DESERET EVENING NEWS FRIDAY DECEMBER 18 1908



Reform Ordinance Submitted to Council to Come Up for Passage Monday.

WILL RAISE THE WATER RATES

Ordinance Submitted by Waterworks Department-To be Considered in January-To Fight Disease.

The ordinance for the regulation of the liquor traffic in this city was read last night at the recess session of the council meeting and passed by for another week for further action. The ordinance was introduced by Councilman Stewart, who tried to get it through up to the passing point last night, but the majority of the solons thought it best to sleep on the matter for a week yet, anyhow, be-fore authorizing its crystallization in-

to a law of the city. The new ordinance seeks to regulate the liquor traffic of the town and confine it within well defined and well governed limits. It seeks to close up the booths in saloons and in restaurants; it seeks to eliminate the low dive by increasing the amount of the license, and to con-fine the number of licenses to con-duct liquor establishments secured by any individual or corporation to the maximum of three. Wine rooms, card rooms and booths in saloons are forbidden, Sunday closing is made ob-ligatory, and all saloons are com-pelled to have their establishments open to exterior view on Sunday, and the important point is made that when a saloon license is revoked for a violation of the ordinance, none a violation of the orthinate, esta-shall be granted again to the person losing it at the place where it was lost, nor to anyone else in the same place for a period of six months, which means that the owner of pro-perty wherein has been a skiloon may not rent it again for the same purpose for half a year.

TO COMBAT DISEASE.

The council authorized the appoint-ment of an assistant health officer and an additional fumigator, in the and an additional fumigator, in the hope of stemming the spread of smallpox and other contagious dis-cases in the city. The additional officers are to work for 90 days, Dr. Frank B. Steels will be the health officer, with a salary of \$75 per month, and John Feeney will be fumi-gather at \$2.50 per day, Dr. Stewart, city health officer, assured the council that the extra help was a necessity at this time, when disease is spread-ing at an alarming rate. A foot bridge across the Jordan river at North Temple street, to cost \$50 was authorized.

The rates for water supplied through meters to all places shall be the same \$50 was authorized. The Oregon Short Line railroad

1,000 gallons. company was granted a franchise to run a spurtrack across First North street, between Third and Fourth West streets. The franchise was given

for 50 years. for 50 years. The application of Max Florence for a license for a theater on south state street was referred to the li-cense committee. The fact that there is a saloon within 50 feet of the pro-posed theater was the reason for the reference, as there is a qustion as to the legality of issuing such a license. The matter will be reported next meeting of the council on Mon-day night. day night.

The committees of the council will meet Wednesday night instead of Thursday, as is usual. This is for the purpose of giving the councilmen Christmas eve at home. The resolution of Councilman Hall, creating a supply department for the

creating a supply department for the city, went over for a week. The ordinance proposes to have all sup-plies for the city bought through a

to large consumers, but is said to be a minimum for small consumers, or people who own their own homes. The ordinance was framed with the idea of placing the water department on a paying basis, which, according to the officials in charge of that department, it has not been up to date. The rates proposed by the new or-dimensional of the set of the

linance are as follows: Baker, \$15 to \$30; bootblack stands,

regular rates; baptistry, \$5; candy fac-tory, \$10 to \$25; club rooms, \$10 to \$25;

confectionery and ice cream saloon, \$5 to \$20; dancing hall, \$10; drug store,

\$10 to \$25; dyeing, scouring and cleaning establishment, \$10 to \$25; fish market,

\$10 to \$20; flour mills, by meter only; foundry and machine shop, \$10 to \$30;

fountain with jet not exceeding ¹/₄-inch in diameter, per month, ^{\$\$}; in store, restaurant or other place, per annum,

premises, \$1; hotel, boarding or lodg-ing house, for each room having water attachment, \$1.50; for each room not

having water attachment, \$1; no hotel, boarding or lodging house less than \$10;

hospitals, by meter only; private dwell-ing occupied by one family, five rooms or less, \$4; each additional room, 75

