suit against Salt Lake City in Ogden for \$55,000, alleged to he due as damflowing of a spring by the sluking of artesian wells by the city several years ago. A dopted.

# THE ALLRED DAMAGE CASE.

The city engineer reported that he had received a communication from City Attorney Hoge requesting him to furnish certain information to he used as evidence in the case of Mr. Allred against the city. To comply with the demands of the communication would require the sending of three men besides himself, to Lebi, for a couple of days. Insenfuch as this was a special work involving additional expense he asked for instructions in the matter. Adopted.

# APPROPRIATIONS.

The following appropriations were made:

W. O. Pavey.	8	1 64
Burton Gardner Co F. Platt & Co W. C. Pavey.	. 3	1 1
F. Platt & Co	. 1	7 23
G. A. LOWP	. 26	
D. T. O'Mahoney P. Neider. W. L. Piekard.	. 41	
P. Neider	. 1	5 50
W. L. Piekard	. 1	7 40
Utah B. & S. Co	• • • •	- 40
Slerra Nevada Lumber Uo	$+ \frac{12}{26}$	
W. L. Pickard. Utah B. & S. Co. Slerra Nevada Lumber Do E. O. Cofiln Hardware Co	31	
Q. M. Scott & Co.	107	
G. M. Scott & Co Salt Lake P. L. & H. Co		
J. Kenbisen	1	
G. F Culmer & Bros. Rio Grande Western Railway	. 8	
Rio Grande Western Railway	. 81	
Heisch & Ellerbeek	. 2	25
Moritz & Gieenwood	1 5	1 50 2 00
A. G. Paddoek	1	50
A. G. Paddoek. Michigan Brass & Iron Works	2023	i QŬ
MeCoy & Kendall. Pleasant Valley Coal Co	6	00
Picasant valley Coal Co	. 12	25
Spencer & Lynch	$-72 \\ -15$	59 30
A. C. Smith & Co	· """	90 90
Cunnington & Co	. 8	
G. S. Bell. Remington & Johnson. A. W. Caine & Co.		
Remington & Johnson	21	
A. W. Caine & Co		80
J. W. Farrell & Co	a	80
	8	
Herald Publishing Co	5	25
Times Publishing Co	137	
T. O. Armstrong. A. W. Caine & t'o. A. W. Caine & Co.	15	1-0
A. W. Caine & Co	. 17	30
A. W. Caine & Co	. 19	
FO McGarein	25	00
A. W. Caine & Co	5	50
W. O. Pavey & Co	53	
W. C. Pavey & Co	1	70
W. C. P. vey & Co	. 9	
Tribune Job Printing Co	10	
Horald Publishing Co	37	-\$0 -80
Grover Printing Co.	- 07	
Grover Printing Co. A. W. Caire	- 18	75
Utah Paint & Oil Co	8	
Utah Paint & Oil Co	1	25
O. H. Pareons	5	60
Roberts & Neiden	14	10
Salt Lyka Hurdreara Co	1	50 19
Utsh Paint & Oil Do.	i	05
R. Alff.	1.1	10
Cohn Bros	18	00
Earl Furniture Co	- 4	50
Heiseh & Ellerbeck Inter-Monntain Elictric Co	1	50
Lace House	. 9	20 80
Moritz & Greenwood	1	70
Morilz & Greenwood P. W. Madsen	25	00
Wount & Griffin W. L. Pickard Rio Giande Western Railway	11	00
W. L. Pickard	6	60
Rio Giande Western Railway	2	90
W, C. Pavev & COmmenter and and	13	23
	24 25	43
Salt Lake P. L. and H. Co	32	10
Wiscomb & Co	11	00
Freed Furniture Co	21	00
Richard Morrison	- 4	80
Cohn Bros	47	35
A. W. Laine & Co Eagle Foundry and Machine Co	- 23	30 00
Beardsley, Connell & O. fin	79	58
James Austin	- 9	50
Rilvar Brod	848	92
Mountain Stone Co		20
William Harking	674	78

Sam. Galleazzi	243	60
Wasatch Drug Co	5	
George A. Lowe	5	
P. V. Coal Co	15	
Utah & Montana Machine Co	8	15
W. L. Pickard	š	50
Cummington & Co	17	25
Sterra Nevada Lumber Co	90	72
Sierra Nevada Lumber Co	105	63
Sierra Nevada Lumber Co	104	02
Spear Bros	10	60
Spear Bros Cummington & Co	25	80
WEADE BEGS	6	00
G. M. Scott & Co	21	21
Coffin Hardware Co	777	80
T. O. Armstrong.	1.0	87
Grant Bros.	10	
Grant Bros. Sierra Nevada Lumber Co	175	42
Tullidge & Co	247	00
G. M. Scott & Co	138	89
Mason & Co	62	60
W. Simpkins	208	25
George A. Lowe		60
W. J. Tuddenham	27	00
H. Dinwoodey		59
Carrigan Bros	2	50
A. W. Caine & Co	5	15
A, C. Smith & Co	- 39	75
S. L. P. L. & H. Co	6.	.00
Telephone Co	3	50
F Platt.	3	08
Remington, Johneon & Co	2	00
Telephone Co	3	40

On motion of Moran an anjourt ment was taken until Friday night at 7:30.

