

of Mr. Galleazzi and the rest of the report was referred to the city recorder.

GRADE OF CENTRE STREET.

The committee on streets recommended that the city grade Centre street under the supervision of the city engineer, the Salt Lake City railroad to put its tracks in the centre of the street. The committee said the railway company had agreed to pay \$500. It was moved that the report be referred back to the committee.

Mr. Lawson favored this action and said that Mr. Wantland was very eager to grade a street for the railway company at the public expense.

Mr. Wantland—I rise to a personal explanation, as I am getting somewhat weary at listening to that gentleman's objectionable personalities. I am not here as champion of the railroad company but as a representative of the people.

Hardy—I think the committee's report should be adopted, as a matter of justice to the company and taxpayers in that part of the city and as a matter of economy to the city.

More discussion followed, and Moran moved to defer action for one week. Carried.

LIQUOR LICENSE REFUSED.

The committee on license reported adversely on the petition of Frank Monroe for a retail liquor license in his saloon adjoining the People's Theatre on Commercial street. Adopted.

MONEY FOR CLUTE.

The committee on finance recommended that the city return to E. R. Clute the amount overpaid by him in to the municipal treasury of \$314. Adopted.

PAUL'S AND DONOVAN'S ACTIONS DISAPPROVED.

The committee on police reported as follows in the matter of the petition of Jacob Moritz and others asking for the removal of Chief Paul and Captain Donovan for breaking in the doors of certain saloons:

We learn from the testimony given before the committee that the officers referred to did not have warrants for the arrests of the parties in the case mentioned in the petition, and while we do not know that their action in breaking in the doors without necessary warrants for the arrest of parties was in accordance with the law, yet we disapprove of such action on the part of the officers, though we do not recommend their removal.

Adopted.

EIGHT HOUR ORDINANCE.

Moran introduced an eight hour labor ordinance which passed to its second reading.

APPROPRIATIONS.

E. R. Clute	\$ 314 14
Pacific Paving Co. of Utah	11,080 86
William Harkins	920 00
William Harkins	1,444 61
R. H. Officer	10 00
Various parties	220 80
Various parties	88 50
Kansas City Fire Department Supply Co.	25 00
W. O. Pavey & Co.	3 00
Continental Oil Co.	6 00
Eagle Foundry & Machine Co.	4 50
Pitts & Watson	186 75
Pacific Paving Co. of Utah	15 25
Sullivan & McDonald	1-3 00
Kelley & Co.	6 00
Rocky Mountain Bell Telephone Co.	20 00
Utah and Montana Machinery Co.	3,859 82
Samuel Galleazzi	273 00
Eagle Foundry & Machine Co.	22 49
Wasatch Drug Co.	4 25

F. W. Dennis	25 00
A. W. Oaine & Co.	8 00
J. C. Murphy & Co.	1 00
William Skewes & Co.	15 00
Wiscomb & Co.	11 00
W. C. Pavey & Co.	24 05
E. D. Hoge	30 00
A. M. Wooley	2 85
Emma Madison	5 85
Kelly & Co.	132 50
Kelly & Co.	15 50
Kelly & Co.	24 00

Adjourned until Friday at 7:30.

No action was taken on the resolutions presented by Dr. Iliff.

The City Council held a special meeting last night to discuss the proposal, specifications and contract for curbing and paving East Temple Street from South Temple to Fourth South Street, First South Street from State to West Temple Street and Second South Street from State to West Temple Street.

President Loofbourow rapped for order at 8:45 o'clock, three quarters of an hour after the time fixed by ordinance.

The members who were in attendance were: Rich, Folland, Hardy, Moran, Horn, Lawson Ewing, Evans, Beardsley, Simondi, Wantland, Helms. Absent—Karrick.

After the minutes of the previous session had been read and approved, the following from the city engineer was read:

Gentlemen—As contracts for paving East Temple, First and Second South streets are now about to be let and the question of what width from the curb and stone portion of the pavement shall be made to extend has not yet been determined, I respectfully ask for instruction in the matter in order that I may complete my plans accordingly. I suggest that some portion of the same streets should be designated for the erection of telephone and other poles so that the present poles may be removed before the work of paving is begun.

