

COUNCIL WORK  
OF A NIGHT.What the Municipal Solons Did  
in Two Hours.

## PIPE ORDER REFERRED.

Four Per Cent Bond Refund  
Sale of Exposition Grounds—  
Other Important Items.

With the exception of a little breeze over the laying of water pipe in which Messrs. Buckle, Robertson, Fernstrom and others participated, last night's Council meeting was rather of the monotonous and routine order.

## WATER PIPE ORDER.

A communication from the board of public works was read to the effect that on January 19 the Council ordered 3,000 feet of new eight-inch cast iron pipe to be laid instead of the Kalamain pipe which was ordered. Further, the city engineer had condemned 3,500 feet of the old six-inch pipe, and recommended the laying of new cast iron pipe.

## BUCKLE IS CURIOUS.

Fernstrom moved the adoption of the board's recommendation, but President Buckle, who had called Whitehead to the chair, urged that it would be unadvisable to railroad the matter. There was more in it than that, he said, and he referred to the committee on waterworks. Buckle motioned to this end carried.

## INCREASE FOR WHITTAKER.

A recommendation from the board of public works that the salary of its secretary be increased from \$15 to \$180 a month with favor, and the desired increase was granted.

## HOUSE NUMBER REVISION.

A communication from the city engineer that it would cost \$300 to revise the plates of house numbers, as directed by the Council, was referred to the committee on police.

## EXPOSITION BLOCK SALE.

A number of resolutions were adopted. The matter of buying the fair grounds of the D. A. & M. society for \$20,000, to be paid in four yearly amounts of \$5,000 each on the 15th of December, with 5 per cent interest on deferred payments, was approved. It was brought up under a resolution by Thomas, proposing to allow the removal of all the society's improvements on the fair ground square, with the exception of the brick buildings.

## TO PAYE THIRD SOUTH.

A resolution by Whittemore, directing the city recorder to advertise notice of intention to cut and pave Third South from West Temple to State, at a cost of \$15,000, or \$4 per front foot of abutting property, was adopted.

## REFUND BONDS.

One by Robertson was also adopted. It authorizes the finance committee to advertise for bids for the sale of \$200,000 of 4 per cent bonds to refund the 5 per cent bonds, which may be redeemed on July 1.

## DEPARTMENT STABLES.

Canning introduced a resolution for an estimate of cost of the erection of stables for the street and water departments on land recently purchased in the vicinity of Seventh South and State streets. It was adopted.

## EMIGRATION WATER.

Toddman's resolution, directing the discharge of water from the Emigration pipe line into the high-line ditch to allow irrigation water to residents of the northeast bench, also met with unanimous favor.

## PARLEY'S CANYON DITCH.

The report of the irrigation committee, recommending the exchange of two and a half acres near the irrigation hospital in Parley's canyon, and \$100 for Peter Moore's property on Pleasant view, was called up by Canning. A motion of Thomas that the matter be referred back to the committee, with the recommendation that the city attorney's opinion be asked.

## WILL COST \$7,000.

The recommendation that the water pipes be extended to Oakley subdivision at a cost of \$7,000, was similarly treated.

## WANT A CHURCH SITE.

An offer by the congregation Montefiore, of \$2,500 for the city's property adjoining the Eighth ward, meeting house was referred to the committee on public grounds.

## OFFER FIVE RODS.

The State University requests that the Council accept an offer of five rods on the west of the University grounds, running from First South to Fourth South. The matter was referred to the committee on streets.

## NO NEW POLES.

A request was received from Chief Davis that no new poles be erected or old ones replaced in the center of the narrow streets of the State and South of South Temple, as of late the street was dangerous on account of the poles. It was referred to the committee on streets.

## STREET CAR COMPLAINT.

A petition from R. S. McDonald and others, complaining that there was only hourly service on West Temple and South Fourth streets was referred to the committee on municipal laws. The petition was drawn up, the Salt Lake city company has increased the traffic to every half hour.

## BARLOW-LEWISON.

The matter of Joel Barlow's appointment as Chief Deputy Vice Lewis Low, resigned, was referred to the committee on fire department, and Chief and R. P. Davis, as special policemen of the Thirtieth East reservoir, was confirmed.

## FOR PUBLIC PROTECTION.

An ordinance was introduced by Bennett, making it unlawful to have open pits or other movable articles on the ground than eight feet unless a guard rail was erected to prevent them from falling on passing pedestrians. It was referred to the committee on municipal laws.

