garden hoes, one hundred and fi[®]ty feet garden hose. Committee on cemetery with power to act.

HE GOT JUDGMENT.

On the matter of the suit of John R. Wilson, a suit for damages in the sum of \$750, the city attorney reported that judgment for \$50 and costs, amounting to \$47, a total of \$97, had been given to the plaintiff and recommended that the judgment be paid. So ordered.

TO PAVE.

The same officer presented notices of intention of the Council to pave, etc., districts 2, 3, 4, 5 and 6, and also returned corrected estimates for the paving districts made by the engineer, and asked their approval. Adopted.

ACROSS WATER DITCHES.

The committee on municipal laws reported an ordinance prohibiting the driving of teams across water ditches, etc., and recommended its passage. Adopted.

ANOTHER MOUNTED POLICEMAN.

The committee on police recommended the appointment of an additional mounted policeman. Adopted.

NINETY DOLLARS PER MONTH.

Also, that a city jailor be appointed at a salary of \$90 per month. Adopted. NOT YET.

Also, that in the mattar of half-pay for special policeman at Warm Springs, recommended that action be deferred for the time being. Adopted.

A REFRESHMENT BOOTH.

The committee on public grounds, in the matter of the petition in behalf of the James B. McKean Woman's Relief corps, asking permission to erect and maintain a booth, etc., at Liberty Park, recommended that it be granted such privilege, to continue and be subject to the pleasure of the Council. Adopted.

ANOTHER SALARY INCREASE.

The committee on sewerage recommended that the salary of the engineer at the sump be raised to \$75 a month; that a circuit breaker be put in; that 500 feet of fire hose be purchased; that the question of raising or lowering the sewer manholes be left to the superintendent of sewers. Adopted.

MUST MOVE.

The petition of Mrs. Mary Lewis, asking an extension of time in which to remove certain outhouses, was refused.

AS TO GREEN STREET.

The protest of Thomas Slight against the opening of Green street wider than two rods, was referred to the city engineer.

REFERRED TO THE ATTORNEY.

The claim of Edwin Rushton for damages caused by extension of water mains was sent to the city attorney.

CAN'T HAVE IT.

The petitions of Jefferson A. Clark and Frank Miller, asking for a rebate on their liquor licenses, were refused.

CAN TRANSFER.

The committee on licenses recommended that J. J. Browne be allowed to transfer his liquor license to J. H.

dealers be granted: Clark & Clapp, Con Quinlan, J. H. Clark, Philpat & Wright, Adopted.

That the following new license be

granted: H. F. Copeland. Adopted.
That a free license he granted Chris
Nielsen, as a peddler, for three months. Adopted.

That the petition of Mrs. E. Harber for a free license for a dog be denied. Adopted.

THEIR PORTRAITS WANTED.

The following motion by Wantland was adopted:

That the Mayor he requested to secure and have placed in the council chamber suitable portraits of Ex-Mayors Arm-strong and Scott.

PERMANENT GRADE.

The following from the same gentleman was also adopted:

That the city attorney be requested to prepare an ordinance to provide for the work of bringing streets to a permanent grade; provided the existing ordinances do not cover this class of work, independent or paving.

SHOE STRING DISTRICTS.

Wantland offered the following, which was adopted:

Resolved, That the city attorney be requested to prepare an ordinance creating new paving districts as follows:

One district to include South Temple street from State to West Temple, First South street from State to Second East, Second South street from State to Second East, Third South street from State to Second East, First South street from West Temple to First West, Second South street from West Temple to First West.

One district to include Market street.

One district to include Franklin ave-

THE TRAIN DESPATCHERS' CONVEN-TION.

Beardsley offered the following, which was adopted:

Whereas, The Train Despatchers' association of America will soon meet in annual session at the city of New Orleans, and

Orleans, and
Whereas, It is desired that the next
session should be held in this city,
Resolved, by the mayor and city
council of Salt Lake City that a most
hearty and cordial invitation be and is
hereby extended to the officers and members of the association to hold the session of 1893 in this city, and in behalf of the citizens of Salt Lake City we assure the members a most cordial and hearty welcome, generous hospitality, and a tender regard for their welfare during their sojourn in our midst.

Resolved, That the mayor and recorder are hereby authorized to transmit a certified copy of these resolutions to the proper officers of the association.

NEW SEWER DISTRICT.

Lawson introduced the following which was adopted:

Resolved, That sewer district No. 5 be ereated with boundaries as follows: Beginning at a point which is ninety-one feet east of the intersection of the center lines of Fifth South and Third West lines of Fifth South and Third West streets, running thence northerly along a line which is twenty-five feet east and parallel to the east boundary line of Third West street for a distance of 4752½ feet to the center line of North Temple street; thence westerly along the center line of North Temple street for a distance to transfer his liquor license to J. H.

Harrison. Adopted.

OLD AND NEW.

That the following applications for removal of licenses as retail liquor center line of Fifth South street; thence

easterly along the center line of Fifth South street for a distance of 182 feet to place of beginning. And that the city attorney be instructed to draw up an ordinance which will effect the same.

ANOTHER FROM THE SAME GENTLE-MAN.

Lawson introduced the following which was also adopted:

Resolved, That sewer district No. 4 be created with boundaries as follows: Beginning at the intersection of First South and Second East streets, running thence easterly along center line of First South street for a distance of 2377½ feet to the intersection of the centre lines of First South and Fifth East streets, thence northerly 91 feet, thence westerly along a line which is 25 feet north of and parallel to the north boundary line of First South street for a distance of 2,877/2 feet to the center line of Second East street to place of beginning, and that the city attorney be instructed to draw up an ordinance which will effect the same.

MONEY FOR STANTON.

Messrs. Heiss and Wantland introduced the following:

Resolved, That the salary of the fire inspector shall be \$600 per year.

On motion of Loofbourow the mation was referred to the finance come mittee.

WATERMAIN EXTENSION NOTICES.

The city recorder reported that lists and plats pertaining to local assessments 126, 129, 130, 131, 132 and 133 for extension of watermains had been. completed and notices published, as required by law. Filed.

PROTEST AGAINST EXTENSION.

Thomas Hughes and others protested against the extension of water-mains on Seventh West street and North Temple. Referred.

THE DEEP CREEK RAILWAY.

Sharp Walker and others protested against the granting of a franchise to the Deep Creek railway on Second West, between Ninth South and West, Roper streets, between said street at that point is only four rods wide; be-cause the West Side Bapid Transit company has a franchise and is operating a track along said street; the building of the proposed line, they allege, would be detrimental to their interests. Received and filed for consideration.

WANTS TO CONNECT.

B. H. Bowman, contractor, and the Rio Grande Western Railway company asked permission to lay and operate a temporary standard guage railway from the connection with the main line of said company along Eighth South street to the Eighth ward square, along Second East street, for the purpose of hauling material to construct the joint city and county building. The track to be laid in and along said street as the city engineer may direct and to be removed upon the completion of said building. Committee on streets.

THE DEEP CREEK ROAD.

The question of allowing T. P. Murray road to go along Second West and thence south to Roper street came up. Moran wanted it to go over for a

week.

Wantland objected. So did Lawson. Hardy thought the matter should go over until it was decided what action the county court intended to take.