cents; each additional family, \$3; each

toilet, \$2.50; each bath tub, \$1.50; ice manufacturing establishments, by me-

manufacturing establishments, by me-ter only; laboratory, soda water man-ufacturing, bottling works, vinegar fac-tory and packing houses, \$25 to \$75; laundry, by meter only; liquor store, saloon or beer shop, \$15 to \$25; livery stable and feed stable, for each animal \$1; for washing each vehicle, \$2; rail-road locomotives, by meter, or each \$50; railroad coaches, washing each, \$10; street cars, washing each, \$15; lum-ber yard or planing mill, \$10 to \$20; lunch stand and restaurant, \$10 to \$50; office buildings, office rooms with or

office buildings, office rooms with or without water attachment, first floor, each office, \$5 to \$10; photograph gal-

each office, \$5 to \$10; photograph gal-lery, \$10 to \$25; sanitarium or public bath house, by meter only: Turkish baths, \$50 to \$75; soda fountain for the season, \$5 to \$15; society hall, \$10; steam bollers, stationery, for all pur-poses except heating, when used not to overced 12 hours duly, not hearporn a

exceed 12 hours daily, per horsepower, \$1; when used constantly, per horsepower, \$2; stone yard and stone saw mills, \$20 to \$50; theater or public hall, \$10 to \$50; store or shop, with or with-out water attachment, \$5 to \$50; family living in some building as store some

living in same building as store, same as if in separate buildings (see private dwelling); water closets except in dwel-

lings, \$5: set of wash tubs, not exceed-

lings, \$5; set of Wash tubs, not exceed-ing three tubs, \$3; each additional tub, '50 cents; urinals, \$2,50; dentist jet flusher, each, \$5; public schools, regular rates for time schools are in session; upstairs offices, with water attach-ment, each room, \$2,50; without water attachment each room \$1

for all quantities, namely, 8 cents per

THE SALOON ORDINANCE. The full text of Councilman Stewart's ordinance for the regulation of the liquor traffic is as follows:

An ordinance repealing the whole of chapter 24 of the Revised ordinan-ces of Salt Lake City of 1903, re-lating to intoxicating liquors, and

Notice of the second se Baker, \$15 to \$30; bootblack stands, \$5; bowling alley, each alley, \$5; each additional alley, \$2; bank, \$10; barber shop, first chair, \$5; each additional chair, \$2; bath, public, first tub, \$5; each additional tub, \$3; beer pump, \$10; blacksmith shop, one forge, \$5; each additional forge, \$2; book bindery and printing office, \$10 to \$25; brewery, me-tered only; brick yard, \$15 to \$50; butcher shop and meat market, \$10 to butcher shop and meat market, \$10 to \$20; billiard and pool rooms in addition to store rates, each table, 50 cents; churches for tollets, urinals and lawns, must have the above mentioned quali-

fications. Sec. 3-Licensee must be owner of stock, etc. No retail license to sell any spirituous, venous, malt or other any spirituous, venous, mail or other intoxicating liquor shall be granted to any person, firm or corporation unless such person, firm or corporation is the owner of the fixtures and stock in the place where said business is proposed to be corried on, and un-less either the owner of the building in which said business is proposed to in which said business is proposed to be carried on, or has a lease for the restaurant or other place, per annum, \$10 to \$25; greenhouses, 1,000 square feet or loss, \$10; over 1,000 square feet and under 2,000, \$20; for each additional 100 square feet over 2,000 square feet, 50 cents; hose connection for sprinkling garden or other purposes, 50 square yards or less, \$1,50; for each additional square yard, 5 cents; for washing each private vehicle, \$1; for each animal on premises \$1; hotel, hoarding or lodgsaid place from the owner thereof in his own name, which facts shall be made to appear by an affidavit made by the said person, or member of said firm, or the president of said corporation, and be filed with the li-cense assessor at the time of applying for such license.