## WAR BETWEEN TWO STATES.

Utah-Idaho Sheep Case on Trial Before Judge Beatty.

In the United States court, barring a continuance being granted, a legal battle will be fought between two States over the question of sheep, says the Deseret Statesman of Thursday, Idaho.

ho, who will be represented by Attorney General Martin, and, perhaps, others, will endeavor to show that Utah sheep held under quarantine at the border line are afflicted with scab and will combat the claim that her sheep quarantine law is unconstitutional. Utah, which has assumed the aggressive, will assault the law vigorously and will endeavor to prove that the quarantined sheep are free from scab. She will be represented by Arthur Brown, J. H. Moyle and L. R. Rogers, a formidable legal array. The contest, which will go to the root of the matter, will revolve around the temporary injunction issued by Judge Beatty a few days ago at the request of the representatives of the Utah sheep men.

The Utah attorneys mentioned arrived last evening from Salt Lake and are quartered at the Idahoan. Accompanying them are Jesse M. Smith of Layton, president of the Utah Wool Growers' association, which is backing the fight against the Idaho law, J. W. Thornley of Layton, James W. Chapman of Kaysville and A. J. Nielson, J. E. Allen and F. H. Danson of Draper, Utah. These gentlemen appear as plaintiffs in the action and will go on the witness stand.

Attorney General Martin may ask for a continuance, and if he does, opposing counsel will vigorously object. The possibility of such a request was suggested to Mr. Martin last evening. He said: "We told Mr. Martin we were willing to wait until he was thoroughly prepared to try the case, but asked him to advise us in time if he should desire a continuance. Monday morning we received from him stating that he desired the matter to go over until a later date. At that time we had purchased tickets for our witnesses and several whom we could not reach had started from their respective towns for Boise. Some of them will be here tomorrow."

Among the witnesses who will arrive today is Dr. Rows, a deputy United States stock inspector, who, it is said, will testify that the quarantined sheep are not afflicted with scab.

## SHEEP AND CATTLE CONFLICT.

Western Range Situation Most Difficult and Trouble is Feared.

Reports from western Colorado indicate an approaching conflict between cattle and sheep on the range, for a number of years, through the aid of strict enforcement of the sanitary laws, sheep from the west have been kept back out of Colorado without much difficulty, but the present board of veterinary sanitary commissioners, in their anxiety to get all the fees possible, have admitted a large number of sheep to the western slope country, a number variously estimated at from 75,000 to 150,000 head, says the Denver Record-Stockman. These sheep were brought in, it is alleged, for the purpose of feeding, but now that the winter is over, those who brought them in are making preparations to turn them out on the range. The cattlemen are seriously alarmed and are determined to fight. The unpleasant part of the trouble is that the cattlemen have determined to draw no distinction but to fight all sheep impartially, no matter where they run or who owns them. This has resulted in actual hardship in some instances, notably that of T. D. Clark, who has been running sheep in Gunnison county for some years. Mr. Clark has been notified that his sheep cannot go on the range this year, and he is consulting with a committee of cattlemen to see what can be done. It is reported that in order to be fair, the cattlemen have offered to buy Mr. Clark's sheep with the intention of shipping them from the State.

While the determination of cattlemen to keep sheep out of the State by force is condemned in some sections, it is really a matter of life or death to the cattle industry of western Colorado. If the sheep could range with the cattle there would be no trouble, but when the cattle move out to graze on the range, the cattle were there first and nine out of every ten settlers in western Colorado depend upon the open range to give them support. If the sheep are allowed to come in, the cattlemen will simply be driven out of the range.

As a sample of how the eastern people, who do the most of the stock raising, look at the matter, the following editorial from the Chicago Drovers' Journal is a fair illustration:

"Some of the best informed stockmen on the west are of the opinion that the strife between the cattlemen and sheepmen will never be satisfactorily settled as long as there is open range to be the bone of contention. Invariably the sheepmen, or rather the sheep, get the worst of it. Some of the employees of the cattle companies have a way of charging a flock of sheep, driving them over a precipice or slaughtering them with six-shooters. This has happened several times in Colorado. Wyoming and Montana during the past year in the face of the fact that the sheepmen has as much right to the disputed territory as his persecutors. There seems to be a law against 'rustling' which is enforced, but which is still right in the eyes of the cattlemen. These sheep killers are a dose of their own medicine."

