

in this city have a distinct recollection of Mr. and Mrs. Potts. The latter is remembered as a woman of fine physique and apparently superior intelligence.

Miles Fawcett was born in Dent, Yorkshire, England, April 12, 1830, and was in his 58th year when murdered. He was a quiet, conservative man, and attended to his own business. Mrs. Potts had acquired an appetite for strong drink, and would go to saloons in person and purchase liquor if unable to procure it any other way.

Mr. English saw the remains removed from the cellar. They were subsequently interred in the cemetery at Carlin.

CITY COUNCIL.

The City Council met in regular session at 8 o'clock Tuesday, June 24th, Mayor Scott presiding.

Jas. W. Eardly asked for a corrected deed for his property. Referred back for an abstract of title, with instructions that it be placed in the hands of the city attorney.

Wm. Pinney and others asked for an extension of electric lights on Second West Street to the Warm Springs. Referred to the committee on streets.

H. Graves asked that his license be transferred to George Yeadon. Granted.

The Mountain Ice Company asked permission to lay a switch from the railway on Third West Street, to its place of business. Filed.

E. Tufts asked permission to pile building material on First South Street near East Temple. Granted with usual restrictions.

Mary A. Jenkins asked for an extension of the water mains on Seventh South Street. Referred to the committee on waterworks.

John Thomson represented that on the night of the 12th of June he had met with an accident on First South Street, between East Temple and Commercial Street, owing to the bad condition of the sidewalk, and asked \$2000 damages. Referred to the committee on claims.

Edward Osborne represented that the water supply through the mains had been entirely cut off on Eighth street, so far as his premises were concerned, and as he needed a drink of fresh water about once in twenty-four hours, he asked that the matter receive attention. Referred to the superintendent of waterworks.

The Taylor, Romney & Armstrong Co. asked to be reimbursed for lumber furnished to C. R. Beckwith, while the latter was working on artesian wells in Liberty Park, for the city. The amount is \$91.44. Referred to the committee on claims.

F. Kesler and twelve others asked for a rebate in the sprinkling tax, and protested against the tax, because they did not receive proper service. They were willing to pay for what they received, but objected to paying for more. Referred to the committee on claims.

Mrs. A. J. Bivens and ten others protested against the extension of the water mains on Fifth East and Fifth South streets. Filed.

The Manitou Springs Company requested that the city engineer be authorized to approve the plat and survey of the proposed Manitou addition to the city. Referred to the committee on waterworks and engineering.

A. M. Derrick and others asked for an extension of water mains on Sixth East Street. Referred to the committee on water works.

The Salt Lake Gas Company asked that the R. G. W. be allowed to build a switch to the gas company's premises. Referred to the committee on streets.

H. Barnes and T. Bailey asked that two acres of land be leased to them. Referred to the committee on public grounds.

The West Side Rapid Transit Company asked for an amendment to its franchise, to allow the use of steam on its lines as a motive power. Referred to the committee on streets.

The Salt Lake & Bountiful Railway gave notice of their acceptance of the street railway franchise granted.

E. Morris, Wm. Tuddenham and A. M. Grant sent in a bill for \$450 for estimating the cost of the city and county building. One-half of the expense belongs to the county.

Dr. A. C. Standart and others asked that Dr. R. W. Fisher be appointed city physician. Filed.

City Attorney Merritt reported an ordinance to authorize the city engineer to approve plats and maps, under the order of the City Council. This ordinance was necessary, as some parties were establishing a town up City Creek Canyon, and some care should be taken to keep the water from being polluted.

Col. Merritt also reported an ordinance providing for the levy of an assessment for paving Commercial Street, and First South and First East streets, which were districts 10 and 1.

The city attorney's reports were approved.

The city recorder reported that the lists and plats pertaining to local assessments for extensions of the water mains along the following streets had been on file for more than ten days: First West, from Sixth to Seventh South; First Street from Sixth to between Third and Fourth; Wall Street north to under intersection of Currant and Oak; Centre from Peach to Sixth North and from Centre and First West to Second West on Fifth North; Second South Street, between Tenth and Eleventh, to between Eleventh and Twelfth; Ninth East, between Second and Fourth South; Third South from near Eighth to Ninth East; Third Street from between L and M to between N and M; First Street from G to H; Second East from Sixth to Eighth South; Seventh South, between First and Second East; H Street from Sixth to Eighth; Third South from Fourth to Fifth East; Third South between Sixth and Seventh East; Third East Street, two blocks South of Fourth South and one block east, also one block east on Fifth Street. The assessments on these extensions were confirmed.

Phares Wells and others asked to be excluded from paving district No 2. Referred to the city engineer.

W. W. Riter protested against the sidewalk tax because the material ordered was English cement. He would not object if home material was used. Tabled.

Josephine M. Shear protested against the sidewalk tax because the material was to be English cement. Tabled.

Engineer said he had drawn up some specifications for the information of bidders, and asked that they be referred to the committee on streets. So referred.

A report was received from Mr. James, chairman of the committee on claims, recommending that the claim of H. R. Watson, for \$100 damages because his buggy was broken in an unprotected sewer trench, be not allowed.

The report was not received, as a majority of the committee had not signed it.

Mr. James said one member was absent, one had resigned, and he was the only one left.

The mayor said that Mr. Pembroke's resignation had not been accepted, and he would probably act.

Mr. Pembroke said he felt that he had been insulted, and insisted on his resignation.

Mr. James demanded an explanation of this remark.

Mr. Pembroke said the insult had come from the chairman of the committee.

Mayor Scott said he would accept Mr. Pembroke's resignation, and settle the matter.

Mr. James insisted on having an explanation.

Mr. Pembroke said the affair was when a Mr. Simpkins applied for \$3,000 damages. The petitioner was a stranger to him. After investigating the subject he suggested that a compromise be made on \$500. To this Mr. James replied that it was the committee's business to consider the city's interests, and not to pay anything to friends. This, Mr. Pembroke considered was a direct insult, as Mr. Simpkins was no friend of his.

Mr. James—Why did you not resign then?

Mr. Pembroke—I have sent in my resignation, and that is enough.

Mr. James—Did you not say you resigned because this Council would not give \$1500 to Carroll for the grand stand on the base ball grounds

Mayor Scott—The gentleman will come to order. Mr. Pembroke's resignation as a member of the committee on claims is accepted, and Mr. Cohn is appointed to the vacancy.

Thus the storm was hushed, and the Council again became placid.

The committee on irrigation recommended that the Standard Red Brick Company be allowed to use 50 to 60 barrels of water per day for brick making. Adopted.

The committee on irrigation reported in favor of allowing Haddock & Coon to take sand from the Jordan, provided they did not trespass on private property or obstruct the street. Adopted.