The metion carried, and the Coucil then preceded to canvass the returns of said special election.

After the canvass had been duly made, the Council, acting as a canvassing beard, made the following report:

We, the undersigned, acting as a canvassing board hereby certify that we have canvassed the returns of the special municipal election held in the City of Grand Junction, Colorado, on October 1st, 1914, and from said canvass find

- (1) That the following votes were cast:
- Precinct 9 10 11 12 16 Total 232 293 273 232 350 1380
- (2) On the ordinance submitted entitled "An Ordinance Concerning the Appraisement and Valuation of the Electric, Power and Cas Plants now Operated under Franchises from the City of Grand Junction" the following votes were cast:

Precinct 9 10 11 12 16 Total

For 123 142 108 75 126 574

Against 95 147 156 150 215 763 Majority against 189

(3) On the Charter amendment to Section 35, Article 4 of the Charter, equalizing the salaries of the five city commissioners so that each will receive the same amount, to-wit: \$125 per month, the following votes were cast:

Precimet 9 10 11 13 16 Total

For 78 83 99 76 152 488

Against 132 169 156 135 165 747 Majority against 259

(4) An amendment to Section 35, Article 4 of the Charter equalizing the sclaries of the five city commissioners so that each will receive the same amount, to-wit: \$110 per month, the following votes were cast:

Precinct 9 10 11 12 16 Total

For 104 109 109 76 154 552

Against 91 121 127 115 137 591 Majority against 39

(5) An amendment to Section 72 of the Charter providing for the appointment by the City Council of a bank as depository of the city's funds and enabling the city to collect interest on the cash balances deposited with said bank, the following votes were cast:



SPECIAL ELECTION held in the City of Grand Junction, Colorado, on the 1st day of October, A. D. 1914.

## SAMPLE BALLOT

## **ORDINANCE SUBMITTED**

Shall the ordinance known as "An Ordinance Concerning the Appraisement and Valuation of the Electric Light, Power and Gas Plants now operated under franchises from the City of Grand Junction" become a law of the City of Grand Junction. This proposed ordinance provides for the hiring of an experienced engineer, who will appraise the value of the electric light, power and gas plants in the City of Grand Junction with a view of determining the feasibility of the ownership of said plants by the city.

	N N		6.8	1 000	
For the Ordinance	/23	142	108	75	126
Against the Ordinance	95	147	456	150	215

The voter shall prepare his ballot by marking a cross (X) in the appropriate place above, opposite the words of his choice.

## **CHARTER AMENDMENTS SUBMITTED**

FIRST CHARTER AMENDMENT: An amendment to Section 35, Article 4, of the Charter, equalizing the salaries of the five city commissioners so that each will receive the same amount, to-wit: \$125.00 per month. Under the charter provisions as now existing, the Commissioner of Public Affairs and the Commissioner of Water and Sewers each receive \$125.00 per month, and the Commissioner of Finance and Supplies, the Commissioner of Health and Civic Beauty and the Commissioner of Highways each receive \$100.00 per month.

Shall the Amendment be Adopted	Yes	78	83	99	76	WZ
	No	132	159	156	125	165

The voter desiring to vote for the measure shall mark a cross (X) in the blank space to the right and opposite the word "Yes"; [1] a voter desiring to vote against the measure shall mark a cross (X) in the blank space to the right and opposite the word "No."

SECOND CHARTER AMENDMENT: An amendment to Section 35, Article 4 of the Charter equalizing the salaries of the five city comissioners so that each will receive the same amount, to-wit: \$110.00 per month. Under the charter provisions as now existing, the Commissioner of Public Affairs and the Commissioner of Water and Sewers each receive \$125.00 per month, and the Commissioner of Finance and Supplies, the Commissioner of Health and Civic Beauty and the Commissioner of Highways each receive \$100.00 per month.

Shall the Amendment be Adopted	Yes	104	109 109 76	154
	No	91	121 127 115	/37

The voter desiring to vote for the measure shall mark a cross (X) in the blank space to the right and opposite the word "Yes"; a voter desiring to vote against the measure shall mark a cross (X) in the blank space to the right and opposite the word "No."

THIRD CHARTER AMENDMENT: An amendment to Section 72 of the Charter, providing for the appointment by the City Council of a bank as depository of the city's funds and enabling the City to collect interest on the cash balances deposited with such bank. Under the charter provisions as now existing, the cash funds of the city must be deposited in the city's banks in proportion to the capital stock, such deposits not drawing interest.

Shall the Amendment be Adopted	Yes	127	177 196 130 247
	No	69	66 52 59 63

The voter desiring to vote for the measure shall mark a cross (X) in the blank space to the right and opposite the word "Yes"; a voter wishing to vote against the measure shall mark a cross (X) in the blank space to the right and opposite the word "No."

FOURTH CHARTER AMENDMENT: An amendment to Section 96, striking out the present provisions of the Charter prohibiting charging water rates over and above the cost of maintenance and interest on the cost of construction. This amendment will permit a sinking fund not now authorized.

