BIDS ON SEWER PIPE.

The committee on sewers reported in the matter of bids for 3300 feet of sewer pipe, recommended that the bid of Gladding, McBean & Co. be accepted, as it was the lowest, as they agree to fur ish the pipe (fourteen inch) at 50 cents per foot.

The Denver Sewer Pipe and Clay company offered to furnish fifteen inch pipe at 55 ceuts per foot. Adopted.

STREET GRADING.

The committee on atreets reported favorably on the petition of L. A. Allen asking for the grading of Tenth East street, between Third and Fourth South streets.

APPROPRIATIONS. Apropriations were made as follows:

E. Hoge	28 95
E. D. Hoge	50 00
E. D. Hoge	
F. E. McGurren	30 00
I. A. Benton	1 00
1 A. C. Labacanonhiam Co.	5 50
Salt Lake Lithographing Co	D DU
Eagle Founday and Machine Co	14 00
The middle	306 00
Frank Harrigan	
Rhodes Bros	24.09 13
E. C. Coffin Hardware Co	4 07
Lab Bainting Co	818 40
Tribune Job Printing Co	
Utah Central Rrilway Co	200 00
Rio Grande Western Railway Co	596 00
RIO GIANGE TO STATE OF THE STAT	
Rio Grande Western Rauway Co	792 00
ert- 4 - 1	
Total	00 5000

NEW OFFICE QUARTERS.

Ou recommendation of the committee on improvements office rooms were secured in the Brigham Young Trust company's building on Commercial street at \$125 per month for city officers and heads of departments.

GRAVITY SEWER PLANS.

Hardy offered the following which was adopted:

Resolved, That the city engineer and board of public works be instructed to draw up the plans and specifications for the construction of the gravity sewer at once that the same be submitted to the Council for approval.

COST OF BOULLVARD.

The city attorney reported that in accordance with the petition of Kelsey and Gillespie, that the cost of constructing a driveway thirty feet in width slong the eides of City Creek canyon from near the northeast corner of Capitol grounds to the bed of the capyon and thence to junction with Eleventh street, will be \$6,936. Laid on the table temporarily.

ADDITIONAL CITY PROPERTY.

City Auditor Raybould sent in the tollowing additional statement of the resources and liabilities of the city as they existed on January 1st, 1893, and asked that it be appended to his annual report and that a committee be appointed to approve the real estate:

RESOURCES.

Cash in treasury January 1, 1893, \$313,-

Waterworks-Parley's, Emigration and City creek streams, with all improve-

City parks and park lands—Liberty park, City creek canyon, Warm Springs. City hall and fire stations—One-balf of Eighth ward square, with improvements; City hall, part of lot 5, block 81, plat A,

with improvements.
All of block 48, plat A (Pioneer square).
Part of lot 3, block 37, plat A.
Lots 10 and 11, block 15, Five-acre plat

Lots 10 and 11, block 15, Five-aere plat

Part of lot 1, block 93, plat A.
Part of lots 5, 6 and 7, block 1, plat E.
Want

All of block 10, plat E ("Arsenal" block).

Part of block 33, plat F Fart of block 31, plat F. Part of lot 2, block 48, plat G.

Lot 3, block 86, plat D.
Lot 2, block 19, plat D.
Lot 1, block 147, plat D.
All of blocks 176, 177, 178, 179, 180, plat D

Part of lot 5, block 1, plat F.
Part of lot 5, block 85, plat A.
Part of lot 3, block 61, plat D.
Part of lot 1, block 25, plat A.
Part of lot 4, section 35, township 1

north, range I west. Part of lots 5 and 6, block 60, plat C. Part of block 7, City Park subdivision. Part of lots 10 and 11, block 23, Brigh-

ton five-acre plat. Block 10 and part of block 23, Brighton

five-acre plat.

Block 10 and part of blocks 13, 20, 22,

23,24, plat J.
Part of southeast one-quarter of section 24, township I north, range I west.

Part of northwest one quarter of section 33, township 1 north, range 1 west.
Part of lot 4, section 14, township 1 north, range 1 west.

north, range I west.

Southeast one-quarter of the south west one-quarter of section 28, township I north, range I east.

