made to any of the parties where there are conflicting claims as to the rights to money until such conflicts are adjusted." They recommended that no steps be taken until the rights of the respective parties be adjudicated among themselves.

Mr. Baldwin moved that the board's