

"Judge not, lest ye be judged," and I think we should honor it in this instance. I am in favor of the license.

Councilman Hall moved to defer action for one week.

Councilman Cohn—When the Walker Opera House was opened and for two or three years thereafter a saloon and liquor house was conducted in the basement of that building, but it subsequently closed for lack of patronage. This one may also be compelled to close for the same reason. I do not think we should deny the application.

Councilman James seconded Hall's motion to lay the matter over for one week.

Councilman Pembroke was in favor of the original motion to grant the license and adopt the recommendations.

Councilman Hall read a clause from the charter showing that action could not be legally taken without one week's postponement, and thus the matter was temporarily settled.

T. E. Peacock also made application for a liquor license. Laid over for a week.

Committee on claims reported that the claim of B. G. Fox for direct damages, sustained by petitioner as described in a former petition, be allowed to the amount of \$446.75. Report adopted and amount appropriated.

The following bills were read:

Tallidge & Co.	\$168 00
Sells & Co.	120 28
George A. Lowe & Co.	29 15
George M. Scott & Co.	554 00
Lumber & Planing Mill Co.	185 12
Smith & Williams.	84 00

Committee on cemetery.

THE WARM SPRINGS.

The committee on public grounds, to whom was referred the petition of Edward Byrne and Henry Barnes, asking for a lease on the Warm Springs, recommended that the springs be leased to the petitioners, they agreeing to place at least \$5000 worth of improvements upon the property within the first year, and to pay a monthly rental of \$100 for the first three years, \$150 a month for the ensuing two years, and \$250 a month for the last five years.

Councilman Lynn—I am in favor of leasing the Warm Springs for the term of five years and would like to have an instrument of writing drawn up to that effect, with a saving clause in it that the city can regain possession of the property on payment on a certain amount of money to the party or parties leasing the same, and that the matter be deferred for one week with instruction to procure printed copies of the lease at the next meeting. Carried.

APPONYI'S CLAIMS.

Committee on improvements reported as follows in the Apponyi claim:

In pursuance of your instructions of November 11 have since that date been negotiating with Mr. C. E. Apponyi in the effort to make a settlement with him, for work performed on the City and County Building. In our negotiations we have the aid of the Mayor and City Attorney, and at a

joint meeting of the County Committee with us, at which the Mayor and the County and City Attorneys were also present, it was voted to recommend to the County Court and City Council and that a settlement be made Mr. C. E. Apponyi for all services to date, by paying him the sum of \$5,743 as per his proposition.

Adopted and one-half the amount placed on the appropriation list

The Committee on Sewerage, to whom was referred the petition of Post Quartermaster Woodberry, asking that Fort Douglas be connected with the sewer system, recommended that the same be not granted. The committee also reported adversely upon the petition of C. O. Whittemore for permission to make sewer connections. Adopted.

The City Engineer with the committee on streets recommended that the two street railway companies be required either to occupy one road bed on Tenth East Street, between Fourth and Fifth South Streets, or that the Salt Lake City Railway Company be required to move their track four feet nearer the curb line next to the corner of the Salt Lake Brewing Company's works. Some discussion arose over this, but two members moved to defer action for a week, and under the previous ruling it had to go over.

CEMETERY ORDINANCE.

Councilman Cohn then offered a bill relating to the narrowing of a certain street in the city cemetery. It is as follows:

An ordinance altering the width of a certain street in the city cemetery of Salt Lake City:

Section 1. Be it ordained by the City Council of Salt Lake City: That the street running north and south on the east side of Plats E, F, H and B in the city cemetery of Salt Lake City, being three rods wide, be and is hereby altered and changed, by platting one rod in width of the centre of said street, and leaving two streets, one on each side thereof, each one rod in width.

Section 2. That said two streets of the width of one rod each are hereby dedicated to the public use, and the one rod in width between said streets shall become a part of the city cemetery, and the public easement thereon is hereby abolished.

Section 3. This ordinance to be in force from and after its passage.

Councilman Hall—In the matter of the bill before us I move that action be deferred for one week. After some of our recent hasty actions and the boast of some of the members that they would not be in favor of passing any ordinance on the night it was introduced, I think we should be a little more careful.

The ordinance was passed, however, on motion of Councilman Cohn, on a vote of eight "ayes" and three "noes."

RESOLUTIONS.

Councilman Pembroke then introduced the following resolution:

Resolved, That a special committee of five members of this Council be appointed to consider the feasibility of joint construction and use of an underground conduit for the cables of

the Telegraph, Telephone and Electric Light Companies and proprietors of other electric systems (except street car system) now used in this city within the boundaries of South Temple and Fourth South and First West and Second East streets. Adopted.

APPROPRIATIONS.

The following appropriations were then made:

Salt Lake Building and Manufacturing Company	\$ 290 79
B. G. Fox	446 75
C. E. Apponyi	2,871 50
Hines & Ames	400 00
Mount & Griffin	500 00
Isaac Waddell and J. S. Rawlins	55 00
Total	\$4,564 04

The Mayor announced as the special committee on Pembroke's resolution—Pembroke, Karrick, Anderson, Hall and Lynn.

The Council then adjourned for one week.

WORLD'S FAIR PROCLAMATION.

WASHINGTON, Dec. 24.—The World's Fair proclamation has just been signed by the President.

THE PROCLAMATION.

WASHINGTON, Dec. 23.—The following proclamation has just been issued by the President:

Whereas, satisfactory proof has been presented to me that provision has been made for adequate grounds and buildings for the use of the World's Columbian Exposition, and that a sum not less than ten million dollars, to be used and expended for the purposes of said exposition, has been provided in accordance with the conditions and requirements of section ten of the act entitled, An act to provide for the celebrating of the four hundredth anniversary of the discovery of America by Christopher Columbus, by holding an international exhibition of arts, industries, manufactures and the products of the soil, mine and sea, in the city of Chicago, in the State of Illinois, approved April the twenty-fifth, eighteen hundred and ninety.

Now, as referee, I, Benjamin Harrison, President of the United States, by virtue of the authority vested in me by said act, do hereby declare and proclaim that such international exhibition will be opened on the first day of May, in the year eighteen hundred and ninety-three, in the city of Chicago, in the State of Illinois, and will not be closed before the last Thursday in October of the same year; and in the name of the government and of the people of the United States I do hereby invite all nations of the earth to take part in the commemoration of the event that is so prominent in human history and of lasting interest to the world, by appointing representatives thereto, and sending such exhibits to the World's Columbian Exposition as will most fitly and fully illustrate their resources and their industries and their progress in civilization.

THE SIGNATURE.

The parchment in the usual diplomatic form was carried to the President shortly after midday by S. A. Brown, the chief clerk of the