lic works have done the best they can in the premises. The Barber Company will only bring in three per cent. of material and perhaps a dozon men all told. Remember gentlemen ninety-seven per cent. of Utah material and Utah workmen is all we can consistently ask.

Folland-1 move to reject this coatract on account of the many compli-cations that have arisen. The concations that have arisen. tract cannot be carried out this fall,

Folland's motion carried on the following vote:

Ayer-Evans, Folland, Hardy, Horn, Karrick, Lawson, Moran, Si-Folland, Hardy mondi-8.

Noes-Beardsley, Bell, Heiss, Loof-bourow, Rich, Wantland-6.

WAIVER OF GARNISHMENT.

The city attorney sent in unsolicited an opinion on the resolution of Mr. Rich, providing that the city coul walve its right of garnishment between itself and employes. Hoge held that the resolution was legal, but advised that it he not adopted and that the matter be left to himself and the May-

or. Lawson-I move to adopt the resolution. The city attorney has gotten very liberal all at once. It is generally very difficult to get an opinion from him, but in this case he volunteers his advice, which is not worth much any way. I would like to tell bim that he had better not to give his advice until called upon.

Rich spoke in favor of his resolution. It would injure no honest man.

Wantiand said he was in favor of the theory but not the letter of the resolution.

Loofbourow offered the following, which Rich accepted as a substitute for his resolution and moved its adoption:

Resolved, That in all cases where garnishments are sought to be laid upon funds in the hands of the oity officer on whom such garnishment process is served be requested to at once report such at-tempted guarnishment with all the facts in his possession bearing on the same to this Council for the determination of the Council as to whether the city will sub-mit itself to such garnishment process.

Adopted.

THE GARBAGE ORDINANCE.

The new garbage ordinance came up on its final reading and caused the regulation discussion, after which it passed. Tho measure will go to the mayor, who, it is said, will veto it. It now stands:

hill for an ordinance establishing A A bill for an ordinance establishing gar bage districts, providing receptacles for und the removal of garbage and ashes; for the protection of gutters and ditches; for the disposition of night-soil and manure, and for regulating scaven-ger service; also for the removal of all privy values and cesspools within Sewer District No. I, and requiring all owners or generics to connect their premises with

District No. I, and requiring all owners or agents to connect their premises with the sewer within said sewer district. Section 1. Be it ordained by the City Council of Salt Lake City, that there shall be established within the limits o Salt Lake City, two garbage districts, said districts to be known and designated as Garbage District No. 1 and Garbage District No. 2 District No. 2.

Sec. 2. Garbage District No. 1 shall be within that pertion of the limits of Salt Lake City bounded and described as follows, to-wil: Beginning at the northeast corner of the intersection of South Temple street and First West street, and run-

ning thence due east along both sides of South Templestreet to a point mid-way hetween First East (State) street and Second East street, and running thence due south along an imaginary line drawn through the centre of blocks 74, 71 and 56, plat A, Salt Lake City survey, to a point in the centre of block 53, said plat and survey; and running thence due west along an imaginary line drawn tbrough the centre of blocks 53, 52, 51 and 50, said pla, and survey, to the east side of First West street, and running thence due north along said east side of West street to the place of begin-First

(2) shall be within that portion of Salt Lake City, outside of the limits of Gar-bage District No. One (1), bounded and described as follows, to wif: Bounded on the north by Eighth North street and the northern boundary of the city, on the east by the reservation line, on the south by Ninth South street, and on the south by Ninth South street, and on the west by Touth West street. Sec. 4. It shall be the duty of every

owner, agent or occupant of any and every building or place of business with-in the business garbage district described in section 2 of this ordinance to provide or cause to be provided and kept within such building or place of business, a metallic vessel, with haudles, for receiving and holding all ashes, sweepings and other non-combustible rubbish that may accumulate on said premises. Said re-ceptacle shall be emptied promptly when filled and shall be placed in a position easily accessible to the scavenger. Sec. 5. A separate suitable vessel shall

be provided for garbage and liquid refuse, said vessel to be free from leak-age and provided with handles. All reage and provided with handles. All re-ceptacles for garbage and liquid refuse shall be placed in a position casily accessible to the seavenger and emplied daily. When placed in front of the prem-ises, they shall be deposited before the hour of 8 a. m., and removed as soon as emptied.