Moran—I move to lay the paper on the table until later in the evening. Carried.

SANITARY ORDINANCE.

On motion of Beardsley the substitute sanitary ordinance was taken up. The measure was read the third time and caused considerable discussion, most of which was rambling and unimportant.

Hardy moved that the matter lay over until next Tuesday night and that instead of the ordinance embracing the entire city that the committee on sanitation reduce the district and define the same by metes and bounds.

The motion was lost on a vote of 3 to 9.

On motion of Hardy the district was defined as designated in the body of the ordinance.

Minor amendments were made and the measure passed. It stands as follows:

A BILL FOR AN ORDINANCE

Providing receptacles for ashes, garbage, manure and sweepings of sidewalks and providing for protection from paper and other refuse matter and for the disposition of night soil and prescribing penalties.

Sec. 1. Be it ordained by the City Council of Salt Lake City that it shall be the duty of every owner, tenant, lessee and occupant of any and every building or place of business within the business district described as follows: Beginning at the northeast corner of First West and South Temple street and run-

ning thence east on both sides of South Temple street to Second East street, thence south on west side of Second East Street to Third South, thence west on both sides of Third south to First West street, thence north on east side of First West street to point of beginning and all streets within said boundary. Also on both sides of South Temple street from First West street to Fourth West street. On both sides of Third West street from North Temple street to Third South street and on both sides of Second South street from First West street to Sixth West street and on Sixth West street and on Fifth West street from First South street to Fifth South street and on both sides of First South street from First West street to Fifth West street, to provide or cause to be provided and at all times to keep or cause to be kept and provided within such building or place of business a metallic vessel, with cover of same material and with handles, or a fire-proof stone or brick bin for receiving and holding, without leakage, all ashes, sweepings and other non-combustible rubbish that may accumulate in said building or place of business. That said receptacles shall be emptied promptly when filled, and shall be placed in a position easily accessible to the scavenger. It is further provided that property owners shall have sidewalks in front of their respective places of business swept each morning, Sundays excepted, before the hour of 8 a.m.

Sec. 2. A separate suitable vessel shall be provided for garbage and liquid refuse, said vessel to be free from leakage and provided with handles. All receptacles for garbage and liquid substances shall be placed in an accessible position for the scavenger and emptied daily. When placed in front of premises they shall be so deposited before the hour of 8 a. m. and removed within the premises as soon as emptied.

Sec. 3. Within the limits of Ninth East and Sixth West, and Third North and Seventh South, and from State to T streets in plat D, and all of plat E south of Peach street, and outside the business district hereinbefore described, there shall be provided and kept by the owner or occupant of every building, a suitable vessel free from leakage, in which shall be placed all garbage and liquid refuse that accumulate in said building or premises, said receptacles shall be emptied not less than once during each week in summer and not less than once in two weeks during the winter, in each case oftener if so directed by the sanitary inspector.

Sec. 4. Within the limits described in section 3, ashes and noncombustible rubbish shall not be deposited or kept in the same vessel or receptacles with garbage or liquid substance.

Sec. 5. No house slops, rubbish, ashes or garbage shall be deposited within the limits except as hereinbefore described in section 3.

Sec. 6. It is hereby made unlawful for any person or persons or firm, agent, clerk or servant of any person or firm to sweep or deposit into any of the gutters or ditches within said city limits any paper, sticks, stones, dirt, dust or any other rubbish of any kind or to wash or empty pittoons or slops of any kind in any canal, ditch or flume within the city limits or to sweep, throw or deposit upon any of the sidewalks, within the limits of Salt Lake City, any papers, sticks or other rubbish of any kind.

Sec. 7. No manure shall be allowed to accumulate in any premises within the limits, described in Section 3, to any quantity greater than one cart load and shall be removed as provided in the ordinance.

Sec. 8. No night soil shall be deposited or buried on any premises within the limits, described in section 3.