cedent in the history of any legisla-tive body. To allow a self important and impecunious outsider to insult and abuse us as we have been vilified tonight, is indecent and intolerable. This council must also understand that it has no more right to dispose of that park than I have to barter away the private property of another person. Never in the history of this city has any such property been deeded away for any such purpose as is now proposed. If we can sell the Old Fort Square today; tomorrow and the day after, we can dispose of Washington Square and Liberty Park, respectively.

Further action in the matter was

finally deferred for one week.

#### PETITIONS GRANTED

The committee on waterworks reported favorably on the petition of E.
L. Craw et al., for an extension of
watermains on Third South Street
from First East to a point between
Second and Third East Streets, also on the petition of D. Woodmansee and A. H. Raleigh and others for an extension of watermains on First West Street from First to Fourth North Streets. Adopted.

# COMMITTEE ON WATERWORKS.

The committee on waterworks recommended that the report of the superintendent of waterworks be printed; that the reservoir at the head of First South Street be cemented; that new reservoir be located in City a new reservoir be located in City Creek caryon, with a capacity of 1,500, 000 gallons to supply the Capitot Hill grounds and the Twentieth Ward pipe line. The committee reported that they were in favor of allowing the superintendent a sum of not exceeding 44000 to be avanted during the \$4000 to be expended during the coming season in developing the supply in City Creek. The committee had considered a proposition for the pur-chase of eighty acres of land in City Creek canyon called Manitou Springs adultion, and they recommended that the land be purchased at a cost not to exceed \$3500. Adopted.

IN HONOR OF GENERAL SHERMAN.

The following resolutions were adop ted by a rising vote:

WHEREAS, The superb soldier and true citizen William Tecumseh Sherman has been called from earth, now, therefore, we, the City Council of Salt Lake City, Utah, in the name of the people of this city do hereby

Resolve, That in a kindred spirit to that which prompted the ancients for exalted services, to sometimes apotheosize their heroes; which causes the mother church for exalted services to cannonize her priests; the American people here set aside in their hearts as something sancti-fied and exalted, the memory of General fied and exalted, the memory of General Sherman as a symbol of all that is splen-did in heroism and military genius, all that is sublime and holy in patriotism.

Resolved, That we recall exultingly the services of the great soldier who has died, that in thought we trace his career in the field, that beginning in obscurity ad-vanced until he became the concernment of all civilized people and culminated in perfect glory; that we remember him lovingly in the walks of peace the perfect example and highest type of the patriotic citizen.

Resolved, That the death of General Sherman is a mighty loss to the Republic, whose prestige he so much advanced, a personal sorrow to millions of American

Resolved, That we tender, respectfully,

our deepest sympathies to the family of the dead hero, and venture to remind its members that if there is any comfort in feeling the grief is consoled by the knowledge that it is universally shar-

ed, that poor comfort should be theirs.
Resolved, That these resolutions be spread upon the council records, and a copy be transmitted to the family of the departed soldier.

# HE WILL NOT SIGN IT.

Architect Kletting refuses to sign the contract for the supervision of the erection of the Joint Building and gives the following reasons:

First-He objects to the bond of \$30,000 demanded, but is villing to give a bond in double the amount which he expects to make on the contract—\$6000 or \$7000.

Second—He now objects to the consider—

ation. His offer of \$2000 for revising and completing the plans was accepted; he now wants \$3500 if the building is erected, and \$4500 in case the project should fall through.

Third-He objects strenuously to what he calls the opposition to him in the City Conneil.

Fourth—His strongest objection is to the clause which reads: "And the said first party, etc., further agrees to take charge of and supervise the erection of said building; to have the same erected and finished in accordance with the said

and finished in accordance with the said plans and specifications; to allow only first-class material to be used in the erection and finishing of the same; to have the said building executed and fin ished in a workmanlike manner," etc.

Fifth—He demands that an appropriation of \$325,000 be made. The committee is determined to limit it to \$300,000.

Sixth—He objects to the clause which states that he "shall so perfect the plans and specifications that contractors of ordinary skill and experience will by reference to the same be able to obtain all the data necessary to make exact and intellidata necessary to make exact and intelli-gent bids." In other words, the com-mittee does not propose to be bothered with bills for extras; they want to know the exact cost before they order the con-struction of the building.

