

izations and the frequency of high-class and refined entertainments, to say nothing of its value for large conventions, etc., and in many other ways.

Yes, Denver is behind Salt Lake City in several respects, as above shown, but with the exception of the Great Salt Lake itself and the mineral springs, there is no reason why it should be, or why enterprise and capital should not, and that right soon, build an auditorium in Denver and establish woolen mills, tanneries, boot and shoe factories and every other similar industry, and there is, and will be, in this rapidly developing western country, trade and business for them all. Surely we have sent our raw materials to the East and bought the manufactured goods from the East too long already.

In the meantime, Denver can cordially and unhesitatingly wish Salt Lake City her fullest measure of growth and prosperity in the future and rejoice with her in that certain growth, for Denver will never be less than 100,000 people ahead anyhow.

THOMAS TONGE.

CITY COUNCIL.

The City Council met at 7:30 September 22, with Mayor Scott in the chair. The members present were Pickard, Spafford, Karrick, Heath, Folland, Hyde, Hardy, Tuddenham, Young, Anderson, Lynn and Parsons.

PETITIONS

were read and referred as hereinafter specified.

A. J. Fritsch et al. asked an extension of sewer mains on Second South street, from Second East to Fourth East street. Committee on sewerage.

W. Lockitz asked for a rebate of license. Committee on license.

Joseph Krantz asked permission to erect and maintain a motion stand on Second South street. Granted.

W. H. Whitney asked permission to construct a fence near the corner of First South and Eighth East streets. Committee on streets.

Geo. F. Adkins asked to be allowed to pile building material on Market Row for a period of ninety days. Granted.

Peter L. Johnson asked to be appointed to a position on the police force. Referred to the Mayor.

W. H. Groves asked to have two wooden flumes replaced across the sidewalk in front of his premises, which were torn up for the recent construction of a cement pavement. Board of public works.

The Popperton Place and Fort Douglas Rapid Transit company filed a petition in which it announced its acceptance of the franchise granted to it on Sept. 8, 1891. Received and filed.

The Metropolitan Stone company, by Simon Bamberger, president, asked permission to construct a switch from the Utah Central Railway track at the corner of Eighth South and West Temple streets, to lot 1, block 14, plat A. Committee on streets.

Joseph Woodmansee et al. asked an extension of watermains on Eighth South street. Committee on waterworks.

Orson Rogers asked for a reduction from \$15 to \$8 per month as rent on building known as the old silk factory. Committee on public works.

The Pacific Paving company, by M. C. Silver, asked an extension of two weeks' time in which to complete certain sidewalks. Granted.

THANKS.

S. F. Emmons, secretary of the International Geological Congress, sent in a communication thanking the Council for the courtesies extended to the geologists on the occasion of their recent visit to this city.

THEIR TAXES REMITTED.

The Board of Equalization submitted a list of indigent persons whose cases had been investigated, and recommended that their taxes, amounting in all to \$334.27, be remitted. Adopted.

TO BE INVESTIGATED.

Superintendent of Sewer Construction Van Houten reported that the North Point Consolidated Irrigation Company had built a dam across the surplus canal, a short distance above where the discharge pipe enters it, and that complaints were being made daily on account of the stench arising from sewerage. Committees on sewerage and irrigation associated.

MORE TIME GRANTED.

Hobson & Wilkerson presented that on account of the failure of Du Bois & Williams to proceed as rapidly with the construction of Parley's canyon conduit as was expected, they had been unable to do the back filling in the time allotted them and asked an extension of sixty days' time from the present date. The petitioners were allowed until November 1st to complete their work.

APPOINTMENT CONFIRMED.

The committee on police, to whom was referred the appointment of Thomas Smith as a police officer, vice F. M. Glenn resigned, recommended that the same be confirmed. Adopted.

BOWEN RESIGNS.

City Treasurer Walden filed the following:

Gentlemen—I desire to inform you that my deputy, Mr. George N. Bowen, has tendered me his resignation, to take effect Oct. 1, on account of his intention to embark in a business enterprise in this city. I have appointed in his place Mr. M. B. Sowles, and request your honorable body to confirm the appointment, as is required by city ordinance. In presenting the name of Mr. Sowles I call your attention to his eminent service to the city as Councilman during the preceding administration and to his services as one of the board of public works, to which position he was appointed by your honorable body, which he resigned by his own volition.

J. B. WALDEN,

City Treasurer.

Councilman Hyde moved that the resignation of Mr. Bowen be accepted and that the appointment of Mr. Sowles be confirmed.

The motion was lost on a strict party vote, the "Liberal" Councilmen voting against him.

FROM THE COMMITTEE WORKS.

The committee on waterworks reported as follows: That the petition of James E. Hickney and others for the extension of watermains on Second West street be granted; that the petition of J. G. Brooks and others for an extension of watermains on Third South street be granted; that the petition of C. O. Whittemore and others for extension of watermains on Third

East street be granted; that the petition of R. S. Connelly and others for extension of watermains on Sixth North and Wall streets be granted; that the petition of Daniel W. Hunter and others for extension of watermains on Second West street be granted; that the petition of C. E. Angell and others for an extension of watermains on Eighth East street be granted; that the petition of J. H. Mellen and others for the extension of watermains on First North street be not granted; that the petition of H. E. Carter and others for an extension of the watermains on Riverside and Iola avenues in Golden Park addition be granted on condition that the water be used for household purposes only, from the first day of June to the first day of October of each year; that the petition of J. A. Heiss and thirty-eight others for an extension of watermain on Seventh South street be granted on the same condition as the preceding petition. Adopted.

EXTENSION OF STATE STREET.

City Engineer Doremus reported that he had endeavored to effect such alterations in plat E as would enable the opening of State street, between First North and Capitol grounds, and at the same time securing some degree of uniformity in the survey, which in its present shape is irregular. He had been successful as far as the opening of State street was concerned, which could be accomplished there upon an exchange for land owned by L. C. Trent through which the street must pass. Adopted.

THE STREET COMMITTEE

recommended that the petition of J. E. Caine for permission to construct a cross-walk on First South street, opposite the Hooper building, be granted; that the sidewalks laid by Houlihan & Griffiths and Elias Morris be inspected, and, if approved by the board of public works, be accepted; that the petition of T. W. Jennings and J. L. Rawlins, asking that First street be placed in good condition, be granted; also that the street railways be not allowed to run their cars at a greater speed than allowed by their franchises; that the petition of Kelsey & Gillespie, asking that Second South street, from Sixth West to the Jordan river, and that Third South street for the same distance be graded, be granted. Adopted.

TO ABATE A NUISANCE.

The following resolution was introduced by Councilman Folland:

Resolved, That the city attorney be instructed to draft an ordinance prohibiting persons from camping on the streets within the bicycle district and the streets bounding the Temple block.

Adopted.

ANTI-SMOKE ORDINANCE.

The following ordinance was then taken up and passed:

Section 1.—Be it ordained by the City Council of Salt Lake City, that the proprietor, lessee or occupant, engineer or fireman of any building in which a boiler is or may be used for generating steam or electricity, who shall permit or allow dense smoke to issue or be emitted from the chimney or chimneys of such building, used in connection with such boiler within the corporate limits of Salt Lake City, shall be guilty of a misdemeanor, and shall upon conviction, for every such offense, be fined in a sum not less than