

WILL NOW VOTE ON WATER BONDS.

Taxpayers of Salt Lake Will on Jan. 3 Have a Voice in Matter.

CITY COUNCIL STOOD 12 TO 2.

Report of Special Committee Recommending \$1,000,000 Issue Approved By Aldermen Last Night.

The taxpayers of Salt Lake City will, upon Jan. 3, 1905, have an opportunity of voting upon the issuance of bonds in the sum of \$1,000,000 for the purpose of permanently increasing the city's water supply and for the construction of a sewer system in the southern and western parts of the city. The city council last night by the overwhelming majority of 12 to 2 adopted the report of the special water committee recommending the bond issue. At the beginning of the arguments on the proposition, five councilmen opposed the scheme and voted to refer the matter to a board of engineers for investigation. Those who first opposed it were Black, A. J. Davis, Martin, Hobday and Wood. Martin was the first to turn and vote with the majority, and then Hobday and Wood came into line. When the final vote was taken on the adoption of the report, Black and A. J. Davis were the only ones who voted against it. Those who voted for the report are Barnes, E. H. Davis, Dean, Fernstrom, Hartenstein, Hobday, Martin, Preece, Tuddenham, Wells, Wood and President Hewlett. The vote was 12 to 2.

SOME WARM ARGUMENT.

In several instances over the matter rather heated arguments were made, but it all ended peacefully. Wood introduced an amendment to the report providing for the purchase of the lakes and reservoir sites in Little Cottonwood and Big Cottonwood canyons. He made a hard fight for his amendment, but it was lost, and he then fell into line and supported the report. After the motion to refer had been lost, Hobday and Wood voted in favor of the report. After its adoption an ordinance, calling for the special election for Jan. 3, 1905, and a resolution, authorizing the councilmen in each precinct to arrange for at least four polling places in their respective precincts, and to secure registrars and judges of election, and all election supplies, were passed by a unanimous vote. Black and A. J. Davis, having left the council chamber before the vote was taken on the ordinance and resolution, a resolution was also adopted, authorizing the special water committee to select a committee of five business men to assist in preparing an address to the people of the city fully explaining the proposition in a clear, concise manner, so that there will be no possible misunderstanding of what they are voting on.

ELECTION DATE CHANGED.

The first amendment offered to the report when the matter was brought up last night was one by Fernstrom, which changed the date of the election from the 28th of Jan. to Jan. 3, 1905. The amendment was adopted without opposition. Wood then secured the floor and introduced his amendment, which provided for cutting out of the report the purchase of the Spring Creek water for \$125,000; the construction of a pumping plant at a cost of \$30,000; a power plant in Parley's at a cost of \$40,000; and the miscellaneous item of \$10,000 for the purchase of other water rights and incidental expenses. The amendment also provided for the purchase of the lakes and reservoir sites in Big and Little Cottonwood, as well as the Thomas and Cole, for \$35,000; construction of a conduit to Little Cottonwood at a cost of \$100,000; and the construction of the necessary dams for \$40,000.

WOOD'S AMENDMENT.

In speaking of his amendment, Mr. Wood said: "We are united on two propositions, first, we all want water, and second, we all want Big Cottonwood creek; so that what I may say is not in opposition to securing water, nor to the consummation of the exchange for Big Cottonwood creek. I am opposed to the other parts of the report for these reasons, I do not think we should pump water until it is found that we cannot get enough water by gravity. The first cost proposed by this Spring creek proposition is \$135,000 for the right. Eighty thousand dollars for pumping plant and pipe line. Forty thousand dollars for power station, making a total of \$255,000. Then we are confronted with a proposition of an annual expense of \$6,500 for pumping, and then the water can only be delivered to a very small portion of the lower part of the city. But two other serious objections appear to me. After months of work the committee had evidently prepared a report; but at the last minute, too late to write in a supplemental report, they bring us a report, evidently, that the title is not good and the purity is questioned. We are to offer a solution of this question to the people. Is it a report? And then say, as proposed, if the title is not good or the purity is questioned, we will then do something else. Our duty is to propose that solution now. That solution is offered in the amendment proposed. The part that is taken out of the report takes from the estimate \$125,000 purchase price; \$40,000 for the pump; \$40,000 for the power station; \$35,000 for buying other water rights; making a total saving of \$140,000; and of course to not secure the 14,000,000 gallons daily flow from Spring creek. And, as proposed in the amendment, to show what the committee proposes to do, run the conduit to Little Cottonwood—three miles, at a cost of \$100,000, purchase the lakes and reservoir sites of both Big and Little Cottonwood."