# Referred to the joint committee. THE CITY BONDS.

To the Mayor and members of the City Council of Salt Lake City, Utah:

The undersigned, the treasurer of said city and the finance committee of the City Council respectfully report: That the said treasurer, in pursuance of the provisions of a resolution of said City Council passed October 7, 1890, authorizing the issue and sale of a series of five hundred 10-20 year 5 per cent bonds for \$1000 cach and interest, duly advertised three hundred of said est, duly advertised three hundred of said bonds for sale to the highest hidder, in the manner and for the length of time provided in said resolution, and that at the time specified in the notice for open-ing bids and making sales of said bonds, the undersigned met and no bid having the undersigned met and no bid having been made, by adjournments the offer of sale and time for bidding were kept open and on the 21st day of February 1891, the undersigned accepted a bid of T. R. Jones, of Salt Lake City, Utah, for three hundred bonds, and sold three hundred bonds for the sum of \$288,000, subject to the approval of the Council, being \$960 for each bond with the semi-annual infor each bond, with the semi-annual interest coupon maturing July 1, 1891, and all later coupons annexed.

This was the highest and best bid received for said bonds or any of them, and we respectfully ask that the sale be approved and confirmed by resolution of the Council.

W. P. LYNN,
JAMES ANDERSON,
L. C. KARRICK,
Finance Committee. J. B. WALDEN, City Treasurer,

#### RESOLUTION APPROVING SALE.

Whereas, the finance committee of this Council and the city treasurer have reported a sale of 300 city bonds, of the issue authorized by the resolution of the Council passed October 7th, 1890, to T. R. Jones, for the sum of \$288,000, being \$960

Jones, for the sum of \$225,000, being \$960 per bond, with all coupons running from January 1st, 1891 annexed.

Resolved, That the sale of said bonds as reported to the Council under date of February 24th; 1891, be and hereby is in all things approved and confirmed.

Adopted.

### RELATING TO STREET GRADES.

Councilman Parsons offered the following resolution:

Resolved, That any person or company receiving a franchise or the right to lay any street or steam railway track, spur or switch, upon any street or streets spur or switch, upon any street or streets of this city, when the grade is not established and the street brought to grade, shall, before grading for or laying of any track upon such street or streets, submit to the City Council maps and profiles showing the line and grade upon which they propose to build. This to apply to all franchises already granted and where grading has not been done. and where grading has not been done.

Action was deferred for one week.

### REPEALED.

Councilman Parsons then introduced a resolution providing that the ordinance levying an assessment on property abatting on both sides of First East Street, from South Temple to Fourth South, be rescinded and re-pealed, and that the engineer be pealed, and that the engineer directed to report the cost of curbing the street named. Adopted.

## APPROPRIATIONS.

The following appropriations were made:

ı	Oarlyle & Bernard, rebate on license \$	60	00
	Ed. Kelly, repate on license	76	
Į		500	
ı		325	
ı	Holy Oross Hospital	123	66

Adjourned for one week.

## NEW ORDER OF BROTHERHOOD.

It is now announced that the Bishop of London has sanctioned the formation of a lay "Bretherhood of St. Paul's," to work within the metropolitan diocese and to be controlled by a warden who will be under the jurisdiction of the Bishop himself. There is to be a sub-warden and a chaplain, while the rest of the community are to be divided into brothers, probationers and "serving brothers." The duties of the rs." The duties of the will be to lead "a dis-'torothers' ciplined, devotional, common life, separated from secular pursuits, and wholly dedicated to the service of the church," in connection with the parochial clergy. The warden will be appointed by the Bishop, to whom alone he will be responsible "in all things lawful." He will preside at all meals and all meetings of the conmunity, and he will take care that the discipline and order of the community are strictly observed. He will "encourage, advise, and, if necessary, admonish the brothers." His decision will be final, unless the majority of the brothers bring the matter before the Bishop. Otherwise they must individually and as a body follow strictly "the rules regulating their studies, devotions, meals, habits and conversa-