## AN IDAHO ORANGE.

The First Fruit of the Kind Raised in the Gem State.

Oakley Eagle: Idaho raised oranges—that seems a queer sentence, but that queerness of it does not alter the fact that oranges are now being raised in Idaho, and as a proof for this assertion we cite that on last Thursday Sam

A store and butcher shop on Eleventh South and State streets, owned by Albert Smith, was burglarized last night and a revolver and \$4 in silver stolen.

The thief was undoubtedly familiar with the place, and had a key to the door. The cash till was not locked and the robber had no difficulty in securing its contents, which consisted of the cash and pistol. When the intruder

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Miraculous  
Cure

Dr. Williams' Pink Pills for Pale People

"I had been troubled with rheumatism all my life, even when a boy. It attacked me in the legs, arms and shoulders. The pain in the latter was particularly severe. I, of course, took medicine for it, but did not obtain permanent relief. One day about three years ago while reading a newspaper, I saw an advertisement of Dr. Williams' Pink Pills for Pale People and determined to give them a trial. I had taken but three boxes of the pills when the trouble, which had been my affliction from childhood, entirely disappeared.

"About a year later, I had another attack of rheumatism which was brought on by working in a damp place. I remembered well what Dr. Williams' Pink Pills for Pale People had done for me, so I immediately purchased some. Strangely enough just three boxes again cured me, and I have been entirely free from rheumatism ever since. I have told a number of people about Dr. Williams' Pink Pills for Pale People, and they have taken them with the most beneficial results.

W. J. DALTON,  
Secretary Board of Trade,  
Wellsburg, N.Y.

At all druggists or direct from Dr. Williams Medicine Co., Schenectady, N. Y., postpaid on receipt of price, 50 cents per box, six boxes \$2.50.

Worthington brought to this office a matured and ripened orange, grown on his premises near Oakley, but it was grown inside the house, as a house plant. However, it was an Idaho orange, and Mr. Worthington says the tree has borne some eight or ten, this year, though during the past two years it has also borne fruit. The tree stands about three feet high, and seems to be doing very nicely.

## SHEEP GRAZING.

Permits Must Be Secured for Ranging in the Open Parks.

To the Editor:

Denver, Colo., March 28.—I have to inform you (as a matter of news which you may publish if you so desire without charge), that the honorable secretary of the interior, by his decision of March 20, 1901, allows 200,000 sheep to graze in the open parks in the Utah forest reserve, Utah, from July 1st to October 1st, 1901.

Persons who desire to graze sheep in these open parks must make application as their flocks will not be permitted to enter the reservation until permits are issued by the honorable secretary of the interior.

Blank forms of application can be obtained from Forest Supervisor Geo. Bucher at Kamas, Utah.

Very respectfully,  
W. T. S. MAY,  
Forest Supt.

## AN UNUSUAL PROGRAM.

Prominent Musicians in Twenty-third Ward Tomorrow Night.

Under the auspices of the M. I. A. of the Twenty-third ward, the following fine program will be rendered in the ward hall tomorrow evening:

Bass solo, "Peace, Troubled Heart," John Robinson.  
Piano solo, "The Old Oaken Bucket," Prof. H. E. Giles.  
Mezzo-soprano solo, "When the Lights are Low," Hazel Jones.  
Piano solo, "The Storm," Prof. W. B. Douglas Jr.  
Duet, "Consolation," Stephens.  
Edwards and Miss Arvilla Clark.  
Soprano solo, "The Daily Question," Prof. J. K. Sullivan.  
Guitar solo, "Fantasie sur Me-lodie Russe Petoletti," Vera A. Felt.  
Contralto solo, "Good-bye, Tosti," Prof. C. D. Schettler.  
Violin solo, "The Storm," Prof. A. C. Lund.  
Piano solo, "The Daily Question," Prof. J. K. Sullivan.  
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## STORE BURGLARIZED.

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WILL HAVE TO  
HOLD AN ELECTION

Judge Dickson Holds That the School Board Can't Borrow.

## MUST GO TO THE PEOPLE.

Legal for Board to Create Indebtedness to Exceed Taxes for Present School Year without Consent.

