

Stock Inspector, and Tannal Keeper for the city.

On motion by Ald. Wright the recommendations were adopted, and the appointments were made accordingly.

Through their chairman Councilor Folger, the
Committee on Public Grounds

recommended that F. A. Gale be appointed Sexton of Ogden City.

On motion by Councilor Boyle the recommendation was adopted; and F. A. Gale was appointed Sexton.

The same Committee recommended that Lot three (3), Block thirty eight (38), Plat C. Ogden City Survey, be sold to Thomas S. Brown, and that Lot eight (8) Block thirty four (34), Plat C. Ogden City Survey, be sold to Frank A. Brown for \$100.⁰⁰ each; and that if the whole amount is paid down, a discount of ten per cent. be made; that if paid in full within sixty days, no interest be charged; that if further time is wanted, int. at the rate of ten per cent be charged from the date of sale, until paid; and that the time in no case shall exceed one year.

The same Committee reported that they find one Cemetery Lot has been sold to Bird Whitman, of Mesand Fort, and to Mr Hooper. Mr. Whitman has used the lot for burial purposes; Mr Hooper, not having used it, is willing to relinquish his claim and take another lot, and the Committee recommended that one be given to him.

The report was accepted and the recommendations of the Committee were adopted.

Through their chairman, Councilor Rich, the
Committee on Sanitary

asked and were granted further time on the matter of recommending for the approval of the Council, men suitable to act as a Medical Board of Examiners

Through Ald. Eccles, the

Committee on Municipal Laws,

to whom the matter of selecting and presenting for the approval of the Council the names of suitable persons for City Attorney, reported that Judge V. K. Williams would attend to the legal business of the City for \$500.⁰⁰ a year; and the Committee recommended that he be employed as Attorney for the City.

John Ellis, 1/2 of Lot 3, Block 9, Plat A, assessed at \$600.⁰⁰
was reduced to \$500.⁰⁰

Joseph Parry, 152 x 155 ft, Lots 1-10, Block 39, Plat A
assessed at \$2500.⁰⁰, was reduced to \$2000.⁰⁰

Burton Herrick & White - 50 x 132 ft, Lot 2, Block 32, Plat
A, assessed at \$5000.⁰⁰ was reduced to \$4000.⁰⁰

W. Ly Schulz - Horse, assessed at \$10000.⁰⁰ was reduced
to \$8000.⁰⁰

Total amt. of Reductions \$23,350.⁰⁰

Making a reduction in the Tax of #116.⁷⁵

Taxes Remitted

by the Board of Equalizations, during its sessions, on account of
Indigency:

Mrs Mary Ann Odell	3 50	Edw. forward	32 45
Mary Thomas	2 00	Wm. McCuson, Est	3 50
Martha Sturington	4 00	Harriet C. Brown	3 00
Martha H. Brown	2 50	Wm. Pool	1 75
James Dina Hatch	4 35	Mari H. C. Larsson	2 00
James H. Stone	2 85	Mrs. E. Gamble,	1 50
John Hastings, Sen,	3 00	E. G. Harrocker,	4 00
E. Crawshaw, Est	2 50	John Newey	3 00
John Nichols "	4 25	Harriet Shaw	2 00
Angelina West	3 50	Marconi Brown	3 20
Carried forward	32 45	Total remitted	56 40

The following named Assesments were referred back to
the Assessor and collector for adjustment, the Council considering
them too low:

Pullman Pacific Car Co. - D. & R. G. Railway Co. &
C. S. Barrett.

Thomas Lutz and Wm. Eccles applied for remittance of their
Taxes; but their petitions were refused, on the ground that they
were able to pay the same.

The Council adjourned, sine die.

City Recorder.

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Ogden Build. &
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The city council met Aug. 18th, 1886, at ten o'clock A. M. as a Board of Equalization.

There were present Councilors Drown, Folker, and Rich, and Alderman Dec.

In the absence of a quorum, on motion of Councilor Rich, the meeting was adjourned until two o'clock P. M.; and the Marshal was instructed to notify the absent members to be present at that time.

The Council met at two o'clock P. M., as per adjournment, Mayor Perry presiding.

Roll called. Quorum present.