Sec. 4-Number of licenses. All law-ful licenses issued and in force on the 31st day of December, 1908, to a retail dealer within this city, shall be re-newed or relasued upon strict compliance with the laws and ordinances in force at the time of the application for such renewal or re-issue; but no new license to a retail dealer shall at any license to a retail dealer shall at any time thereafter be granted or issued until the number of licenses in force at the time shall be less than one for every 1,000 of the population of this city, as ascertained by the then last preceding city directory, whereupon such new licenses may be issued from time to time to lawful applicants according to priority of application, upon full compliance by the applicant with the laws and ordinances in force in this city at the time of the application for such license, until the total num-ber of licenses in force shall equal one for every 1,000 of the population of this city, as ascertained by the then last proceeding city directory. See, 5-Terms defined. A manufac-turer as contemplated in this ordinance,

s one who from raw material manufactures any spirituous, vinous, malt or other intoxicating liquors, and sells the same in kegs, casks, barrels, bottles or cases; but no such manufactured ar-ticle shall be sold or otherwise disposed of to be drunk on the premises of the manufacturer. A wholesale dealer, as contemplated in this ordinance, is one who sells or otherwise disposes of spirituous, vinous, malt or other intoxicat-ing liquors in any quantity of five gallons or more, or one dozen bottles or more; but no such liquors shall be sold or disposed of to be drunk on the prem-ises where sold. A manufacturer's agent, as contemplated in this ordi-nance, is any person, firm or corpora-tion who as agent or representative of a manufacturer or manufacturers of a manufacturer or manufacturers, of nalt or beer outside of Salt Lake City, sells the same in kegs, casks, barrels, bottles or cases, at wholesale to whole-sale dealers or retailers doing business in said city. A retail dealer, as con-templated in this ordinance, is one who sells or otherwise disposes of such liquor in any quantity of less than five gallons, and also by the glass or dram, to be drunk on the premises where sold. A restaurant keeper, as contemplat-ed in this ordinance, is one who makes the cooking and serving of food to the public his principal occupatic.t, or one who runs a lunch room or eating house sells the same in kegs, casks, barrels,

who runs a lunch room or eating house in connection with a bakery boarding in connection with a bakery, boarding house or hotel, or other establishment, excepting a saloon.

each and every part of sections 307 to 334, inclusive, of said chapter 24, and all amendments to said sections, A druggist, as contemplated in this ordinance, is one who makes the com-pounding of medicines and the sale of or either of them, passed by the city council, and approved by the mayor prior to the confirmation of this ordinance, and enacting a new chapter drugs and medicines his chief occupa-tion, and who, upon occasion, sells in-toxicating liquor by the bottle or packto be known as chapter 24 of the ordinances of Salt Lake City, relating to intoxicating liquors. Be is ordained by the city council age, but never exceeding five gallons in quantity in any one sale; provided, that any sale of intoxicating liquor by of Salt Lake City, Utah. Section 1—That chapter 24 of the revised ordinances of Salt Lake City any druggist in quantity of five gallor

for any person, firm or corporation to manufacture, sell, barter, give away, serve, or in any manner deal out or otherwise dispose of, any spirituthe proprietor of the place licensed. Licenses nontransferable. No retail liquor license shall be issued to any person other than the proprietor of the place for which it is issued. A reous, vinous, mait or other intoxicat-ing liquors without first obtaining a license so to do, as hereinafter protail liquor license shall be non-trans-ferable.

Sec. 9-Applications for retail liquor license to be referred to the chief of police. When license shall be with-held, When license shall be revoked. All police. When license shall be with-held, When license shall be reoked. All applications for retail liquor license shall be made by petition to the city council, and shall be immediately referred to the chief of police, who shall report to the city council within five days after such reference as to the place where such business is to be carried on, in regard to the matters hereinafter mentioned, and as to any other matter of which in his judgment the council should have knowledge be-fore granting such license, with his recommendation as to granting or withholding the license applied for. No saloon license shall hereafter be granted by the city council to any per-son, firm or corporation until the place where said business is proposed to be carried on has been first inspected and examined by the chief of police. No license shall be granted if it shall ap-pear by said report that such place

license shall be granted if it shall ap-pear by said report that such place has within it, or in any manner con-nected with it, any enclosed wine room, card room, lunch room or booth. Any and every saloon license shall be revoked by the city council if, af-ter granting the same, the person, firm or corporation to whom the same is granted or any other person firm or or corporation to whom the same is granted, or any other person, firm or corporation, with the knowledge, con-sent or acquiescence of the lincensee shall open, place, maintain or conduct within the place where said business is licensed to be carried on, or in any manner connected therewith, any en-closed wine room, card room, lunch room or booth. room or booth.

