Called Meeting of City Council
April 10, 1878.

Council called to order at 8.30 P.M.
Mayor McLane in the Chair.
Roll called and the following members answered:

Alderman Brown, Coordinator, Heilman Hall
Place, Raven, Skelton, Strong, and Young.
Absents: Alderman Scott.

Proceedings

The Journal of the meeting of April 10, 1878 was read and adopted.

His Honor the Mayor stated that he had convened the Council for the purpose of laying before them the report of the Committee appointed to investigate the claim of Hallow and Shelby against the City for damages, and that the authority of the Council is required to enable the City Marshal to establish, or rent, a suitable place for the impounding of store and other animals, and to receive reports from Committee to whom was referred Account I and Petitions and Petitions relating to the City Hall Co.

Was adjourned on Condition relating to the law of certain collections, and regulation of, the Court of Appeals, and to consider certain petitions for extinguishing Mortar outside of the Mortar limits.

Alderman Brown asked to be excused from the meeting.

Petitions of Bradley, Tyrone, and Gates for permission to establish market in the park, not within the limits of the market limits.

On motion of Alderman Platt the Petitions were received and ordered:

To the Honorable the Mayor and City Council
City of Austin

Report

Alderman

Your High Committee having to investigate and report upon the claims of A. C. Hall and B. B. Shelby, have the honor to submit the following:

They filed a judgment against the city of Austin, for $150 at 6% interest upon interest at 12% per annum.

This judgment was rendered April 16, 1876.

They recovered from the Sheriff of Travis County for 2
The amount of lease due by Carl Richter is 276.57
The amount of lease due by John Shelly is 542.53
The total amount of lease due is 819.10

The judgements of 250.00 each were ordered at twelve per cent and amounted to 300.00.

The professions made by Messrs. Shelly and Richter are as follows, to deliver titles to City property purchased by them at Sheriff sale.

To settle their two accounts, and to receive whatever may be due them in City warrants.

The amounts:
- Amount due from Shelly: $571.50
- Amount due from Richter: $245.80

Respectfully submitted

John DeBruce
Ralph Paine

On Motion of Alderman Kettie, the report of the Committee was received.

Alderman Jones moved that a Committee of three be appointed to further investigate the claims of Shelly and Richter as to who is responsible for the cause of judgment against the City, as suggested by the special Committee.

On Motion of Alderman Kettie, the Mayor was added to the Committee.
be prepared making the necessary appropriations
by Alderman Millikin from the account of
the City Water Company to which was referred to the
Finance Committee with the recommendation that
it be paid, together with the future duties paid, to the
pension fund for the quarter ending March 31, 1878, to the
order. The account and duties were received

Alderman Millikin of the Committee to whom was
referred a petition of citizens asking that the City Council
assent their action on the report made by a special
Committee of Aldermen to examine the Ruggles contract
by the City Water Company or that the Council
appoint a new Committee to investigate the matter, and
with a Resolution offered by Alderman Millikin,
be referred to the Water Committee, the report of
said Committee, said Resolution, passed its first reading
March 26, 1878, and was then referred to a special
Committee of three. Present a unanimously report assigned
under said resolution the pass.

Alderman Vaughan moved that the minority
report be referred and adopted.

The second and final reading and the minority
report was referred and adopted by the following
vote.

Yeas: Aldermen Millikin, Shuban, and

Nayes: Aldermen Browne, Hall, and Platt.

The Resolution was read the second time.

Alderman Shuban moved to suspend the rules
good, and put the Resolution on its final reading.

The Yea and Nay were ordered aye, the Motion to
suspend the rules was lost by the following vote:

Yeas: Alderman Millikin, Shuban, Shuban and

Nayes: Alderman Browne, Hall, and Platt.

Pursuant to Order of Aldermen North and Sudder No.
71, ordered by the Board of Fire Department, acting
permitted to take their hook and ladder truck to
the City storage on the 3rd day of May, for
the purpose of competing for the prize to be awarded
the best. And now accordingly in the said
order, the motion of Alderman Platt for the petition was
referred and granted.