IS YOUR COAT DUSTY?

You Probably Have the White Scab of Dandruff on It. If your coat or shoulders have a white coat upon it, the chances are that it is from dandruff. The only way to permanently cure dandruff is to remove the cause, which is a germ. Newbro's table should have such a hair-dressing that contains also the destroyer of the germ. It kills the germ, keeps the scalp clean and healthy, and keeps the hair soft and shining. It is the "Just for Her" hairdressing. Sold by leading druggists. Send for it in stamps for sample. The Herpicide Co., Detroit, Mich. Z. C. M. I. Drug Co., Special Agents, 12

IT WILL KEEP

It is not always necessary to use a whole bottle of Scott's Emulsion. What is left will keep. We have seen a bottle of our Emulsion three years old that is still good. What other preparation of cod liver oil will keep sweet and permanent for half that length of time? Scott's Emulsion is always reliable because it's always absolutely pure.

We'll send you a sample free. Scott & Bowne, 409 Pearl St., New York.

wood for \$25,000, build the dams, \$40,000, making a total of \$185,000, or enough less than the committee's recommendation to build the proposed sewer of \$150,000, and \$25,000 for incidental expenses, and thus securing 15,000,000 gallons daily flow for the months of July, August, September and 10 days of October, and the conduit extended now so that we can exchange for that water there.

RESERVOIR PLAN.

"The plan then would be, as amended, to build at once the 45-acre reservoir at the mouth of Little Cottonwood canyon and make that the head of the conduit; taking in Big Cottonwood and Mill Creek. This plan is not new. The matter has been considered by the Commercial club of this city and I read from their report: 'Section b—We recommend the sum of \$275,000 be expended in building a conduit from Big Cottonwood creek to Salt Lake City for the purpose of conveying into the city such water as may be secured by purchase, exchange or otherwise. Section c—We recommend that the sum of \$30,000 be expended for the purpose of acquiring and improving reservoir sites in Big and Little Cottonwood canyons.'"

Wood proposes that if you find that the title to Spring creek is not good or the water not pure you will then procure other water by exchange. I ask now one of the questions the committee has asked me to answer. When will you get it, unless you go to Little Cottonwood for it? You have tried for months and have only secured about 50 per cent of Big Cottonwood water. There are parts of this trade that you have made with Big Cottonwood farmers that I don't like, yet it may be the best that can be done. The exchange is not a new thing. It has been at all times to guarantee to deliver so much water to the farmers and if from any reason we fail they can and are allowed to take the Cottonwood water from us and sell it. Although we have paid them the \$33,000 bonus. Then the conduit would be empty. In the plan proposed in the amendment we would have a lake 45 acres in extent and the greater part of it 60 feet deep, holding 60,000,000 gallons of water, directly connected with the conduit. Enough water for this city for one month, and nearly 1,000,000,000 gallons in the lakes and reservoirs at the head of the canyon, around about Brighton and Alta, to turn loose and run at once into the conduit. So that it appears to me at this time that before we submit this matter to the voters of this city we should consider the pumping proposition and the annual expense to maintain it and see if we cannot secure other waters equally as good and at much less expense."

A. J. DAVIS' AMENDMENT.

A. J. Davis then introduced an amendment providing for the entire matter to be referred to a board of three engineers for investigation and to report back to the committee. He said that he was opposed to the Spring creek proposition and that if it was necessary to pump water the city could put in pumps at the Liberty Park wells at a much less expense. He opposed the item in the report of \$50,000 for miscellaneous expenses for the reason that it was not stated what the money would be expended for. He said that he had been informed by the city engineer that \$25,000 would be paid for the power rights of the Granite paper mills. The mill had been destroyed for 20 years, he said, and he did not think it had any water rights at all. He did not favor the exchange of waters, but thought the city should acquire some title to the water it intends to secure. Under the committee report he said the city would not acquire title to one gallon of water.