The continuance of the public schools to the end of the year is as far from being a certainty now as it was four months ago. The school board some time ago obtained an opinion from Attorney General Breeden that the board had the legal right to borrow money in anticipation of the taxes of the following year. Then they thought that the only difficulty that confronted them was to get the consent of the Legislature to levy an extra tax for the one year in order that no future embarrassment would occur. The Legislature gave its consent and the Governor signed the bill. Then the members, at least some of them, thought that their troubles were about over, and in a state of great elation repaired to one of the leading banks to borrow the money on the security of the extra school tax levy. They were then told by the banker that he had consulted a prominent attorney on the matter and was assured by him that the board had no legal right to borrow on the condition stated. That attorney was Judge W. H. Dickson. He holds that the board has no right to create an indebtedness to exceed the tax for the school year ending June 30, 1901, without submitting the matter to a vote of the people. That has been the contention of Mr. Geoghegan from the first.

The opinion of Judge Dickson, however, is not only contrary to that of the attorney general, but also of Mr. Critchlow of the board, who holds that the board is not compelled to go to the people to get consent to borrow money. Mr. McCormick is the man from whom the board intended to borrow the money but he declines to do so in the face of Judge Dickson's opinion, and it is likely that all of the bankers are of the same mind. Therefore, if the board is unable to find anyone who will advance the money under those circumstances then the only way open to it is to call an election and let the people decide the matter for themselves. The vacation coming on next week gives the board time to call an election, but it will have to be prompt. The matter will be decided on at the board meeting next Tuesday night, and it is safe to say that the decision will be to call an election.

Both Mr. Geoghegan and Mr. Moyle expressed the opinion that the only thing left for the board to do was to submit the question to the people. The board was the servants of the people, and whichever way they decide the board will be relieved of all responsibility, but they had no doubt but that the people would vote to maintain the schools.

## ADJUDGED GUILTY TWICE.

For a Second Time a Jury Finds Hilberg an Offender.

Christopher Hilberg was convicted yesterday for the second time. The girl, whom the jury found he had wronged, is Annie Ward of Mill Creek. She had her year-and-a-half-old baby girl in the court room.

The trial occupied two days, and at the conclusion of the arguments, late yesterday afternoon, the jury left the box and returned in five minutes with a verdict of guilty.

## 25 PER CENT OFF.

Ladies' new spring suits. Ladies' new spring dress skirts. Ladies' new spring petticoats. Ladies' new spring box coats. Ladies' new spring caps. Misses' new spring box coats. Misses' new spring suits. Children's new spring box coats. Infants' new cream box coats. Infants' long cream cloaks. R. K. THOMAS DRY GOODS CO.

## LIVING EXPENSES REDUCED.

FROM 10 to 20 per cent by trading with G. W. Hull & Co., who have just opened with a new and complete stock of Groceries. Lowest prices in Salt Lake—compare them:

16 pounds Granulated Sugar	\$1.00
16 ounces Royal Baking Powder	43c
Eagle Brand Condensed milk, per can	15c
Armour's Deviled Ham, per pound	4c
Crystal Creamery Butter	23c
Swift's Hams, per pound	12c
Swift's Bacon, per pound	13c
"Our Mother's" Baking powder, package	8c
Blue Label Catsup, pint	23c
7 Bars Kirk White Russia Soap	25c
8 Bars Silk Soap	25c
8 Bars Diamond "C" Soap	25c
12 Bars Utah Soap	25c

## GENTLEMEN'S LIST.

Anderson Nils	Jensen A
Anderson Arthur	Jones Jeff J
Arnold Mark	Kaylor Fred 7
Arthur Fred 2	King Charles
Augustson Axel	Lewis Jacob
Burke Jas J	Lowbacker
Breece John	Linway J P
Byrd J A	Levin M
Brace James	Mitchell F R
Baird Walter	Morrison Bros
Bahlhorn T	Mohl Charles
Barone M	Miles Geo M
Bowen B	McNelly Steve
Bowden E S	Martha Jeremiah M
Burrows H	Martha Jeremiah M
Bunckman Herman	Mulligan George B
Bryant George	Monson Hans
Carney Lombard	McLean H F
Langbein Co	McClure James
Caldwell T	McGee Mike
Cline C	McCallum A L
Chauncey E B	McCoy D B
Clark W C	McBrayen W E 2
Conway P J	Norris S J
Cook G N	Nethercott Alfred
Chamberlin J R	Osgood C H
Cone Edward	Olson Hans C
Connell Dennis D	Pearman B M
Cramer Mr	Poulson A
Delaman E S	