By Alderman Millikin, A Resolution for the
The payment to the City Water Company for the amount claimed from the City for work of Five Thousand and Eighty-One dollars, fifty cents, for the quarter ending March 31, 1848, provided that the City Water Company agree in writing to have the payment of the balance within ninety days by payment in full of any note or bond as the Company may establish. The assurance of the readiness of the City Water Company to comply, the issuance of the note for the payment of the water and the agreement with the City Water Company for the same, the City Council passed the above resolution as recorded.

Alderman Plott moved that the resolution be referred to a Committee of 3 members of the City Council together with 3 citizens.

Alderman Plott moved to amend by adding the words to the Committee. Alderman Plott explained the Amendment. The motion as amended was adopted.

Alderman Plott, Brown, and Vaughan of the Council and Dr. J. H. Harlow, John and Eugene Brown, Citizens were appointed on the Committee.

Be it Resolved by the City Council of the City of Austin that the sum of $3000.00 be paid and the same is hereby appropriated monthly for the payment of the first of the next month's charges. The payment to be made the first day of each month to keep all the Springs and fountains running and in operation as required by the City Ordinance.

The resolution was read.

Alderman Killets moved to file the plank in the Resolution by voting Twenty-five dollars, Comitted.

The Resolution as amended was read.

Alderman Killets moved to pass the Resolution on its second reading.

The City and County ordered and the motion to pass the Resolution on its second reading was carried.

The Motion was referred to the Committee on the Resolution on its second reading.

The Resolution was read the second time.

Alderman Killets moved to further amend the Rules and pass the Resolution on its third reading.

The City and County ordered and the motion to further amend the Resolution on its third reading was carried.

Alderman Killetts moved that the Ordinance do pass.

Alderman Brocket moved that the Ordinance do pass.
The Yeas and Nays ordered, and the Resolution passed by the following vote:

Alderman Brown, Lovett, Killett, Halle, Platt, Shankam, and Vaughan, Nays four

By special committee, an Ordinance authorizing the issue of fifty-two hundred dollars for the purposes of paying the claim of Halsey and Shelly against the City of Austin.

The Ordinance was read.

Alderman Brown moved to suspend the rules and put the Ordinance on its second reading.

The Yeas and Nays ordered, and the motion to suspend the rules carried by the following vote:


The Ordinance was read the second time.

Alderman Platt moved to further suspend the rules and put the Ordinance on its third reading.

The Yeas and Nays ordered, and the motion to further suspend the rules carried by the following vote:


Alderman Lovett moved that the Ordinance do pass.

The Yeas and Nays ordered, and the Ordinance passed by the following vote:


By Alderman Lovett, A Resolution authorizing the sum of thirty-five dollars for painting the new court house on the Pearl Street.

The Resolution was read.

Alderman Vaughan moved to suspend the rules and put the Resolution on its second reading.

The Yeas and Nays ordered, and the motion to suspend the rules carried by the following vote:


The Resolution was read the second time.

Alderman Platt moved to further suspend the rules and put the Resolution on its third reading.

The Yeas and Nays ordered, and
to further suspend the rules was led by the following

H. As, Aldermen Brown, Conklin, Platt, Sherman and
Vanghans.

Page, Aldermen Kittles and Hale.

Alderman Kittles moved that the Special Committee
for whom the Water Company with the Contract with
the City Water Company has been referred at this meeting
be required to report at a meeting of the Council to be
held on the 1st of April 1879, at 7 o'clock P.M.,
and when the Council adjourns, if it so adjourns to
meet at the time aforesaid, to answer.

On motion of Alderman Brown the Council
adjourned to 7 A.M. the 2nd day of April, 1879.

Adjourned May 6, 1879.

Adjourned Meeting of City Council
April 11, 1879

Council called to order at 8:25 P.M.
Mayor De Bruce in the Chair.

Roll called and the following members
answered:

Aldermen Brown, Conklin, Kittles, Hale,
Platt, Rawan, String and Vanghans.

Also, Aldermen Neal and Sinden

Present.

Petition of A. J. and J. J. for License to
retail liquor in quantities less than one quart in

April 9, 1879, at 4:00 P.M., on Congress Avenue.

On motion of Alderman Platt the Petition
was received and granted.

Report.