The Mayor stated the object of the meeting, and said the Board would now hear complaints, if any, against the assessed valuation of any property, and applications for the remittance of the city taxes of any indigent persons.

Mrs John Gordon made a statement of her husband's heavy losses by the recent fire at his premises in Lynde, which consumed their barn, some machinery and other property.

On motion of Alderman Dec \$5.⁰⁰ of the city tax of John Gordon was remitted, on account of said losses.

The following named persons, either in person or by representative, asked the council to remit their taxes for the year 1886, on account of indigency; and after due consideration of their circumstances the amounts opposite their respective names were remitted:

Taxes Remitted		20.05	34.40		
Mary R Powers \$4. ⁵⁰	Gas. Co. Stone, Est.	2.85	Mrs Parry - half	2.55	
Mary S Thomas "2.25	Angeline West,	3.00	Mary Butler	2.00	
W Osborne, Senr	1.60	Henry Croushaw, Est.	3.00	Mrs Wm Pool,	1.95
David Roman	4.45	Isabella Meyers	.75	John Huntington, Jr.	2.50
Wm Mason Est	2.50	Isaac Gausford	1.75	E. Croushaw, Est.	2.00
Maera Ford,	.75	Mrs E. Gymbble	3.00	Achseh Farr	2.50
Charlotte Ethrington	4.00	Carried forward	34.40	Total	47.90

Carried forward \$ 20.05

By request, the Assessor read all assessments over \$500.⁰⁰, the Council considering the same as read; and the assessments of the following named persons were reduced as follows: -

amount at labor in the City Jail, and having been discharged after a trial
in said Court, #218.⁵⁰/₁₀₀

Thomas Meyer, services as night watch-man, to date, #21.⁰⁰/₁₀₀

Wm Carroll, saddle horse, per Marshal Balloutrine, #1.⁰⁰/₁₀₀

Meartha Cook, boarding prisoners & water & bedding, Sep. 16th '86, of
meals @ 15¢, #13.⁶⁵/₁₀₀

Bills Referred:

✓ G. R. Belnap, Sheriff of Weber County, presented a bill for services
rendered in the capture of Frank Smith, amounting to #9.¹⁰/₁₀₀

On motion of Councilor Boyle the bill was referred to the Com. on
claims.

D & R. G. Ry. Co. presented a bill for Wheels and Axles for Tram-
way cars, #81.⁶⁰/₁₀₀, which, on motion of Councilor Boyle was referred
to the Committee on Tramway, with power to act.

On motion of Councilor Rich the Council adjourned, to meet Oct.
1st, 1886, at four o'clock P. M.

Thomas Stevens
City Recorder.

did not think it would be any hardship to the City, to have the matter attended to in the manner he had indicated. He therefore moved that the petition be referred to the committee on Streets, with power to act, and with instructions to report to the Council at the next meeting, such a resolution as is necessary to accomplish the end desired.

Alderman McQuarrie seconded the motion.

The motion of Councilor Rich was put, four voting in favor of it and four against it; Councilor Folker declining to vote.

The Mayor gave the casting vote in the affirmative, and the motion was carried.

Reports of Committees

Through their chairman, Alderman McQuarrie, the Committee on Claims

reported that they had examined the petition of Joseph Clarke, representing that his mill property, on main St. had been burned down, and asking the Council to reduce the assessment thereon to the present value of the property, and find the facts as stated. The property was assessed at something over \$6000.⁰⁰, and the committee recommended that it be reduced to \$3,300.⁰⁰

On motion of Councilor Rich the report was accepted, and the recommendation was adopted.

In regard to the petition of L. R. Belnap, Sheriff, for services in the capture of Frank Lantry, the committee reported that as Mr. Belnap is a county officer the bill should be presented to the county court, and they recommended that it be not paid by the city.

On motion of Councilor Boyle the report was accepted, and the recommendation adopted.

In behalf of the

Committee on Fire Dept.

Councilor Boyle reported that a coal house was necessary, at the Firemen's Hall, and recommended that one be built, under the direction of the committee on Public Buildings. The Supt. of Water Works assured the committee that he is attending to the matter of cleaning out the Hydrants.