			-		P. Ar	10
Shall the Amendment be Adopted	Yes	94	/23	149	107	159
	No	98	114	91	91	27

The voter desiring to vote for the measure shall mark a cross (X) in the blank space to the right and opposite the word "Yes"; a voter desiring to vote against the measure shall mark a cross (X) in the blank space to the right and opposite the word "No."

and read by the Clerk:

the restoring me

Precinct 9 10 11 13 16 Total

For 127 177 198 130 247 877 Majority for 568

Against 69 '66 52 59 63 309

(6) An amendment to Section 96 striking out the present provisions of the Charter prohibiting charging water rates over and above the cost of maintenance and interest on the cost of construction, the following votes were cast:

Precinct 9 10 11 12 16 Total

For 94 123 149 107 169 642 Majority for 119

Against 98 114 91 91 129 523

We and each of us do now in the presence of each other by and for the said City certify these matters and the canvass aforesaid were made by us as members of said City Council and as members of said Board of Canvassers on the 3rd day of October, 1914.

Charles Chromaton

Charles K Holmburg

Commissioner of Water and Sewers.

Commissioner of Finance and Supplies.

Commissioner of Highways.

It was moved by Vorbeck, sequended by Carson, that the canvass and abstract of votes of the special election held on October 1st, 1914, as made and certified by the City Council and Board of Canvassers on the 3rd day of October, 1914, 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 being put by the mayor, the commissioners voted as follows as their names were called:

Cherrington, Aye.

Carson, Aye.

Vorbeck, Aye.

Rankin, Aye.

Holmburg Aye.

All the votes being in the affirmative, the Mayor thereupon declared the motion carried and adopted, whereupon the following motion was introduced by Commissioner Vorbeck and read by the Clerk:

## RESOLUTION.

Whereas a proposed Charter amendment to Section 72
of the Charter was submitted to a vote of the qualified electors of the City of Grand Junction at a special election held
on October 1st, 1914, said proposed amendment being submitted
upon a petition of 10% or more in numbers of those who voted
for Governor at the November, 1913, election, said Charter amendment amending said Section 72 to read as follows, to-wit:

"72. Public Moneys. The Commissioner of Finance and Supplies shall, under the power and control of the City Council, have the direct management of the revenues of the city except as otherwise provided by this charter or by ordinance. He shall be ex-officio city treasurer, with the usual duties and powers of that office.

"The cash balances of the city in the hands of the city treasurer shall be deposited by the same in any bank or

banks that shall agree to pay the highest rate of interest to the city on such balances, and the Commissioner of Finance and Supplies shall, not later than the 1st day of December of each year, give a written notice to each bank in the city that on a certain day not later than two weeks thereafter the City Council will open bids of the banks of the city for the city depository for the ensuing year. Such bids must be accompanied by an agreement that such bank which shall be selected as such city depository will pay registered six per cent city warrants at par. In the event that no bids are submitted or that all bids are equal, then the City Council shall designate such city depository for the next calendar year. Provided, however, that such depository shall be required to furnish a good and sufficient surety bond for the securing of such depository balance. Nothing herein shall prevent said treasurer, under the orders of the city council, from temporarily having such funds otherwise deposited, provided that as soon as practicable he shall re-deposit such deposits.

"No demand for money against the city shall be approved, allowed, audited or paid unless it shall be in writing, dated, and sufficiently itemized to identify the expenditure and shall first be audited by the Commissioner at the head of the department creating the same.

"The Council shall by ordinance provide a system for the collection custody and disbursement of all public moneys, and a system of accounting for the city, establishing as nearly as may be, a uniform system of municipal accounting, such system to be in accord with the provisions of this charter".

And, whereas, at said special election 877 votes were cast in favor of the adoption of said amendment and 309 votes were cast against the adoption of said amendment, there being a majority of 568 votes in favor of the adoption of said amendment, and

Whereas, there was also submitted a proposed charter amendment to Section 96 of the charter to the vote of the qualified electors of the City of Grand Junction at a special election held on October 1st, 1914, said proposed amendment being submitted upon a petition of ten per cent or more in numbers of those who voted for Governor at the November, 1913, election, said charter amendment amending said Section 96 to read as follows, to-wit:

"96. Rates - Regulations - Fines. The City Council shall by ordinance fix rates, establish regulations for the use of water by consumers, provide for the orderly administration of the department, and impose fines and penalties for the violation thereof. Such ordinance shall establish a uniform system of rates for the use of water by consumers, from which rates there shall be no rebates or reductions, it being the intent hereof to prevent any consumers of water from having any advantage or favor over other consumers, by contract or otherwise, except as herein provided.

"All consumers of water living outside of the city limits shall pay not less than double the rates so established and fixed for users within the city limits."

And, whereas, at said special election 642 votes were cast in favor of the adoption of said amendment and 533 votes were cast against the adoption of said amendment, there being a majority of 119 votes in favor of the adoption of said amendment,

Therefore, be it resolved, that the said amendment to Section 72 and the said amendment to Section 96 be and the same hereby are declared to have carried at the said special election and the clerk of the City of Grand Junction is hereby authorized and instructed to publish once in the official newspaper of the City of Grand Junction within ten days after said election the full text of each of said amendments to the charter and he is further authorized and instructed to file with the Secretary of State of Colorado two copies of the said amendments officially certified by him, showing the vote for and against each of the said two amendments.

It was noved by Carson and seconded by Vorbeck that the resolution as read be passed and adopted. Motion being put by the mayor the commissioners voted as follows as their names were called:

Cherrington, Aye.

Carson, Aye.

Vorbeck, Aye.

Rankin, Aye.

Holmburg, Aye.

All the votes being in the affirmative, the mayor de-

Moved by Commissioner Carson, seconded by Commissioner Verbeck, that the Council adjourn.

The metien carried and the Council then adjourned.

Charles K. Holmburg