Martin Tex as, April 11, 1879.
To the Hon. Mayor and Board of Aldermen of the City of Austin

Gentlemen,

Your Committee, after careful consideration of the last regular meeting of the City Council held April 1st, 1898, to express our sentiments of sympathy and sympathy for the death of the late Alderman J.J. Neary, beg leave to submit the following resolutions and Petition:

Whereas J.J. Neary, Alderman of the 5th Ward of the City of Austin, died in office while occupying the official position which he filled in our estimate with ability and for the best interests of the City, and discharged all the duties incumbent upon him conscientiously and in good faith, and whereas he was respected and beloved by both the neighbors and friends as an honest, good and upright man, faithful to the trust confided to him,

Therefore be it Resolved, that by the death of the late J.J. Neary, the community has lost one of her best and most worthy citizens and the City Council duly move with regret one of its valued members to whom Council’s condolences and much esteem was given.

Resolved, that by the death of the late J.J. Neary, his wife has been deprived of a good and faithful husband, and his children of a loving and affectionate father, who under care they will always miss, and we deeply sympathize with the family of the deceased in their sorrow, sorrow and bereavement.

Resolved that in token of our regret for the deceased, his funerals be attended by the Mayor for the space of thirty days after the time of his demise.

Resolved that the Council Petition the Mayor to remove the resolutions presented upon the members of the City Council.

Resolved that the City Clerk be given a copy of these resolutions so to the family of the deceased and also to the City proper, with a request that they publish the same.

Respectfully,

[Signature]

[Signature]

[Signature]

On Motion of Alderman Vaughan the report
was resumed and adopted

AUSTIN, TEXAS, April 11, 1878

To His Honor the Mayor and Board of Aldermen:
The amended bill of cost presented by
the County Clerk and referred to me
for investigation, I have the honor to
report. The cost bill as above refer-
to accrued in a certain cause originally
brought in the Mayor's Court in 1876
by the City of Austin vs. Chief York.

To proceed an appeal in District No. 19
for "E", the cause was heard by the City in the
Mayor's Court and appealed by the Defendant to
the Civil Court, afterwards transferred to the
County Court where it was dismissed for want of
prosecution, and the Costs failed as against the City.

After the dismissal, a Motion was made by the City
Attorney to have the Costs taxed against the
vendee, plaintiff who had brought the suit in the name
of the City. This Motion was overruled, and the decision
of the Court as to the present, the City is taxed with the
Cost.

Respectfully submitted,

Sam H. Willy

By Order

The Motion of Alderman Willy, the report of
the City Attorney was received, and the City being
referred to approve the same.

By Committee on Codifying and Enforcing

Ordinances:

The Ordinance providing for the spacing
and distribution of Lagoons, defining the
limits of the District, the aldermen and collectors, providing for
a Board of Supervisors and defining their duties,

The Ordinance was read.

Alderman York moved to perfect the rule and
pass the Ordinance on its second reading.

The Year and the expense of the Ordinance by the following vote:

Alderman Banks, Council, Matlock, Bell
Plate River and Trains, York, York.

The Ordinance was read the second time.

Alderman York moved to amend by striking
out the word "and" and insert the word "three"
in the matter relating to the Board of Aldermen, 

The Ordinance as Amended was read.

Alderman Platt moved to further suspend the 

The Ordinance on its third reading.

The Ordinance was Further Appointed, and the motion to 

The Ordinance was passed by the following vote:

"Alderman Platt, Raven, Strong, and Vaughan

Plotted

The Ordinance was read the third time.

The Ordinance was passed by the following vote:

"Alderman Platt, Raven, Strong, and Vaughan

Plotted

Report of the Audit Committee

Austin City City Auditor April 11th, 1878

To Hon. Mayor and Board of Aldermen

Gentlemen,

The Committee on Charities to whom was 

Transferred, the proposition of Austin City, informing to 

Your Honorable body on the 1st of April, 1878, by leave to defend 

and present that we have carefully examined the 

proposition and found fully recommend that the 

Mayor and City Physician be authorized to enter into 

a contract with Mr. Brown & Company, to accept the 

proposition and front the mean time, at $50.00 per month, for the 

advertisement of all hours todefend at City Physician. 

