Grand Junction, Colorado, August 28, 1912.

The City Council of the City of Grand Junction convened, pursuant to adjournment, at 4 o'clock p. m., in the City Hall, with Mayor Tedd in the chair.

The following Commissioners, upon call of roll, responded as present: Todd, Vedder, Verbeck, Rankin, Holmburg.

City Atterney Tupper was present.

The minutes of the regular meeting of August 20th were read and approved.

The fellewing bills having been approved by heads of departments and audited, were read by the ClerK:

No.	Fund.	Claim of	Amount.	Fer
12,079	Fire	Treas. Cash Ace't	\$.42 ~	Cartage
030	Park	Treas. Cash Ace't	20 V	Cartage
081	General	Treas. Cash Ace't	31.35 V	Filing fee, postage, et
082	Highways	Treas. Cash Ace't	5.15 V	Freight and cartage
083	Paving #1	Treas. Cash Ace't	11.75	Freight., etc.
084	n ii	H. C. Hall	531.85 ~	Prefessional services
085		General Fund	100.00 ~	Use of steam reller
086	Paving #2	Paving Dis.Ne.1	1,268.64 2	Lead pipe
087		Paving Dist Ne. 1	2,900.00 ~	Crusher plant and C. M.
088		Treas, Cash Ace't	80.67	Freight, express, etc.
089	Paving No. 3.	Treas. Cash Ace't	1.05	Telegrams
1446	Kannah Creek	Treas. Cash Acc't	33.52 √	Express , freight, etc.
12,089	Water	Treas. Cash Acc't	276.32 V	Freight, express, etc.

61

Moved by Commissioner Vedder, seconded by Commissioner Rankin, that the bills

as read be allowed and warrants ordered drawn for the several amounts.

The motion being put, upon call of roll the Commissioners voted as follows: Todd, yea; Vedder, yea; Verbeck, yea; Rankin, yea; Holmburg, yea.

All the Commissioners having voted yea, the Mayor declared the metion carried and the bills allewed.

Moved by Commissioner Rankin, seconded by Commissioner Vedder, that the Council proceed to open bids for paving work in Paving Dist No. 2.

The metion carried, and the Clerk thereupon opened and read bids as follows: From W. B. Lowry, Denver, Gole., offering to construct asphalt macadam wearing surface, complete in place, at \$425 for each square yard.

From the Denver & Pueble Construction Co., Denver, Colo., offering to construct wearing surface complete in place at \$1.25 per square yard.

Moved by Commissioner Rankin, seconded by Commissioner Vorbeck, that the bids reads be taken under consideration until to-morrow.

The metion carried.

Moved by Commissioner Holmburg, seconded by Commissioner Rankin, that the Council proceed to canvass the returns of the Special Election hold August 27th, 1912, in and for this city.

The motion carried, and the Council then proceeded to open and canvass the returns of said Special Election.

After the completion of the canvass of the votes east at said Special Election, the following report of same was submitted:

STATE OF COLORADO : COUNTY OF MESA. : SS CITY OF GRAND JUNCTION.:

WE, THOS. M. TODD, Commissioner of Fublic Affairs, and Ex-Officio Mayor, CHARLES K. HOLMBERG, Commissioner of Health and Civie Beauty, and Ex-Officio City Clerk, B. W. VEDDER, Commissioner of Water and Sewers, H. F. VORBECK, Commissioner of Finance and Supplies, and J. H. RANKIN, Commissioner of Highways, comprising the council and canvassing board of the said City of Grand Junction, and each of us, do hereby certify that on August 27th, 1912, a special election was regularly and legally held in and for said City of Grand Junction for the purpose of submitting to the duly qualified electors of said City for their determination, the following quastions:

First Question: "Shall the City Council of the City of Grend Junction issue and sell Sanitary Sewer District No. 4 Local Fublic Improvement Sonds in the eggregate amount of \$3,000, for the purpose of paying the cost of localimprovements in seld Sanitary Sewer District No. 4 consisting of a system of sanitary sewers, seid bonds to be payable out of the proceeds of a special assessment to be levied upon the real estate situate in the City of Grand Junction, and in seld Sanitary Sewer District No. 4, the payment of wame to be guaranteed by the City and to beer date the first day of September, A.D. 1912, in such form and denomination as the City Council may prescribe, all in conformity with Ordinance No. 178 of the City of Grand Junction, sdopted and approved the 11th day of June, A.D. 1910, and the reso-lutions of the City Council in conformity there-with?" with?