The City Council held an adjourned session Friday evening, May 6tb, Mayor Baskin in the chair. The mem-bers in attendance were: Rich, Fol-land, Horn, Bell, Loofbourow, Law-son, Evans, Beardsley, Heiss, Want-land, Ewine, Simondi, Moran, Hardy. Absent—Karrick.

After the minutes of the previous meeting had been read, amended and approved the following communications were read:

MORE POLICEMEN.

R. N. Baskin Mayor:

Dear Sir—I respectfully recommend the following named persons to positions on the police force: Walter Sherman as mounted policeman, and M. J. Suilivan as patrolman, and submit the same for your consideration: Yours respectfully, E. M. JANNEY, Chief of Police.

MAYORS OFFICE, May 6, 1892. I hereby appoint Walter Sherman as mounted policeman, and M. J. Sullivan as patrolman, and submit these appoint-ments to the Council for confirmation. R. N. BASKIN, Mayor.

On motion of Beardeley the appointments were confirmed.

### THUSE BONDS AGAIN.

The following communication from E, H. Rollins and Sons of Denver was read and an ordinance passed under a suspension of the rules covering the same:

## George F. Penhal, Salt Lake:

Dear Sir—We hand you horewith an ordinance prepared by Judge Parks and which authorizes the signing of the cou-pons on the bonds to be issued by Salt Lake City. The legal papers which have been furnished usshow no authority what we for signing the course but the order whatever for signing the coupons by the treasurer alone. treasurer alone. The proceeding already would contemplate the signing of the same coupon by the same officers who signe t the bonds, and therefore, to avoid any quesiton in the future we consider it important that this ordinance with ref-erence to these bonds should be passed by the City Council at once. The ordinance further provides that the bonds which were issued a four darge are

please furnish us a copy of the ordinance with proof of publication, and also a copy of the report of the Mayor, freasurer and cly clerk to this City Council, that the old bonds have been cancelled and destroyed as provided in this ordinance.

TO REMOVE THOSE POLES. Councilman Evans introduced the following resolution:

Resolved, That the street supervisor be Resolven, That the scheet supervisor be instructed to remove all useless telegraph poles and other obstructions now stand-ing on s reet and sidewalk between Fifth and Sixth West on Second South, and that said street on north side of tracks be put in good condition at once.

Committee on streets.

## TRIM YOUR SHADE TREES.

The following resolution by Councilman Follard was adopted:

That the ordinance in relation to the trimming of sidewalk shade trees be en-forced by the proper officor.

# BACHELORS NOT IN IT.

Evans, Beardsley and Ewing submitted the following:

Whereas, A large number of men, real-dents of this city, having families to sup-port, are now unemployed; and Whereas, This class of inhabitan's have to contribute largely to the support of the municipal government in addition to their other chilomines; he it

other obligations; be it Resolved, That it is the sense of the Council that married men, residents of apply for work, and that heads of depart-ments employing labor be instructed accordingly.

Committee on ways and meaus.

"A REAL ESTATE SCHEME."

Bell submitted the following:

Resolved, That the city attorney be in-structed to investigate and report how much, if any, of the city's yacant lands, said to contain about 700 acres, being part of the lands received from Congress under the townsite act, lying in the north-ern part of the city, has been legally dc-dicated for park purposes, and the date dicated for park purposes, and of the dedication, according to ( od the law prescribes. according to the meth-

Moran-Who introduced that resolution?

Bell (committingly) - Fred Trim. mer.

Moran--Who is Fred Trimmer and what right has he got to introduce any. such measure?

Bell (recovering bls equanamity)-Oh, he simply gave it to me to introduce.

Moran-I see, I see, Mr. Bell.

The Mayor-A member can introduce a resolution in that manner. It seems all right,

Rich-It looks to me like a real estate scheme.

Mesers. Folland and Hardy took the same view and the latter moved that it be tabled indefinitely. Carried.

SPRINKLING PROBLEM.

This was referred to the committee on sprinkling and municipal laws:

Be it hereby ordained by the Mayor and City Council of Salt Lake City:

That a new sprinkling district be and any quesiton in the future we consider it important that this ordinance with ref-erence to these bonds should be passed by the City Council at once. The ordinance further provides that the bonds which were issued a few days ago and which bore the signature of J. B. Walden on the coupons shall be cancolled and destroyed, and report of the same shall be made to the City Council. After this ordinance is passed and bo-comes a 'aw by publication you will