We further suggest and recommend that for derrivatives 

be limited to $50.00 per month, for the defense of 

the proposition, and understand the proposition is a benefit 

to Austin or an unnecessary tax upon the City.

J. S. Hunton

J. M. Brown

Joseph Hall

Committee
By Charit' Committee. Be it Resolved by the City
Council of the City of Austin, That the Mayor be hereby
Authorized to enter into a contract with the Austin
City, Informing for Three beds for the use of said City
at the Monthly rental of Twenty five dollars for
months, for each bed, for six months and that the sum
of Four hundred and Fifty dollars or as much there
of as may be necessary is hereby appropriated to carry
out the provisions of said Contract. The Resolution was read.

Alderman Yaughey moved to suspend the rules
and pass the Resolution on its second reading.

The Mayor and Mayo ordered and the motion to
suspend the Rules carried by the following vote

Noes, Alderman Down, Compton, Killett, Hall.
Plates, Raven, Stray and Yaughey

Aye, None.

The Resolution was read the second time.

Alderman Plates moved to further suspend the
rules and pass the Resolution on its third reading.

The Mayor and Mayo ordered and the
motion to further suspend the rules carried by the
following vote

Noes, Alderman Down, Compton, Killett

Plates, Raven, Stray and Yaughey

Aye, None.

The Resolution was read the third time.

Alderman Plates moved that the Resolution do
pass.

The Mayor and Mayo ordered and the
Resolution passed by the following vote

Noes, Alderman Down, Compton, Killett

Plates, Raven, Stray and Yaughey

Aye, None.

By Alderman Stray. Whereas, Commissioners
have been granted to Austin, South and South Co.
No1, to take their apprentices to the three May first
on the 8th day of May next for the purpose of
Completing for the City to be awarded to the best
South and South to employ in the state of Texas.
And as it is deemed that they present an appear
ance creditable to the same department of the
State, the same is hereby

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Adjourned Meeting of City Council. April 15th, 1878.

Council called to order at 8:30 a.m. Mayor Davis presided in the chair. Call was made and the following members answered: Defendants Smith, Towne, Metz, Millett, Platt, Raven, Shehan, Stohley and Vaughan.

Abstain Alderman Hall.

On motion of Aldermen Vaughan the reading of the journals of last meeting was dispensed with.

The Committee to whom was referred the matter of the City Water Company submitted the following report:

Austin, Texas April 15th, 1878.

Hon. Mayor and City Council:

Your Committee to whom was referred the proceedings of the Water Company of Austin, died (in the shape of resolutions) with the account of the Water Company against the City and the petitions of citizens have this honor to state that they have examined the papers and visited the reservoir of said company and after mature deliberation present the following resolutions for the consideration of the Council:

Very respectfully,

[Signature]
By unanimous vote, the report of the Committee was received and adopted.

Be it resolved, first, that after the Hahn Company have filed an agreement with the Mayor that they will after ninety days from the acceptance of these resolutions by the City Council, hire the inner slope of the reservoir with dry stones laid by hand not less than fifty inches thick and ten inches wide, to the top of the reservoir embankment and at top laying of long stones to be laid thereon, all to be executed in a good and workmanlike manner, then the Mayor is authorized and directed to have the agreement in favor of said Company for the amount due them for the quarter ending March 31, 1876, paid in full and shall thereafter be issued until said reservoir is completed as above and accepted by the City Council in accordance with these resolutions, and the contract, said contract being signed by W. D. Hether, President; J. D. City, Hahn Company, and W. D. Hether, Mayor, City of Austin, dated April 18, 1876.

Resolved, second, that the Hahn Company shall also file with the Mayor an agreement, under the same stipulations, as provided for in the foregoing, authorizing the City to use water from the Hydrant of the Hahn Company for the purpose of flushing the street gutters of the City not more than twice a week, provided that twelve hours notice of such flushing be given to the President of the Hahn Hydrant Co. or the officer acting in his stead.

The resolutions were read.
Alderman Millett moved to suspend the rules and put the resolutions on their second reading. The yes and nay's were ordered and the motion to suspend the rules carried by the following vote: Yes: Alderman Larrin, Millett, Ney, Platt, Barnes, Sheehan, Strong and Vaughan. Nays: None. The resolutions were read the second time.

