

had yet been taken to arrange for settling tanks at the head of the pipe line, he recommended that the old tanks in City Creek canyon be moved and placed at the head of the Emigration pipe line. Committee on waterworks.

FROM MR. BACON.

The following communication was read and filed:

"I would respectfully report to your honorable body that we have commenced construction, under the franchise granted us October 29, 1890, and by your honorable body afterwards extended sixty days, making the time limited for the commencement of construction, under the extension, to be on or before March 19, 1891.

"Respectfully yours,
JAMES H. BACON."

MANITOU SPRINGS.

Auditor Hoag asked for an appropriation of the \$3,000 due on the purchase of Manitou Springs. The amount was appropriated.

PARLEY'S CONDUIT.

The Board of Public Works reported that they had entered into a contract with De Bois & Williams, of Colorado, for doing all the work of constructing the conduit from Parley's Canyon, except the grading, for \$186,592, and had executed a bond with James H. Bacon and J. C. C. Glanfield as bondsmen.

The matter went over until Friday night.

ON GRADING.

The Board of Public Works reported that they had made a contract with Hobson & Wilkerson, of Ogden, for grading the trench for the conduit from Parley's Canyon for \$25,000, who had executed a bond with E. C. Coffin and W. R. Morrison as bondsmen. The contract and bond were approved.

ON DRAINAGE.

The City Engineer and Watermaster, to whom was referred the matter of constructing a canal along Ninth South Street, from Seventh West to the Jordan River, with a view to relieving that neighborhood of water, reported that the water complained of was due to insufficient drainage of slum waters and to overflows from the canals. They suggested that the drainage of the district was rather a subject for private enterprise than of public necessity. The canal already constructed on Eighth South would drain the land just as well as a new one constructed on Ninth South. Adopted.

ESTIMATES ON SIDEWALKS.

The city engineer offered the following report on the cost of sidewalks and cross walks:

BRICK.

First South street from Seventh East to Fifth West, both sides, including cross-walks:

Abutters' proportion.....\$14,658 10
City's proportion..... 3,149 54

Total.....\$17,806 64

Second South Street from Seventh East to Fifth West, both sides:

Abutters' proportion.....\$15,966 80
City's proportion..... 3,944 42

Total.....\$19,911 22

South Temple from the Templeton Hotel to the Union Pacific depot:

Abutters' proportion.....\$5,318 80
City's proportion..... 1,417 18

Total.....\$6,335 98

BRICK WALKS AND STONE CROSSINGS.

First South from Seventh East to Fifth West:

Abutters' proportion.....\$14,658 10
City's proportion..... 6,336 90

Total.....\$20,995 00

Second South from Seventh East to Fifth West:

Abutters' proportion.....\$15,966 80
City's proportion..... 7,030 75

Total.....\$22,997 55

South Temple from Templeton Hotel to Union Pacific depot:

Abutters' proportion.....\$5,318 80
City's proportion..... 2,743 45

Total.....\$ 8,062 25

GRAND TOTAL.

City's proportion.....\$16,113 10
Abutters' proportion..... 35,913 70

Total.....\$52,026 80

COST PER LINEAR FOOT.

Six-foot walk, paving .036, grading .0156. Total .0516.

Eight-foot walk, paving .030, grading .0206. Total .0507.

COST PER SQUARE FOOT.

Six-foot walk, paving .011, grading .026. Total .037.

Eight-foot walk, paving .010, grading .0026. Total .0126.

ANOTHER PROPOSITION FROM MR. REMINGTON.

"I will lay a sidewalk consisting of a two-inch asphaltic concrete base, and one-inch stradamant mastic top for 20 cents per square foot, and guarantee the same for a period of five years.

"If your honorable body will set aside some one district in which to use this material, I will on the first day of April, 1891, commence to lay 600 feet, or one block, of this sidewalk, and if it proves to be all that I have claimed for it, then you are to let me the contract in the district specified at the above prices and conditions; otherwise, the walk is to become the property of the city without cost.

"The above proposition is based upon the assumption that the city will prepare the grade bed for the walk. If your honorable body desires me to do the grading and prepare the bed, then the same shall be done for such a price as the city engineer and myself shall agree upon."

Mr. Remington supplemented his petition by stating that he could get a petition from a majority of the property owners on Second South Street, from State to Seventh East, asking that this material be used for sidewalks on that street in preference to brick.

The matter provoked a good deal of discussion, when it was finally decided that First East Street, from First to Fourth South, be paved with this material, except where property owners desire to use other material. The remainder of the proposition was laid over until Friday night.

AGAIN DEFERRED.

The committee on license again brought in a report recommending that a retail liquor license be granted Mr. Ford at the Franklin Avenue theatre. The report was substantially the same as that brought in by the committee three weeks ago, but Mr. Hall insisted that it was a new report and he asked that action be deferred for another week. The motion was seconded by Mr. Wolstenholm. The chair sustained the motion and Councilman Pembroke appealed from the decision of the chair. Messrs. Pembroke, Pickard, Karriek, Cohn, Lynn, Noble and Armstrong voted in favor of the appeal, while Messrs. Hall, James, Wolstenholm and Heath sustained the

chair. Under the rules the appeal was lost.

Mr. Pembroke then moved that the license be granted, but was ruled out of order and the matter went over for one week.

THE JORDAN BRIDGE.

The City Engineer reported that Shay & Nye had completed the highway bridge across the Jordan river on Fifth South street, and \$1,974.26 was due the contractors. The amount was appropriated.

THE SAND BEDS LEASED.

The committee on public grounds recommended that the North Bench sand beds be leased to A. G. Paddock. Adopted.

NORTH BENCH WATER QUESTION.

Councilman Pickard offered the following resolution, which was unanimously adopted:

Whereas, The Council adopted the report of the superintendent of waterworks wherein he recommended that a reservoir be established at a point in City Creek Canyon high enough to supply a perfect water system for the north bench and Capitol Hill, and

Whereas, The city has sold lots and blocks of ground on these benches which are not supplied with water;

Therefore be it resolved, That it is the sense of this Council that the work of establishing this water system be commenced at once and the system contain plates nothing north of Thirteenth Street, either now or in the future, and that the city engineer be requested to furnish an estimate of the cost of the proposed improvements at once.

MAP APPROVED.

The City Engineer reported that maps of "Jordan Place" had been filed with him in accordance with an ordinance covering such matters, and asked for authority to approve the same. Adopted.

APPROPRIATIONS.

The following appropriations were made:

Gas Company.....\$ 3,439 50
Manitou Springs Property..... 3,000 00
Shea & Nye..... 1,974 26
J. C. Watson & Bro..... 87 20
City Cemetery Improvements..... 250 00

The session was continued until 12:30 this morning, when a motion to adjourn until Friday night was carried.

A special session of the City Council was held March 20, for the purpose of again considering the paving and joint building questions. Acting-Mayor Parsons presided. The members present were: Anderson, Armstrong, Cohn, Hall, Pendleton, Pembroke, Pickard, Spafford, Wolstenholm, Heath, James, Lynn, and Karriek.

Judge Bartch came in after roll call and seated himself at Mr. Parsons' side. Subsequently Mayor Wheeler, of Aspen, Colorado, entered the Council Chamber and by courtesy of the members also occupied a seat near Acting-Mayor Parsons.

PAVING ORDINANCE PASSED.

The committee on municipal laws submitted the following bill for an ordinance creating and defining sidewalk districts:

Be it ordained by the City Council of Salt Lake City:

Section 1.—That the following sidewalk districts are hereby created, defined and