FERNSTROM OPPOSED.

Fernstrom strongly opposed the amendment to the amendment and said that if it were adopted it would simply mean that this council would go out of existence without having done one thing to increase the water supply of the city as it would take such a board another year to go over the entire ground again. He could see no use of such a board being appointed as the committee had had the services of two of the best engineers in the state and further than that he said there was not an engineer in the state who will not agree that the Big Cottonwood water is the only water for Salt Lake. Mr. A. J. Davis, he said, is on record on the minutes of the council as having voted against every proposition for increasing the city's water supply since he has been in the council. He offered to produce the minutes to substantiate his statements on that matter. He argued that the proposition had been thoroughly investigated by the committee and one of the best water experts in the state, Mr. Doremus, and it was decided that the scheme was all right. He, too, was opposed to the Spring creek purchase for the reason that the city could not get a good title to the water, and the purity of the water could not be maintained. But, he said, the report of the committee does not bind the city to purchase that water at all.

President Hewlett stated that he had talked with a number of business men of the city and they favored the proposition. He said that the Little Cottonwood proposition had been submitted to the committee, but that the owners of the lakes wanted \$5,000 for an option, and the committee was unable to pay it. Mr. A. J. Davis, he said, is on record on the minutes of the council as having voted against every proposition for increasing the city's water supply since he has been in the council. He argued that the proposition had been thoroughly investigated by the committee and one of the best water experts in the state, Mr. Doremus, and it was decided that the scheme was all right. He, too, was opposed to the Spring creek purchase for the reason that the city could not get a good title to the water, and the purity of the water could not be maintained. But, he said, the report of the committee does not bind the city to purchase that water at all.

WELLS' STRONG ARGUMENT.

Wells also made a strong argument against the Davis amendment. If the matter were referred, he said, it would simply mean that the city would go out of existence without having done one thing to increase the water supply of the city as it would take such a board another year to go over the entire ground again. He could see no use of such a board being appointed as the committee had had the services of two of the best engineers in the state and further than that he said there was not an engineer in the state who will not agree that the Big Cottonwood water is the only water for Salt Lake. Mr. A. J. Davis, he said, is on record on the minutes of the council as having voted against every proposition for increasing the city's water supply since he has been in the council. He argued that the proposition had been thoroughly investigated by the committee and one of the best water experts in the state, Mr. Doremus, and it was decided that the scheme was all right. He, too, was opposed to the Spring creek purchase for the reason that the city could not get a good title to the water, and the purity of the water could not be maintained. But, he said, the report of the committee does not bind the city to purchase that water at all.

MENT TO REFER AND IN FAVOR OF THE COMMITTEE REPORT.

Hartenstein stated that he favored the report and opposed both amendments. His vote by itself would be a vote of confidence for the committee which had worked so zealously in securing the increased water supply so badly needed.

Hobday favored the amendment to refer as he thought the matter should be investigated by expert engineers. Tuddenham did not think it necessary to refer for the reason that two engineers had already passed judgment on the matter and approved it. The business men, he said, favored securing Cottonwood water. In regard to the city not getting title to any of the water, he said that, such was the case but that it would be secured by exchange and then the farmers would not be deprived of water and their farms would not be turned into deserts.

Black made a talk in favor of referring the proposition and attempted to point out defects in the contract of exchange to be entered into. He held that the city wanted an incontestable title to the water and did not want to spend all the money in purchasing law suits. What the people want, he said, is something they own and not something which can be taken away from them at any time upon any kind of accident.

Martin was opposed to rushing the matter through, as he wanted more information concerning the scheme. He did not think that referring it to a board of engineers would kill the proposition.

DELAYS DANGEROUS.

E. H. Davis argued that delays are dangerous, and he favored passing the matter up to the people and let them say whether they want to increase the water supply.

Preece heartily favored the report and opposed the amendments, and said that he was willing to face the people of the city on that issue.

VOTE TAKEN.

A vote was then taken on the A. J. Davis amendment, and it was lost by a vote of 3 to 11. Black, Hobday and Wood voting in the affirmative.