Alderman Millett moved to amend the resolutions by requiring the Water Company to erect culverts along the street fifteen feet in width. Carried.

The President of the Water Company asked permission to examine the resolutions. Granted.

By Special Committee. As it resolved by the City Council of the City of Austin that the Mayor be authorized to issue his warrant on the City Treasurer for $160.72 and thereupon take up the delinquent tax receipts of A. W. Mellen amounting to $225.72; Halphen $13.25; Parnell amounting to $16.50 and A. J. Shelley amounting to $16.00, and that the balance $10.72 be paid upon the taxes due the City of Austin by Dr. E. Sneed for and that whenever suit is not pending in any court of this City,

The resolutions were read. Alderman Platt moved to suspend the rules and put the resolutions on its second reading. The yes and nay's were ordered and the motion to suspend the rules carried by the following vote: Yes: Alderman Larrin, Millett, Ney, Platt, Barnes, Sheehan, Strong and Vaughan. Nays: None. The resolutions were read the second time. Alderman Platt moved to further suspend the rules and put the resolutions on its third reading. The yes and nay's were ordered and the motion to further suspend the rules carried by the
following vote: Neg. (c. D. Ewing, Brown, Croker, Millett, Metz, Plate, cameo, Sheehan, and Vaughan). Nays: None.

The resolution was read the third time. Alderman Croker moved that the resolution do pass. The yes and nays ordered and the resolution passed by the following vote: Yes: Alderman Croker. Croker, Millett, Metz, Plate, cameo, Sheehan, Strong, and Vaughan. Nays: None.

Petition of J. A. Hagge, Chief, Fritz, Behrend, Pickard, and the Foremen of the several companies of the Fire Dept., asking that an appropriation be made of Two Thousand Dollars to assist the Fire Department in defraying their expenses on their 10th Anniversary and day set apart for the celebration of the anniversary of the Battle of San Jacinto. The motion of Alderman Croker the petition was received.

The Alderman Croker. Resolved by the city council of the city of Austin,

That the sum of Two Thousand Dollars be and is hereby appropriated to help to defray the expenses of the Fire Department on their 10th Anniversary Celebration to take place on April 19th next at Pajun Grove.

That this resolution take effect and be in force from and after its passage.

The resolution was read. Alderman Vaughan moved that the rules be suspended. The resolution be put on its second reading. Carried. The yes and nays were ordered and the motion to suspend the rules carried by the following vote: Yes: Alderman Croker, Croker, Millett, Metz, Plate, cameo, Sheehan, Strong, and Vaughan. Nays: None.

The resolution was read the second time. Alderman Croker moved to amend the resolution by striking out $200.
The resolution having passed its second reading, Alderman Green moved to further suspend the rules and put the resolution on its third reading. The year and nays ordered and the motion to further suspend the rules carried by the following vote: Yeas, Alderman Green, Hooper, Millett, Metz, Platt, Packer, Sheehan, Strong, and Vaughan. Nays—none.

The resolution having passed its second reading, Alderman Green moved to further suspend the rules and put the resolution on its third reading. The yeas and nays ordered and the motion to further suspend the rules carried by the following vote: Yeas, Alderman Green, Hooper, Millett, Metz, Platt, Packer, Sheehan, Strong, and Vaughan. Nays—none.