Sec.10—Sale of liquor by restaurant, hotel, lodging and boardinghouse keepers prohibited. Penalty, It shall be unlawful for any person, firm or corporation conducting a restaurant, hotel, boardingouse or lodgingouse, to sell, give away or in any manner dispose of, or to furnish with or without meals, any spirituous, vinous, mail or other intoxicating liquor, without hav-ing first obtained a license so to do. Ing first obtained a license so to do. The license of any person, firm or cor-poration to conduct a restaurant, hotel, boardinghouse or lodginghouse may, at the option of the city council, be revoked, or a renewal of or application for a new license be denied for any violation of the provisions of this sec-tion, and any such action by the city council shall not affect the enforcement of the penalty provided for in section

council shall not affect the enforcement of the penalty provided for in section 30 of this chapter. Sec. 11—Sale of intoxicating liquors in quantity exceeding five gallons or less than one-half pint by drug stores without a license prohibited. It shall be unlawful for any person conduct-ing any wholesale or retail drug store or stores in Salt Lake City to sell or otherwise dispose of any liquer or inotherwise dispose of any liquor or in-toxicating drink of any kind, by the drink, to be drunk on the premises, at any time. It shall also be unlawful for any such person to sell or other-wise dispose of any liquor or intoxicat-ing drink in any bottle or package in

quantity less than five gallons, unless said person, firm or corporation shall first have procured a druggist's license to sell liquor as hereinafter provided. It shall likewise be unlawful for any person to sell or otherwise dispose of any liquor or intoxicating drink in quantity exceeding five gallons, unless such person, firm or corporation shall first have procured a wholesaler's li-cense, as in this chapter provided. It shall also be unlawful for any drug-gist or person employed in or about any drug store having a druggist's ll-cense to sell, give away or dispose of any intoxicating liquor or drink in

any manner or form except in original packages or bottles containing not less than one-half pint. Sec. 12--Certificate of license. Manner of issuing and form. Upon the grant-ing of any certificate of license in this chapter mentioned, the applicant shall be entitled to receive from the city re-corder a certificate of license for the be entitled to receive from the city re-corder a certificate of license for the purpose specified in the application and in the grant by the city council. The certificate of license shall show the name of the person, firm or corporation licensed, the amount paid to the city (reasurer, the kind of license issued, the place of business of the licensee, the date of commencement and the date of place of Jushess of the heensee, the date of commencement and the date of expiration of the license, and the per-son, firm or corporation therein named is duly authorized to carry on the busi-ness therein specified at the place and for the period therein named, and that said certificate of license is not transsaid certificate of license is not transferable. Said certificate of licons shall be signed by the city recorder with the seal of Salt Lake City affixed. No license granted or issued under any provision of this chapter shall be in any manner assignable or transferable, or authorize any person, firm or corpo-ration other than is therein mentioned or named, to do business, or authorize any other business than is therein men-tioned or named to be done or transacted, or the business therein men-tioned or named to be done or trans-acted, at any place other than is therein mentioned or named.

Sec. 13-Certificates of license to be issued for three months. Exception. All certificates of license issued under the provisions of this chapter shall be for regular quarterly periods of three months commencing Jan. 1, April 1, July 1 and Oct. 1, for the first, second, third and fourth quarters, respectively, of each year. Provided, however, that when an application is made after the commencement of the first, second, third or fourth quarter, the applica-tion shall deposit with the city treasur-er an amount of money equal to the charge for a full quarter and the unex pired portion of the quarter in which the application is made, and the cer-tificate of license shall be for such period, that is, beginning with the date of application and expiring on the last day of the succeeding regular quarter: and that when an application is made after the commencement of the fourth quarter, and the application is approved by the assessor, the applicant shall deposit with the city treasurer an amount

the cerificate of license shall be for such unexpired portion. No certificate of license issued under this section shall extend beyond the municipal year in which is section interview. In the section is the section i which it is granted. No certificate of license issued under this section shall be for a lesser period than three months, except certificates issued (ur-ing the last quarter of each year, and before certificate of each year, and before certificates for a lesser period than three months can be issued the application must be approved by the assessor, as herein provided. Sec. 14 .- Amounts to be paid for li-

conse. The following amounts shall be and are hereby established as the quarterly charge for licenses under the provisions of this chapter, to-wit: As manufacturer\$250.00

other intoxicating liquors to a restaurant or restaurants, for each restaurant so furnished.. 75.00 As druggist 150.00 All said sums shall be payable strict-

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ly in advance, provided, that in no case shall any payment made or license issued entitle the licensee to conduct more than one place of business thereunder. Nor shall the payment for, or



J. H. Manderfield, D. P. A.





T. C. Peck, G. P. A.

them from \$7.50 to \$15.00 under their real values. We have 125 to sell.

of 1903, relating to intoxicating 11purchasing agent, who shall call for bids on all goods required by the city.