Second Question: "Shall the Gity Council of the City of Grand Junction issue and soll Faving District No. 2 Local Fublic Improvement Bonds in the aggregate emount of 990,000 for the purpose of paying the cost of local improvements in said Faving Dis-trict No. 2, said bonds to be pay ble cut of the proceeds of a special assessment to be levied upon the real estate situate in the City of Grand Junction and in said Faving District No. 2, the peymont of same to be guaranteed by the City, and to bear date the first day of September, A.D. 1912,

in such form and denomination as the City Council may prescribe, all in conformity with Ordinance No. 178 of the City of Grand Junction, adopted and approved the 11th day of Junc, A.D. 1910, and the resolutions of the City Council in con-formity with seid ordinance?"

Third Question: "Shell the City Council of the City of Grand Junction issue and sell Paving District No. 3 Local Public Improvement Bonds in the aggregate emount of \$21,000 for the purpose of paying the cost of local improvements in said Faving Dis-trict No. 3; said bonds to be payable out of the proceeds of a special assessment to be levied upon the real estate situate in the City of Grand Junction and in said Paving District No. 3, the peyment of same to be guaranteed by the City, and to bear date the first day of September, A.D. 1912, in such form and denomination as the City Council may prescribe, all in conformity with Or-dinance No. 178 of the City of Grand Junction, adopted and approved the lith day of June, A.D. 1910, and the resolutions of the City Council in conformity with said Ordinance?"

Fourth Question: "Shell the City Council of the City of Grand Junction issue and sell Paving District No. 4 Local Fublic Improvement Bonds in the aggregate amount of \$5,500 for the purpose of paying the cost of the local improvements in said Paving District No. 4; said bonds to be payable out of the proceeds of a special assessment to be levied upon the real estate situate in the City of Grand Junction and in said Paving District No. 4, the payment of same to be guaranteed by the City, and to bear date the first day of September, A.D. 1912, in such form and denomination as the City Council may prescribe, all in conformity with Or-dinance No. 178 of the City of Grand Junction, adopted and approved the 11th day of June, A.D. 1910, and the resolutions of the City Council in conformity with said Ordinance?"

Fifth Question: "Shell Article 10 of the Charter of Grand Junction be amended to read as follows:

ARTICLE X. DEPARTMENT OF HIGHWAYS.

PAVING. When a paving district shall have been organized, the material selected, the cost esti-mated and the bonds voted, the City Council shall have the power to let a contract for such paving in such district to the lowest responsible bidder, or the City may do the work under the supervision of the Commissioner of Highways."

That said special election was regularly and legally held for

the purpose of submitting to the duly qualified, tax paying electors under the law for their determination the following question:

"Shall the City Council levy in the year 1912 an additional two mills tax for the purpose of pur-chasing and erecting ornamental electric lamp posts and installing a Tungsten lighting system along the streets now included in that part of Faving Dis-trict No.1, as follows: On Main Street from Seventh

to second street, and on second street from main Street to the Union Depot, and for the further pur-pose of paying for the additional cost of mainten-ance of such system for the year 1913?"

And now on this 28th day of August, A.D. 1912, the same being the second day after said special election, and all official returns of said special election being made and filed with the Clerk of said City for the purpose of canvassing said election returns and preparing the abstract thereof, we did, in the presence of each other, duly and regularly examine and canvass the aforesaid returns of said special election, and we and each of us do certify that the whole number of votes cast at said special election on the question of

"Shall the City Council of the City of Grand Junction issue and sell Sanitary Sewer District No. 4 Local Public Improvement Bonds in the ag-gregate amount of \$3,000, for the purpose of pey-ing the cost of local improvements in seid Sani-tary Sewer District No. 4 consisting of a system of sanitary sewers, said bonds to be payeble out of the proceeds of a special assessment to be levied upon the real estate situate in the City of Grand Junction, and in said Sanitary Sewer District No. 4, the payment of same to be guar-anted by the City and to bear date the first day of September, A.D. 1912, in such form and denomination as the City Council may prescribe, all in conformity with Ordinance No. 178 of the City of Grand Junction, adopted and approved the lith day of June, A.D. 1910, and the resolutions of the City Council in conformity therewith?"

was 479 ; that the number of votes thrown out and not counted 2____; that the number of votes counted was 477 ; Was that of the seid 477 votes counted, 300 were "For the Bonds" and ______ votes were "Against the Bonds". And on the question of