The following resolution was introduced and on motion adopted: Resolved, by the city council of the city of Austin that the W. H. Elder monument be allowed to remain until such time as the proper authorities may be notified.
invitation to His Excellency President Nays and to his Cabinet to visit the City of
Boston on the occasion of the session of
the B. H. Grand Lodge I. O. O. F. of the U. S.
and to extend to the President and his Cabi
net the hospitabiliies of the City in behalf
of all its authorities on that occasion.
Resolved 2d. That the City Clerk be instruc
ted to forward to Geo. J. Narcoott
M. H. M. I. O. O. F. V. Calverton, a certi
fied copy of these resolutions,
By Committee on Enabling City
ordinances. An ordinance relating to
officers &c. The ordinance was read.
Allderman Vaughan moved to suspend
the rules and put the ordinance on its sec
ond reading. The yeas and nays ordered
and the motion to suspend the rule car
ried by the following Vot: Rown, Brooker,
Millett, Metz, Clatt, Raven, Sheehan,
The ordinance was read the second time.
Allderman Vaughan moved to further sus
pend the rules and put the ordinance on its
third reading. The yeas and nays ordered
and the motion to further suspend the
rules carried by the following Vot: Yes
Allderman, Rown, Brooker, Millett, Metz,
Clatt, Raven, Sheehan, Strong & Vaughan.
Nays - none. The ordinance passed
the third time.
Allderman Strong
moved that the ordinance be passed.
The yeas and nays ordered and the
ordinance passed by the following Vot:
Yes Allderman, Rown, Brooker, Millett,
Metz, Clatt, Raven, Sheehan, Strong &
Vaughan. Nays - none.
An ordinance requesting to the
office of City Marshal.
The ordinance was read. Allderman
Vaughan moved to suspend the rules &
pass the ordinance on its second reading.
The yeas and nays ordered and the motion
to suspend the rules carried by the following Vote: Fees Aldermen, Brown, Crockett, Millet, Metz, Platt, Raven, Sheehan, Strong and Vaughan.

Says: none.

The ordinance was read the second time. Alderman Platt moved that the ordinance be further considered and the ordinance put upon its third reading. The yea and nay ordered and the question to suspend the rules carried by the following Vote: Fees Alderman, Brown, Crockett, Millet, Metz, Platt, Raven, Sheehan, Strong and Vaughan.

Says: none.

The ordinance was read the third time. Alderman Platt moved that the ordinance do pass.

The yea and nay ordered and the ordinance passed by the following Vote: Fees Aldermen, Brown, Crockett, Millet, Metz, Platt, Raven, Sheehan, Strong and Vaughan.

Says: none.

An ordinance relating to the form and manner of passing ordinances.

The ordinance was read. Alderman Platt moved to suspend the rules and put the ordinance on its second reading. The yea and nay ordered and the question to suspend the rules carried by the following Vote: Fees Aldermen, Brown, Crockett, Millet, Metz, Platt, Raven, Sheehan, Strong and Vaughan.

Says: none.

The ordinance was read the second time. Alderman Platt moved to suspend the rules and put the ordinance on its third reading. The yea and nay were ordered and the ordinance passed by the following Vote: Fees Aldermen, Brown, Crockett, Millet, Metz, Platt, Raven, Sheehan, Strong and Vaughan.

Says: none.

Alderman Crockett moved that the
ordinances do pass. The year and days
ordered and the ordinance passed by the
following votes: Your Aldermen: Lord, Cooper,
Millet, Metz, Blatt, Raven, Sheehan, Strong
and Vaughn. Stays: none.

Alderman Sites read in and an-
swered to his name.
The following communication was
read. Austin Drexel, April 15-1878.
To the Hon. Mayor & City Council
Gentlemen: I have the honor to call
your attention to the sale of fresh pork at
this season of the year. My reason
for so doing is that a prominent physician
of this city has informed me that fresh
pork is more or less liable to contain
Trichina, the presence of which can only
be detected by microscopic examination.
I am of the opinion that the pork being
sold at the present time should be more rigidly inspected.

Respectfully,
Wm. C. Giles
Market Master & Health Inspector.

This motion of Aldermen and Vaughan the Com-
munication was received and referred to
the City Physician.

His Honor the Mayor announc-
ed that under the ordinances it was his
duty to nominate a Board of Qualifica-
tions consisting of three Aldermen and two
Citizens, the major of which then appointed
the Conformation of the Council. Aldermen
Rhoads and Vaughan were appointed tellers
to receive and count the votes. Eugene
Brook and Robert J. Campbell were
nominate, and the members of the
Council requested to open and cast
their ballots. After opening and counting the votes announced that
the gentlemen nominated had received
the Majority of the votes of the Council and
were elected Conformed by the Mayor.
His Honor then appointed Alderman Snow, Platt and Stowe as members of the Board of Equalization.

His Honor then nominated L. W. Bradley as City Clerk.

Aldermen Baile and Vaughan were appointed tellers who after receiving and counting the votes announced the following result: For Confirmation - Against Confirmation - Blank.