BOOST WATER RATES.

There was an effort made last evening to push through the proposed new water rate ordinance, but action was finally deferred on the matter until the second Monday in January. The ordinance increases the rate for water

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"It's Confidence that Counts."

of 1903, relating to intoxicating ll-quors, and every section of said chapter, including amendments there-to, and to said sections, passed by the city council of this city, be, and the same are hereby repealed. Sec. 2—That a new ordinance is hereby enacted to be known as chap-ter 24 of the ordinances of this city, relating to intoxicating liquors, to read as follows.

Section 1-Liquors, Selling of, LI cense required. It shall be unlawful

or more, shall be deemed to make of him a wholesaler, and subject him to the payment of a wholesaler's license as in this ordinance provided. Sec. 6-Unlawful to sell liquor without procuring a license and giving bond. One bar only to be operated under each license. Use of cellar for storage pur-poses permitted. It shall be unlawful for any person, firm or corporation en-gaged in the sale or other disposition of spirituous, vinous, malt or other

intoxicating liquors, or engaged in any business where such liquors are at any time sold or otherwise disposed of as an adjunct of said business or whether engaged in any such business at whole sale or retail, or both, to conduct said business without first procuring a liquor license and giving bond therefor in the manner hereinafter prescribed; provid-ed, that no more than one bar shall be operated under one license, and provided further, that any person, firm or corporation to whom a license is grant-ed under this ordinance may use a cellar or storehouse for storage purpose Sec. 7 .-- Form of application and bond

Sec. 7.—Form of application and bond for liquor license. Application for li-quor license shall be made by petition to the eity council by the applicant and filed with the assessor of license taxes. Said petition must state definitely the particular place at which said liquors are to be manufactured, sold or other-wise disposed of; whether at wholesole or retail. At the time of filing his pe-tition the applicant shall be furnished a bill by the assessor, and the applicant shall deposit with the eity treasurer the amount charged by the assessor for the period applied for. Provided, how-ever, that when application is made after the commencement of any regular quarter, the applicant shall deposit with the city treasurer the amount shown by ß N quarter, the applicant shall deposit with the city treasurer the amount shown by the assessor's bill. In case the license petitioned for shall not be granted by the city council, the sum of money de-posited with the city treasurer shall be refunded to the applicant. The ap-plicant shall also file with the peti-tion a bond running to Salt Lake City conditioned that during the continu-ance of his license he will keep an or-derly and well regulated house, and that he will not allow gambling in any form within the premises where his business is conducted; that he will pay all damages, fines and forfeitures which may be adjudged against him under the provisions of this ordinance and under the provisions of title 32 of the revised statutes of Utah of 1898, and the amendments thereto, which said bond shall be in the sum of one thou-sand (\$1,000.69) dollars for all wholesale and retall liquor dealers, manufacturethe city treasurer the amount shown by sand (\$1,000.00) dollars for all wholesale and retail liquor dealers, manufacturand retail induct dealers, indicated of the same state of the source of the provisions of this chapter, with two or more individual sureties, or one corporate surety, said sureties to be approved by the mayor. To the said bond shall be attached a justification to the effect that, in the case of the individual sureties, said sureties are residents within Sait Lake county, state of Utah, and worth the amount specified Ĩ of Utah, and worth the amount specified in said bond, over and above all just debts and liabilities and exclusive of property exempt from execution; and in the case of a corporate surety, said justification shall be to the effect that said surety is qualified and authorized under the statutes of Utab to a back under the statutes of Utah to do busi-ness within the said state as a surety company. The said bonds shall be filed with the city recorder by the said as-

Ser. 8 Titemen to be issued only to