"Shall the City Council of the City of Grand

"Shall the City Council of the City of Grand Junction issue and sell Paving District No. 2 Local Public Improvement Bonds in the aggregate amount of \$90,000 for the purpose of paying the cost of local improvements in said Paving District No. 2, said bonds to be payable out of the proceeds of a special essessment to be levied upon the real estate situate in the City of Grand Junction and in said Paving Dis-trict No. 2, the payment of same to be guaranteed by the City, and to bear date the first day of September, A.D. 1912, in such form and denomination set the City Council may prescribe, all in conformity with Ordi-nance No. 178 of the City of Grand Junction, adopted and approved the 11th day of June, A.D. 1910, and the resolutions of the City Council in conformity with said ordinance?"

the	whole	number	· of	votes	cast :	at said	elect	tion was	_4	80	i
that	t the	number	of	votes	thrown	out an	i not	counted	was .	2	2;
that	the	number	of	votes	counte	d was _	478		that	t of	the
		States of the second states of				28					Bonds"
and	_19	0	v	otes v	vere "A	gainst '	the Bo	onds".			

And on the question of

"Shall the City Council of the City of Grand Junction is use and sell raying District No. 3 Local Public Improvement Bonds in the aggregate amount of 21,000 for the purpose of paying the cost of local improvements in said raying District Bo. 3: said bonds to be payable out of the proceeds of a special assessment to be laying upon the real state situate in the City of Grand Junction and in said Faving District Bo. 3, the payment of same to be guaranteed by the City, and to bear date the first day of September, A.D. 1912, in such form and denomination as the City Council may preacribe, all in conformity with Ordinance No. 178 of the City of Grand Junction, adopted and approved the lith day of June, A.D. 1910, and the resolutions of the City Council in con-formity with said Ordinance?"

the whole number of votes cast at said election was 474that the whole number of votes thrown out and not counted was 2 that the number of votes counted was _472 ; that of the said 472 votes counted, _283 ____ were "For the Bonds," end _ votes were "Against the Bonds". 189 And on the question of "Shall the City Council of the City of Grand Junction issue and sell Paving District No. 4 Lo-cal Fublic Improvement Bonds in the aggregate amount of \$5,500 for the purpose of paying the cost of the local improvements in said Paving District No. 4; said bonds to be payable out of the proceeds of a special assessment to be levied upon the real estate situate in the City of Grand Junction and in said Faving District No. 4, the payment of same to be guaranteed by the City, and to bear date the first day of September, A.D. 1912, in such form and denomination as the City Council may prescribe, Al in conformity with Ordinance No. 178 of the City of Grand Junction, adopted and approved the lith day of June, A.D. 1910, and the resolutions of the City Council in con-formity with said Ordinance?" the whole number of votes cast at said special election was 475; that the number of votes thrown out and not counted was _____2; ; that of that the whole number of votes counted was 473 the said <u>473</u> votes counted, <u>281</u> were "For the votes were "Against the Bonds". Bonds" and _192 And on the question of "Shall Article 10 of the Charter of Grand Junction be smended to read as follows: ARTICLE X. DEPARTMENT OF HICHWAYS. PAVING. When a paving district shall have been organized, the material selected, the cost esti-mated and the bonds voted, the City Council shall have the power to let a contract for such paving in such district to the lowest responsible bidder, or the City may do the work under the supervision of the Commissioner of Highways." the whole number of votes cast at said special election was 502 ; that the number of votes thrown out and not counted was _____ 2; that the whole number of votes counted was 500 ; that of the said 500 votes counted, 155 were "For the Amendment" and 345 were "Against the Amendment". And on the question of "Shell the City Council levy in the year 1912 on additional two mills tax for the purpose of pur-chasing and erecting ornamental electric lemp posts and installing a Tungsten lighting system along the stre ts now included in that part of Faving Dis-trict No. 1, as follows: On Wain Street from Sev-enth to Second Street, and on Second Street from Main Street to the Union Depot, and for the fur-ther purpose of paying for the additional cost of maintenance of such system for the year 1913?" 0.0.000 the whole number of votes cast at said special election was 324that the number of votes thrown out and not counted was none ; that the whole number of votes counted was 324; that of

the said 324 votes counted, 68

were "For the

two mill levy" and <u>256</u> votes were "Against the two mill levy".