West one-half of southeast one-quarter

of section 16, township 1 north, range 1 east. "Manitou Springs."

All of section 11, townseip 1 north, range 1 east.

All of section 15, township 1 north, range I east. All of section 27, township 1 north.

range l east. North one-balf and southeast one-quarter of section 19, township I north, range

I cant. Southwest one-quarter of southeast one-quarter of section 22, township 1 north, range I east. Part of northwest one-quarter of sec-

tion 20, township I north, range I east.
All of section 7, township I north, range

enat. Part of section 33, township I north,

range 2 east.
Part of lots 2, 3, 4, 5 and 6, blook 46,

Ten acre plat A.
Part of sections 21 and 22, township 1 south, range 2 east.

Part of sections 11 and 12, township 1

south, range I east.

Part of the northeast one-quarter of section 15, township 1 south, range I east.

Part of section 6, township 1 south range 2 east.

Part of sections 1 and 12, tewnship 5

south, range I west.

Northeast one-quarter of southeast one-quarter and lot 6 of southeast 12, township south, range I west.

Part of section 13, township 5 south, range I west.

Apparatus, furniture and fixtures— Furniture in City hall, fire alarm tele-graph, apparatus, borses and furniture, police alarm apparatus, horses and furniture (police department), apparatus, borse and furniture, street and wa erworks and wa'erworks department.

LIABILITIES,

Bonds, warrants and cash—Bonded in-debtedness, December 31, 1892, \$1,500,000; outstanding warrants, December 31, 1892, \$440.50; total, \$1,500,440.50.

There was a special session of the Council March 10, called for the purpose of disposing of a part of the large amount of the unfinished business with which the council was laden. The councilmen present wen: rick, Hardy, Horn, Rich, Bell, Law-son, Evans, Simoudi, Kelly, Beardsley, Wantland, Heise, Folian i, Loofbou-Councilman Evans acted as

chairman, and Assistant Recorder Dennis as chief clerk. The meeting was a howling farce from commeucement to close. The business transacted in given below:

The Proceedings.

Arthur P. Ferl asked to be allowed to use certain city land for the removal of gravel and sand. Committee on

public grounds.
The Rio Grande Western asked permission to councet its property with

sewerage.

L. S. Clark asked to be given permission to work out tax for extension watermains. Committee on water-

\$15,000 FOR AN OPENING.

The city engineer reported in the matter of the petition of T. G. Webber and others relative to the opening of Second street between Canyon road and State street, that while the opening of that street would be a great convenience and would no doubt be necessary at some future time, the cost, which he estimated at about \$15,000, seemed to be a sufficient reason to postpone the matter for the present and he recommended accordingly. Adopted.

REDUCTION OF LICENSE FEE.

The committee on license recommended that the license fee be reduced from \$100 to \$60 per annum and that the city attorney be instructed to draw up an ordinance covering the same. Adopted.

THAT SEWER LINE.

The committee on sewerage submitted a form of contract to be entered into between the city and Gladding. McBean & Company for the purchase of three thousand three hundred feet of tourteen-inch sewer pipe to be laid ou Fifth South street east, and recommended that it be adopted.

Hardy-I tell you, gentlemen, that it you carry this scheme through, it will be unlawful. It will be a needless and almost useless expenditure of public funds. It is being carried out for the express benefit of one or two perso wer extensions are made it must be through and with the couseut and under the direction of the board of public works.

Lawson took issue with Mr. Hardy saying there was nothing to be gained by standing on a little technicalities.

Wantland said that the proposed exsuttion was according to the plan marked out years ago and should be tollowed. Besides, Fort Douglas should be connected with the city, and the extension of this line would bring that about.

The vote on the ratification of the contract resulted:

Ayes-Folland, Heiss, Horn, Kelly, Lawson, Moran, Wantland -- 7.

Noes-Bell, Hardy, Karrick, Loof-bourow-4.

Excused-Beardsley, Evans, mondi-3.

The chair ruled that the motion was lost for lack of a requisite majority,

This decision caused a terrific uproar among the councilmen who are working for the carrying out of the scheme and Lawson appealed from the decision of the chair whose action was overruled by a vote of seven to six.