

McGovern aye, and his honor the Mayor protem aye.

The question of allowing a certain amount of money for street purposes coming on before the Board it was upon motion of McGovern and seconded by Stewart and duly carried ordered the sum of two thousand dollars be transferred from the general fund of the City to the Street fund of the City the same to be used for the improving of the Streets in said City.

The City Attorney was instructed by the Board to draft an ordinance regulating the carrying and use of fire arms and air guns within the City of Las Vegas, and also to draft amendments to the Plumbing ordinance, being ordinance No. 36. so that said last mentioned ordinance might be read for the first time at an adjournment of this meeting.

The Consolidated Power and Telephone Company presented a bill for \$1700, duly itemized and accompanied with proper vouchers, for expenses incurred in the construction of the electric light system for the streets of the City, and requested the payment of said sum of \$1700 on account of the work, thereupon upon motion of Commissioner McGovern and seconded by Commissioner Coughlin it was duly resolved: That whereas it appears the Consolidated Power and Telephone Company has presented to this Board an itemized bill for \$1700 for expenses incurred in the construction of the street light system for the City under the contract therefor, and has requested the allowance of the same on account. Now therefore be it resolved that said claim of \$1700.00 be and the same is hereby allowed, and the Mayor protem. be and he is hereby directed to endorse the same as allowed and the Clerk is authorized and directed to draw his warrant for said sum upon the City Treasurer for the amount thereof; it being proved, however, that the payment of said sum is not to be construed or intended as an acceptance of the work or any part thereof done under said contract. The vote on said resolution was as follows: Stewart, aye, Coughlin, aye, McGovern aye, and his honor the Mayor protem voting aye. Ness, None.

The matter of levying taxes for the City for the year 1913 was brought before the Board and considered by it and final action thereon was by motion duly made and seconded and carried ordered that this matter be deferred until adjourned meeting of this meeting.

The application of the Thomas Department Store Company for a liquor license permit was considered by the Board but owing to the lateness of the hour was by motion duly made and carried laid over for final disposition until the adjourned meeting of this meeting.

Thereafter it was upon motion of McGovern and seconded by Stewart and duly carried ordered that this Board adjourn until Wednesday February 12th, A.D. 1913. at eight o'clock P.M. to take up any and all matters that may come before it, the vote being as follows to wit: Stewart, aye, McGovern aye, and his honor the Mayor protem voting aye.

Attest

*[Signature]*  
City Clerk

*[Signature]*  
Mayor protem

Office of the City Clerk Las Vegas, Nevada

February 12th, A.D. 1913.

At a regular meeting of the Board of City Commissioners in and for the City of Las Vegas Nevada held pursuant to adjournment, present Hon. Ed. Von Tolst Mayor protem Commissioners Stewart, and McGovern present. with the Clerk and City Attorney.

At this time the question of advertising the Regal Compressor for sale belonging to the City coming on before the Board it was upon motion of Stewart and seconded by McGovern and duly carried ordered that the Clerk of this Board be and is hereby instructed to advertise in the Clark County Review and weekly newspaper in said City until further ordered of the Board the aforesaid compressor. the vote being as follows to wit Stewart aye, McGovern aye, and his honor the Mayor protem voting aye.

This being the time set by the Board for the hearing of the Thomas Department Store for a retail permit to sell liquor in the City of Las Vegas Nevada, and the same having been read to the Board in full by the Clerk it was upon motion of Stewart and seconded by Mc Govern and duly carried ordered that said permit be granted subject to ordinance No. 33 of said City, the vote being as follows to wit:- Stewart, aye, Mc Govern aye, and his honor then Mayor proten voting aye.

This being the time set by the Board for the fixing of the tax rate for the year 1913 and on the same coming on before the Board it was upon motion duly made and carried ordered that this matter go over until Wednesday February 19th. A.D. 1913.

The claim of Robert Schaffer of the Charleston Hotel for the sum of five dollars for replacing plaster and damages down said Hotel building during the constructing of the sewer system in said City coming on before the Board it was ordered that this matter be laid over until the Wednesday meeting of the Board February 19th, A.D. 1913. for further information from the American Light and Water Company.

At this time the Committee and members of the Chamber of Commerce having in charge the question of grading the streets in the said City of Las Vegas through there committee reported progress with a request that more time be granted them, whereupon motion duly made and carried it was ordered by the Board that said request be granted.

At this time the question of settling with the American Light and Water Company the firm that constructed the sewer system for said City coming on before the Board and it appearing to the satisfaction of the Board that all claims against said sewer system have been paid and that there is a balance of \$249.71 to be divided between the American Light and Water Company and the City of Las Vegas, Nevada, said Company to receive half and the City of Las Vegas to receive half, or in other words the City Clerk is hereby instructed to draw the City's warrant for the sum of \$124.85 in favor of the American Light and Water Company as final settlement on said sewer system, it was then upon motion of McGovern and seconded by Stewart and duly carried ordered that said claim of 124.85 dollars be allowed, the vote being as follows to wit:- Stewart, aye, McGovern aye, and his honor the Mayor proten voting aye.

At this time the Clerk of the Board called the attention of the Board to the fact that said sewer fund was short in the amount of \$98.46 owing to said City paying and allowing warrants on said fund that belong to the general fund of the City, and that to meet the above claim it would be necessary to transfer to above stated sum to the sewer fund of the City, whereupon motion of Mc Govern and seconded by Stewart it was ordered that the sum of 98.46 be transferred from the general fund of the City to the Sewer fund of the City, the same being carried with the following vote, to wit:- Stewart aye, Mc Govern aye, and his honor the Mayor proten voting aye.

At this time the City Attorney called to the attention of the part that part of the Statutes relating to the auditing of the City books whereupon motion duly made and carried it was ordered that the Finance Commissioner have said Books of the City of Las Vegas Audited as by law provided

There being no further business before the Board it was upon motion duly made and carried ordered that this Board stand adjourned until next Wednesday February 19th, A.D. 1913. to take up any and all matters that may come before it.

Attest:

*W. J. Stewart*  
City Clerk

*Edwin T. Tolson*  
Mayor proten.