Within the residence garbage Sec. 6. district, described in section 3 of this ordinance and outside the said business garbage district, there shall be provided garbage district, there shart be provided and kept by the owner, agent or occu-paut of any and every building, a suit-able vessel, free from leakage, in which shall be placed all garbage and liquid shall be placed all garbage and liquid refue that accumulate in said building or on the premises, said receptacles ahall be emptied not less than once during each week in spring, summer and fail, and ot less than once in two (2) week in winter in sect case of concer-(2) weeks in winter, in each case oftener if so directed by the health department. Sec. 7. Within the garbage district des-

Sec. 7. Within the section one and two of this ordinance, ashes and non-com-bustible rubbish shall not be de-posited in the same versel or receptacles with garbage or liquid

Sec.8. No house slops, rubbish, ashes or garbage, shall be deposited within the garbage districts, described in sec-tions two and three of this ordinance,

tions two and three of this ordinance, except as herein provided for. Sec. 9. It shall be unlawful for any person or persons, to sweep or deposit any paper or other rubbish in any gutters or ditches within the city imits, or to empty into said gutters or ditches, any house slops or the con-tents of spittoons. See 10. All sidewalks in front of place

Seo. 10. All sidowalks in tront of place of business shall be swept before the hour of 8 a.m., Sundays excepted.

Sec. 11. No manure shall be allowed to See, II. No mantressarios and we are accumulate in or on any premises within the garbage districts, described in sections two and three of this ordinance, to any quantity greater than two(2) cubic yards, and shall be removed as provided in the ordinance.

or buried in or on any premises within the garbage districts, described in sec-tions two and three of this ordinance.

tions two and three of this ordinance. Sec. 13. All garbage, manure, night soil, ashes and other refnse and offal, shall be removed to a place directed by the health department, provided that all carts and vehicles for carrying any nau-seous or offensive substances, shall be strong and tight, and that the sides shall be made so bigh above the load or con-tents, that no part of such contents shall tents, that no part of such contents shall iberefrom, and either fall, leak or spill the so covered as to be inoffensive. Prohe so covered as to be inditensive. Pro-vided, further, that no part of the con-tents of any privy, vault or cesspool, ex-cept substances other than excrement, shall be removed therefrom, nor shall the shall be removed the through any of the same be transported through any of the streets of this Salt Lake City, except by means of an air-tight ves of, or in such means of an air-tight vestol, or in such manner as shall prevent entirely the es-cape of any noxious or offensive odors therefrom. All dead animals shall be re-moved in such a manner that they shall be covered from view during the process of removal.

of removal. Sec. 14. The removal of all garbage and ashes, from places of business in garbage ashes, from places of business in garbage distric'. No. 1 shall be at the expense of the city. The removal of ashes, gar-bage, manure, night soil and other re-fuse matter, within garbage district No. 2 described in Section 3 of this ordinance and outside of district No. 1, shall be at the expense of the owner, agon, or oc-

cupant. Sec. 15. All privy vaults and cosspools on property abutting the sewer system embraced within the limits of sewer dis-trict No. 1, shall be removed, filled up and connections made with sewer system

and connections made with sewer system within thirty days after the date of the approval of this ordinance. Sec. 16. No person shall empty or at-tempt to emply any vault, privy, sink or cesspool within the garbage districts ex-cept pursuant to a permit therefor re-ceived from the board of health. Sec. 17. It shall be unlawful and a mis-demeanor for any person or persons o her than persons, companies or corpor-ations holding a permit from the health department, to engage in the business of hauling garbage, manure or other refuse,

department, to engage in the business of hauling garbage, manure or other refuse, providing this condition does not apply to persons hauling their own garbage with their own teams. Sec. 18. All persons engaged in the re-moval of garbage, manure or other of-fensive refuse, shall have the word sca-venger and the number of the permit in large white letters on black ground, at-tached on each side of the wagon bed.

large white tetters on black ground, at-tached on each side of the wagon bed. Sec. 19. Any person engaged in bauling garbage, rubbish or decaying matter of any kind, through the streets of this Satt Lake City, from the overloading of any Lake City, from the overloading of any wagon, cart or vehicle, or through care-lessness or negligence, allows or causes any of said matter to fall and remain in the streots of this city, shall upon convic-tion be fined as provided in section 21 of the ordinance

tion be ined as provided in section 21 of this ordinance. Sec. 20. All persons, companies or cor-porations, holding permits, shall be en-titled to charge and collect not to exceed the following fees for the removal of garbageand retuse matter as contemplated in this ordinance. In with in this ordinance, to wit:

For all portions of Garbage District Number Two (2) as tollows:

he garbage districts, described in sections wo and three of this ordinance, to any nuantity greater than two(2) cubic yards, ind shall be removed as provided in the ordinance. Sec. 12. No night soil shall be deposited Section 2010 Sec. 21. Any person or persons failing to comply with, or who violate any of the provisions of the foregoing sections of this ordinance, shall be fined in any sum not less than Fifty (\$50.00); and shall, in addition