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and others, to sink a Flaming Well on Lester Park; and on the petition of Mary V. E. Hoffner, to purchase Lot 5, Block 36, Plat C., Ogden City Survey. On the petition of John Hobbs, to purchase Lots 1, 2 and 3, Block 29, Plat A., Ogden City Survey, the committee reported that the lots were about eight blocks east of Main St., and there was no water to them. Mr Hobbs wished three lots to justify him in sinking a well, and putting in a Wind-mill to draw up the water for the lots. He would not go to the expense for one lot. Under the circumstances, and for the reasons named, the committee recommended that lots one (1) and three (3) be sold to John Hobbs for Two hundred, and fifty dollars, on the usual conditions.

On motion of Councilor Driver the report was accepted, and the recommendation was adopted.

Miscellaneous Business.

X Dr Powers, Quarantine Physician, stated that there were in the city four cases of Scarletina - three on Wall St. and one on Young St. Three houses were quarantined. It was difficult to find contagious diseases in the city, from the fact that the people where it is sick, many times to cover it up. I think it would be prudent to put in the papers some notice that where persons know of such cases, they shall give to the proper authorities such information as will lead to them. I went to one place and accidentally dropped on a case of Scarlet Fever; and the parties were very much opposed to having the house quarantined. All the cases are now convalescent; and there are ^{more} no cases at present.

The report was received; and the Mayor said he would be pleased if the Reporters present would notice, in their respective papers the point referred to by Dr. Powers.

X Alderman McQuarrie said some time ago the Sheriff of Weber County, presented to the Council a bill for the capture of Frank Sontly, which was referred to the Committee on Claims, who reported adverse to it for the reason that the Sheriff was paid by the County. He presented the bill to the County Court, but they would not pay it. The Court appointed a Committee to confer with the Committee on Claims. Coun. Rich and Ald. McQuarrie met with the gentlemen.

who informed the Committee that the County would have paid the bill, if the prisoner, Samthy, had been guilty of Grand Larceny, which he was not. He was tried in the Police Court for Petit Larceny, the fine reverting to the City. The Committee were also informed that the County had paid some bills of the City Marshal for services in County cases. Ald. Mc Quarrie and Councilor Rich recommended that the City pay the bill.

Councilor Boyle inquired why the City Officers could not attend to the case?

Alderman Mc Quarrie said it was not known whether the man would be arrested for Grand or Petit Larceny. Both the City and Co. officers were looking after the matter. Samthy was finally arrested in P. L. City and turned over to the Sheriff who brought him to Ogden.

Councilor Boyle moved that the report be accepted and the recommendation adopted.

Councilor Folker seconded the motion

Ald. Dee said - "I am opposed to the City's paying the bill, for the reason that neither the City nor the County should pay officers who are not immediately under its control. It was the duty of the Sheriff to pursue the prisoner by virtue of his power as Sheriff. I do not understand that the Marshal is under the direction of the Sheriff, or the Sheriff under the direction of the Marshal; but it is obligatory upon all the officers to discharge their duties. It makes no difference where the man was tried nor what became of the fine. The principle is that the County should pay its officers, and the City, its officers. When the County has paid the Marshal for services, it has been for the serving of papers, expressly under the direction of the proper County officers."

Councilor Boyle said "I am not in favor of paying any bills which the County should pay; but I understood that the City Attorney had recommended the payment of this bill, and his recommendation together with that of the Committee, and their statement in relation to it, constituted the grounds upon which he made his motion; but since further light had been thrown upon the matter, he would, by consent of its seconder, withdraw his

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Councilor Folker withdrew his second to the motion.

The Mayor said - "there is no motion before the house, and the bill remains unpoind, as before."

X The Mayor presented his report of the relief of paupers, from July 23rd, 1886, to Nov. 8th, 1886, showing that on July 23 he had on hand, \$ 104. ²⁰; that he had disbursed \$95. ⁰⁰; and that he had on hand Nov. 12th., \$ 9. ²⁰

On motion of Councilor Boyle the report was accepted and approved, and \$100. ⁰⁰ was appropriated to the pauper account.

X The recorder said that agreeable to the instructions of the Council the Corporation Note of \$2,000. ⁰⁰ had been taken up, and the \$400. ⁰⁰ interest paid on the Corporation Note of \$2,000.