64

And we and each of us to now, in the presence of each other by and for the said City, certify these matters and the canvasses aforesaid were made by us as members of said City Council and as members of said Board of Canvassers on the 28th day of August, A.D. 1912.

> Comprising the City Council and Board of Canvassers for the City of Grand Junction.

Commissioner of Health and Civic Beauty and Ex-Officio City Clerk.

Commissioner of Public Affairs and Ex-Officio Mayor.

Commissioner of Water And Sewers.

Commissioner of Finance and Supplies.

ommissioner of Highways.

64.16

It was moved by Commissioner Vorbeek end seconded by Commissioner Helmburg that the canvess and abstract of votes of the Special Election held on the 27th day of August, 1912, as made and certified by the City Council and Board of Canvessers on the 28th day of August, 1912, be and the same is hereby accepted, approved and adopted, and that the Clerk is hereby directed to enter the same at length on the minutes of this meeting.

The motion carried by a unanimous vote of the Council, and it was so declared and ordered by the Mayor.

The following resolution was introduced and read:

t di Secont

RESOLUTION.

WHEREAS, in conformity with the Charter of the City of Grand Junction and Ordinance No. 178 thereof, adopted and approved June 11, 1910, and a resolution of the City Council duly adopted and approved the 20th day of July, 1912, the question of issuing and selling Sanitary Sewer District No. 4 Local Fublic Improvement Bonds in the aggregate amount of \$3000 for the purpose of paying the cost of local improvements in said Sanitary Sewer District No. 4 was duly submitted to the qualified electors of the City of Grand Junction at an election duly called and lewfully held in said City on the 27th day of August, 1912, and,

WHEREAS, on the 28th day of Augnst, 1912, all returns having been duly received by the said City Clerk of the City of 66

Grand Junction, the City Council proceeded to canvass the same, making an abstract of the botes cast on the question of issuing and selling said Sanitary Sewer District No. 4 Local Public Improvement Bonds, by which it appears that the total of 479votes were cast upon the question; that of said 479votes, 477 were counted; that of the said 479votes counted, 300 votes were cast by the voters indicating their choice "For the Bonds" and 177 votes were cast by the voters indicating their choice "Against the Bonds".

NOW, THER FORE, BE IT RESOLVED that the question

"Shell the City Council of the City of Grand Junction issue and sell Sanitary Sewer District No. 4 Local Public Improvement Bonds in the aggregate amount of \$3,000, for the purpose of paying the cost of local improvements in said Sanitary Sewer District No. 4 consisting of a system of sanitary sewers, said bonds to be payable out of the proceeds of a special assessment to be levied upon the real estate situate in the City of Grand Junction, and in said Sanitary Sewer District No. 4, the payment of same to be guaranteed by the City and to bear date the first day of September, A. D. 1912, in such form and denomination

as the City Council may prescribe, all in conformity with Ordinance No. 178 of the City of Grand Junction, adopted and approved the 11th day of June, A.J. 1910, and the resolutions of the City Council in conformity therewith?"

has been duly submitted to a vote of the duly qualified electors of the City of Grand Junction; that a majority of all the votes cast were "For the Bonds", and, therefore, it is hereby declared that said election resulted in favor of issuing and selling said Sanitary Sewer District No. 4 Local Public Improvement Bonds in the aggregate amount of \$3000, all as hereinbefore set forth, and, BE IT FURTHER RESOLVED that the bonds authorized as aforesaid

be prepared, executed and delivered pursuant to former orders and resolutions of the City Council.

Meved by Commissioner Rankin, seconded by Commissioner Verbeck, that the resolution as read be passed and adopted.

The motion being put, each Commissioner as his name was called voted as follows: Todd, yea; Vedder, yea; Verbeck, yea; Rankin, yea; Holmburg, yea.

All the Commissioners having voted yea, the Mayor declared the motion carried and the resolution passed and adopted.

The following resolution was introduced and read:

RESOLUTION.

WHEREAS, in conformity with the Charter of the City of Grand Junction and Ordinance No. 178 thereof, adopted and approved June 11, 1910, and a resolution of the City Council duly adopted and approved the 20th day of July, 1912, the question of issuing and selling Paving District No. 2 Local Public Improvement Bonds in the aggregate amount of #90,000 for the purpose of paying the cost of local improvements in said Paving District No. 2 was duly submitted to the qualified electors of the City of Grand Junction at an election duly called and lawfully held in said City on the 27th day of August, 1912, and,

WHEREAS, on the 28th day of August, 1912, ell returns having been duly received by the said City Clerk of the City of Grend Junction, the City Council proceeded to cenvess the same, making an abstract of the votes cast on the question of issuing and selling said Paving District No. 2 Local Public Improvement Bonds, by which it appears that the total of <u>480</u> votes were cast upon the question; that of said <u>480</u> votes, <u>478</u> votes were counted; that of the said <u>478</u> votes counted, <u>288</u> votes were cast by the voters indicating their choice "For the Bonds" and <u>190</u> votes were cast by the voters indicating their choice "Against the Bonds".