The council was requested to again prepare their ballots and upon counting the second ballot the tellers announced the following result: For Confirmation - Against Confirmation - Alderman Alle was absent from voting.

L. W. Bradley was declared confirmed as City Clerk.

The bond of L. W. Bradley was then presented and approved by committee on Indulging Ordinances.

An ordinance regulating the office of City Clerk.

The ordinance was read. Aldermen Vaughan moved to suspend the rules and put the ordinance on its second reading. Yeas and Nays ordered and the motion to abate spent the rules carried by the following vote: Yeas: Aldermen Bow, Booker, Millet, Mehl, Alle, Platt, Givens, Strong and Vaughan. Nays - none.

The ordinance seconded the second time. Aldermen Strong moved to further suspend the rules and put the ordinance on its third reading. Yeas and Nays ordered and the motion to further suspend the rules carried by the following vote: Yeas: Aldermen Bow, Booker, Millet, Mehl, Alle, Platt, Givens, Sheehan, Strong and Vaughan. Nays - none.

Aldermen Alle moved that the ordinance do pass. Yeas and Nays ordered and the
The resolution was read. Alderman Vaughan moved to suspend the rules to put the resolution on its second reading.

The motion was seconded and the rules to suspend the rules carried by the following vote: Yes, Aldermen Crook, Brown, Millett, Metz, &lt; &gt; , Hall, Clark,  Rave, Sheehan, Strong, &amp;/\ Vaughan. No - none.

The resolution was read the second time. Alderman Crook moved to amend by ordering the drawing of a warrant for $200.00, paying the merits over on account.

Alderman Hall moved to amend the motion of Alderman Crook by ordering the drawing of warrants for $200.00, paying over $200.00 and reserving the 40% balance, until the work was completed. Alderman Crook accepted the amendment of Alderman Hall and the amendment to the resolution was adopted. The resolution was adopted.
Alderman Strong moved to furnish a
suspended the rules and put the resolu-
tion on the third reading. Was
and was ordered and the motion to suspend
the rules carried by the following vote:
Yea: Aldermen Mason, Crown, Millett,
Metc, Valley, Hall, Parvin, Sheehan,

The resolution was then the third
read. Alderman Strong moved
that the resolution be taken Yeas &
Nays ordered and the resolution passed
by the following vote: Yeas Aldermen
Mason, Crown, Millett, Metc, Hall,
Curt, Parvin, Sheehan, Strong and

Alderman Crown moved that the motion
called the City Water Company
furnish the quarterly ending
March 31, 1898 be paid. Yeas &
Nays ordered. Yeas: Aldermen
Crown, Metc, Hall & Plott.

The resolution was then read.

Alderman Vaughan moved that the
resolution be taken Yeas & Nays ordered
and the motion to reconsider be carried
by the following vote: Yeas: Aldermen
Crown, Metc, Hall & Plott.

Nays: none.
Alderman Vaughan moved that the vote by which the resolution passed its second reading be reconsidered. Year was ordered, and the motion to reconsider, carried by the following vote: Year, Aldermen, Broder, Metz, Renn, Sheehan, Strong & Vaughan. Nays: Aldermen Brown, Hall & Platt.

Alderman Vaughna moved that the second section of the resolution be struck out. Carried.

Alderman Vaughan moved that the rules be suspended and the resolution put on its second reading as amended. Year was ordered, and the motion to suspend the rules, carried by the following vote: Year, Aldermen, Gower, Metz, Renn, Sheehan, Strong & Vaughan. Nays: Aldermen Brown, Hall & Platt.

The resolution was read the second time as amended.

Alderman Vaughan moved to further suspend the rules and put the resolution on its third reading. Year was ordered, and the motion to further suspend the rules passed by the following vote: Year, Aldermen, Gower, Metz, Renn, Sheehan, Strong & Vaughan. Nays: Aldermen Brown, Hall & Platt.

The resolution was read the third time.

Alderman Vaughan that the resolution do pass. Year was ordered, and the resolution passed by the following vote: Year, Aldermen, Gower, Metz, Renn, Sheehan, Strong & Vaughan. Nays: Aldermen Brown, Hall & Platt.

Our motion the council adjourned.

Adjourned: May 13, 1879.

E. H. Bradley, City Clerk.