The report was accepted and the action of the Recorder was approved.

X Alderman McQuarrie said some lights were necessary in doors of the night watchman's quarters in the Court-house tower, to enable him to see north and south without standing out in the cold. The job would cost about \$2. ⁰⁰

On motion of Councilor Folker the matter was left in the hands of the Committee on Public Buildings, with power to act.

Marshal Ballantyne said the Chief Engineer of Construction of the new Depot Buildings desired the Council to authorize the swearing in of a Special Policeman to perform duty at nights on the works there. He has a man that will act in this capacity.

X On motion of Councilor Boyle the matter was referred to the Police Commissioners, with power to act.

X The two bills for ordinances reported by the Committee on Municipal Laws, and laid on the table to come up in miscellaneous business, were taken up and read, and their final passage was postponed until the next meeting.

The following Bills were Allowed:

X Emmett and Farley, six Tramway Cars and other work on

The City Council met as per adjournment, Mayor Perry presiding.

Roll called. Quorum present. Opening prayer by Alderman McQuarrie

Minutes of last meeting were read and on motion of Councilor Boyle accepted.

Petitions.

Lomani Grix

Lomani Grix asked the council to grant him the privilege of using a portion of the side walk and street opposite his premises on Fifth St. bet Main and Young Sts., during the time of putting up his new store.

On motion of Alderman Wright the petition was granted under the usual restrictions

Gale & Wright

Gale and Wright asked the council to return to them \$8.00 unused Meat Market license. They took out said license April 7th, 1885, for three months, and quit business on the 1st of May, following, using the license not quite a month.

On motion of Councilor Boyle the petition was granted, and an appropriation of \$8.00 was made, and ordered paid to the petitioners.

W. Leavitt

A. Deposition of Jasper W. Leavitt, sworn to before Jas. N. Kimball, was read, setting forth that that on the evening of Jan. 23rd, 1887, as he and his wife Mary J. Leavitt, were going home from church and were crossing Franklin St., in Ogden City, at its intersection with Fourth St., the said Mary J. Leavitt, without fault or negligence, stepped into a hole in the water set or trough that crosses said Franklin St., and sustained severe injuries to one of her legs, and has been ever since confined to her house and room, and most of the time to her bed; that affiant has been put to great expense in procuring attendance for his wife, and other expenses amounting to \$30.00. That his said wife has suffered great physical pain, as well as mental distress, and will, by reason of said injury, be prevented for some time to come, from attending to her ordinary vocation, to her injury in the sum of \$100.00

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little from private sources. He asked the Council to allow him a little more compensation.

On motion of Ald. Peave the matter was referred to the Committee of the whole.

Fred Bluth

Fred Bluth asked the Council to rent to him a strip of land on Main St, between the stores of O. H. Perry and T. J. Stanger.

On motion of Alderman Dee the petition was referred to the Committee on Public Grounds.

J. Nelson

Through the Recorder, James Nelson represented that he had paid for water at his place on Main St, for 7 1/2 months from Nov. 15th, 1886, and discontinued using the water on March 3rd, 1887. He asked a rebate of 2 1/2 months amounting to \$2. 85

On motion of Councilor Clark the petition was granted and the amount ordered to be refunded to Mr Nelson.

Reports of Committees

Through their chairman, Alderman Peave, the Committee on Streets

reported that during the past two weeks a great deal of work had been done on the streets, and as many men had been employed as could be worked to advantage. A good job so far had been made of the street leading from Broome's Bench to the State Road. The residents in the vicinity of Broome's Bench have donated in labor one third as much as the city has expended. They expect from the County Court an appropriation which, when expended, will put that street in good condition. Boxes have been sent on Fourth and Franklin Streets, First and Pearl Sts; and a good deal of grading has been done on the least named streets by teams. There has also been hauled by the Trolleyway a good deal of gravel on Canyon St, between Second and Fourth Sts. Work had been done on Main St, south of Leifolds St, and cleaning Ogden bridges, and making a cut to the gravel bed, near the Cemetery. The Supt has kept his men at work from two to six days, then employed others, thus distributing the labor as much as possible. Alderman Peave made a statement showing that the expenditure of the city on the streets during Jan. Feb. and the beginning of

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