NOW, THEREFORT, BE IT RESOLVED That the question

"Shall the City Council of the City of Grand Junction issue and sell Paving District No. 2 Local Public Improvement Bonds in the aggregate amount of #90,000 for the purpose of paying the cost of local improvements in said Paving District No. 2, said bonds to be payable out of the proceeds of a special assessment to be levied upon the real estate situate in the City of Grand Junction and in said Paving District No. 2, the payment of same to be guaranteed by the City, and to bear date the first day of September, A.D. 1912, in such

as the City Council may prescribe, all in conformity with Ordinance No. 178 of the City of Grand Junction, adopted and approved the 11th day of June, A.D. 1910, and the resolutions of the City Council in conformity with said ordinance?"

has been duly submitted to a vote of the duly qualified electors of the City of Grand Junction; that a majority of all the votes cast were "For the Bonds", and, therefore, it is hereby declared that said election resulted in favor of issuing and selling said Paving District No. 2 Local Public Improvement Bonds in the aggregate amount of \$90,000, all as hereinbefore set forth, and,

BE IT. FURTHER RESOLVED that the bonds authorized as aforeseid be prepared, executed and delivered pursuant to former orders and resolutions of the City Council.

Moved by Commissioner Vedder, seconded by Commissioner Helmburg, that the reselution as read be passed and adopted.

The metion being put, upon call of roll the Commissioners voted as follows: Todd, yea; Vedder, yea; Verbeck, yea; Rankin, yea; Holmburg, yea.

All the Commissioners having voted yea, the Mayor declared the motion carried and the resolution passed and adopted.

The following resolution was introduced and read:

67

RESOLUTION.

68

WHIREAS, in conformity with the Charter of the City of Grand Junction and Ordinance No. 178 thereof, adopted and approved June 11, 1910, and a resolution of the City Council duly adopted and epproved the 20th day of July, 1912, the question of issuing and selling Faving District No. 3 Local Public Improvement Bonds in the aggregate amount of \$21,000 for the purpose of paying the cost of local improvements in said Faving District No. 3 we's duly submitted to the qualified electors of the City of Grani Junction at an election duly called and lawfully held in said City or the 27th day of August, 1912, and,

WHEREAS, on the 28th day of August, 1912, all returns having been duly received by the said City Clerk of the City of Grand Junction, the City Council proceeded to canvass the same, making an abstract of the votes cast on the question of issuing and selling said Paving District No. 5 Local Public Improvement Bonds, by which it appears that the total of <u>474</u> votes were cast upon the question; that of and <u>474</u> votes, <u>472</u> votes were counted; that of the said <u>472</u> votes counted, <u>283</u> votes were cast by the voters indicating their choice "For the Bonds" and <u>189</u> votes were cast by the voters indicating their choice "Against the Bonds".

NOW, THEREFORE, BE IT RESOLVED that the question

"Shall the City Council of the City of Grand Junction issue and sell raving District No. 5 Local fublic improvements for said faving District No. 3; said bonds to be payable out of the proceeds of a special assessment to be levied upon the real estate situate in the City of Grand Junction and in said Paving District No. 5, the payment of same to be guaranteed by the City, and to beer date the first day of September, A.J. 1912, in such form and denomination

as the City Council may prescribe, all in conformity with Ordinance No. 178 of the City of Grand Junction, adopted and approved the 11th day of June, A.D. 1910, and the resolutions of the City Council in conformity with said ordinance?"

has been duly submitted to a vote of the duly quelified electors of the City of Grand Junction; that a majority of all the votes cast were "For the Bonds", and, therefore, it is hereby deleared that said election resulted in favor of issuing and selling said Faving District No. 3 Local Fublic Improvement Bonds in the aggregate smount of \$21,000, all as hereinbefore set forth, and,

BE IT FURTHER RESOLVED that the bonds suthorized as aforesedd be prepared, executed and ddivered pursuant to former orders and resolutions of the City Council.