After some more arguments, a vote was taken on the Wood amendment, and it was lost by a vote of 3 to 11. Black, Hobday and Wood voting in the affirmative. Wood then made another amendment, requiring the report to state specifically what every dollar of the money was to be spent for. He said that the people wanted to know, and should know, what the money was going to be spent for. I, a disgraced and an outcast, he said, that people should be asked to vote bonds when they don't know what the money is to be spent for. This amendment was also lost by a vote of 3 to 11.

A vote was then taken on the final adoption of the report of the committee and it was adopted by a vote of 12 to 2.

The resolutions and ordinances arranging for the election and the address to be issued to the public were then passed.

OPTIONS EXECUTED.

Mayor Morris notified the council that the option for water rights recommended by the council on last Thursday night had been duly executed. It also submitted an option from James C. Hamilton and others for waters in the Hill ditch coming from Big Cottonwood creek for exchange for irrigating water from the city canal. The consideration for the water is \$3,500, and the option runs until July 1, 1905. Upon the suggestion the council ratified the option secured.

HORSE FEED BILL.

Considerable argument was had over a resolution appropriating \$25 per month for feeding the horse used by Health Commissioner C. F. Wilcox. Hobday and E. H. Davis bitterly opposed the resolution and took occasion to roast the doctor because he was not able to attend some urgent city cases. The resolution was adopted, however.

STREET GRADES.

Tuddenham introduced a resolution requesting the city engineer to submit to the council a profile showing the established grades of the streets and sidewalks of the city and to explain how the grades would be before any more sidewalks are laid. This is thought to prevent any of the great changes in sidewalk grades which have caused so much trouble recently. The resolution was adopted.

DANGEROUS CREEK.

A petition was received from President Joseph F. Smith and other property owners, asking that Parley's creek be covered for a distance of 300 feet from the point where it touches Fifth East street, just above Eleventh South street, to where it crosses Fifth East and enters the county. The petitioners stated that several accidents had occurred along the creek, and they believe it to be a dangerous place. The matter was referred to the committee on streets.

PLUM ALLEY GAMBLING.

Dewey, presumably a Chinaman, submitted a communication to the council protesting against Chinese gambling which he says is carried on at the head of Plum alley, and is working a great injury to the people of his nation, and is disturbing the peace of those residents who do not participate in the gambling. The matter was referred to the police committee to investigate the matter.

OTHER MATTERS.

The Postal Telegraph-Cable company, incorporated under the laws of New York, petitioned the council to grant it permission to transfer its franchise, recently granted by the council, to a corporation of the same name incorporated under the laws of Utah. The matter was referred to the committee on municipal laws.

The Utah Liquor company petitioned the council for permission to transfer its liquor license from the fair grounds to its place of business on South Temple street. The matter was referred to the committee on licenses.

A claim for \$10,000 damages for injuries to his property by reason of the change in grade on north East Temple street was presented by D. B. Hemstead and was referred to the committee on streets and claims with the city attorney associated. A similar claim for \$5,000 damages for injuries to property because of the change in grade on the same street was submitted by John G. Felt. It was also submitted to the same committee.

THE CLAIM OF JOHN MEYERHOFER FOR \$5,000 DAMAGES FOR PERSONAL INJURIES RECEIVED ON THE NIGHT OF OCT. 23 BY FALLING FROM HIS WHEEL INTO A DITCH ON THE SIDEWALK NEAR FOURTH SOUTH AND NINTH EAST STREETS, WAS REFERRED TO THE COMMITTEE ON CLAIMS.

The following resolution by E. H. Davis was passed: "That the board of public works be instructed to advertise for bids for the grading of north Ninth street between First North and Second North streets. Fernstrom introduced the following resolution, which was passed: "That sheep and cattle passing through Salt Lake City be required to proceed along the following streets: Commencing on the west at the intersection of Twelfth South street and the county road commonly known as the 'Redwood road,' thence east along Twelfth South street to Nineteenth East street, thence north along Nineteenth East street to the Isolation hospital, thence east, passing on the south side of the Isolation hospital to the mouth of Emigration canyon, through Emigration canyon to Little Mountain, over Little Mountain to the Dell, through the Dell up to and over the summit. Sheep will not be permitted to go or come over what is known as the 'Big Mountain trail,' but must go along the trail as designated by this resolution. The above route is hereby established and declared to be the road for sheep and cattle passing through Salt Lake City. This resolution shall take effect upon approval."

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