Moved by Commissioner Verbeck, seconded by Commissioner Vedder, that the resolution as read be passed and adopted. The metion being put, upon call of roll the Commissioners voted as follows: Todd, yea; Vedder, yea; Verbook, yea; Rankin, yea; Holmburg, yea.

All the Commissioners having voted yea, the Mayer declared the motion carried and the resolution passed and adopted.

The following resolution was introduced and read:

RESOLUTION.

WHIRMAS, in conformity with the Charter of the City of Grand Junction and Ordinance No. 178 thereof, adopted and approved June 11, 1910, and a resolution of the City Council duly adopted and approved the 20th day of July, 1912, the question of issuing and selling Paving District No. 4 Local Fublic Improvement Bonns in the aggregate amount of 5,500 for the purpose of paying the cost of local improvements in said Paving District No. 4 was duly submitted to the qualified electors of the City of Grand Junction at an election duly called and lawfully held in said City of the 27th day of August, 1912, and,

WHEREAS, on the 28th day of August, 1912, all returns having been duly received by the said City Clerk of the City of Grand Junction, the Oity Council proceeded to canvass the same, making an abstract of the votes cast on the question of issuing and selling said Paving District No. 4 Local Fublic Improvement Bonds, by which it appears that the total of <u>475</u> votes were cast upon the question; that of said <u>475</u> votes, <u>473</u> votes were counted; that of the said <u>475</u> votes counted, <u>281</u> votes were cast by the votore indicating their choice "For the Bonds" and <u>192</u> votes were cast by the voters indicating their choice "Against the Bonds".

NOW, THEREFOR , BE IT RESOLVED that the question

"Thell the City Council of the City of Grant Junction issue and sell Paving District No. 4 Local Public Improvement Bonds in the aggregate emount of 45,500 for the purpose of paying the cost of the local improvements in seid Paving District No. 4; said bonds to be payable cut of the proceeds of a special assessment to be levied upon the real estate situate in the City of Grand Junction and in said Paving District No. 4, the payment of which to be supranted by the City, and to bear die the first day of September, A:D.

1912, in such form and denomination as the City Council may prescribe, all in conformity with Ordinance No. 178 of the City of Grand Junction, adopted and approved the 11th day of June, A.D. 1910, and the resolutions of the City Council in conformity with said Ordinance?"

has been duly submitted to a vote of the duly qualified electors of the City of Grand Junction; that a majority of all the votes cast were "For the Bonds", and, therefore, it is hereby declared that said election resulted in favor of issuing and selling ouid Faving District No. 3 Local Fublic Improvement Bonds in the appresate amount of 45,500 all as hereinbefore set forth, and, BE IT FURTHER RESOLVED that the bonds suthorized as aforesaid, be prepared, executed and delivered pursuant to former orders and resolutions of the City Council.

Meved by Commissioner Rankin, seconded by Commissioner Verbeck, that the resolution as read be passed and adopted.

The motion being put, each Commissioner as his name was called voted as follows: Todd, yea; Vedder, yea; Vorbeck, yea; Rankin, yea; Holmburg, yea.

All the Commissioners having voted yea, the Mayor declared the motion carried and the resolution passed and adopted.

Moved by Commissioner Rankin, seconded by Commissioner Vedder, that the Commissioner of Finance and Supplies be authorized and instructed to order for the Highways Department 2 Troy dump wagens, as specified in the requisition of the Commissioner of Highways.

The metion being put, upon call of roll the Commissioners voted as follows: Todd, yea; Vedder, yea; Verbeck, yea; Rankin, yea; Helmburg, yea.

All the Commissioners having voted yea, the Mayer declared the motion carried. Moved by Commissioner Helmburg, seconded by Commissioner Vedder, that the Commissioner of Finance and Supplies be authorized and instructed to place the following order for Sewer District No. 4:

> 1420 feet of 8"" Pipe 1850 " 6" Pipe 70 6" x 4" Y's 64 6" x 4" Y's 8 Manhele covers.

The motion being put, upon call of roll the Commissioners voted as follows: Todd, yea; Vedder, yea; Vorbeck, yea; Rankin, yea; Holmburg, yea.

All the Commissioners having voted yea, the Mayor declared the motion carried. On motion of Commissioner Vorbeck, seconded by Commissioner Holmburg, the Council adjourned until to-morrow, August 29th at 4 o'clock p. m.

Charles KAolmburg.

City Clerk.