

AN ORDINANCE 08-20

Granting permit to W. A. Baity to construct a sanitary sewer in alley between Hunstock and Castillo Avenues.

BE IT ORDAINED by the Commissioners of the City of San Antonio,

Section 1. That permission is hereby granted W. A. Baity to construct a sanitary sewer in alley between Hunstock and Castillo C. B. 129 beginning at end of Mr. R. Rands private line and extending said line 90 feet north according to plat line and grade made by the City Engineer hereto attached; the cost of said sewer being estimated about \$100 One Hundred Dollars to be paid by said W. A. Baity. The final actual cost to be filed by the City Engineer within ten days after the completion of the sewer.

Section 2. The said sewer to be constructed to the City's line and grade and in accordance with the City's standard specifications for the construction of sewers in all particulars, and to maintain the sewer in the street for a period of 1 year after the date of the acceptance of the sewer by the City Engineer.

Section 3: "Conditioned" that no sewer service to this sewer shall be made until it has been completed and properly connected to the City's main, and duly accepted by the City.

Section 4. Said sewer when completed to become the property of the City of San Antonio and part of its public sewer system.

Section 5. The City Engineer is hereby directed to collect the sum of Thirty Five \$35.00 for each and every connection made with said sewer main or house service going into said main and pay the same over to the said W. A. Baity not later than the 10th of each month, following the month in which said connection is made, until the actual cost of said sewer shall have been collected and paid over to aforesaid, when the entire connection fees shall have been collected.

This ordinance is hereby declared to be of urgent importance for reasons of public welfare apparent herefrom and the same shall take effect at once on the above mentioned condition.

Passed and approved the 23rd day of October, 1922.

O. B. Black,
Mayor.

Attest:

O. C. Speight, City Clerk.

AN ORDINANCE. 08-21

Regulating the speed of motor vehicles within the corporate limits of the City of San Antonio, and providing a penalty for the violation thereof.

BE IT ORDAINED by the Commissioners of the City of San Antonio:

Section One: It shall hereafter be unlawful for any person or persons to operate any automobile, motor vehicle or other vehicle at a greater rate of speed than fifteen miles per hour upon any street, avenue, plaza, boulevard, public roadway or alley within the downtown business district bounded as follows, within the City of San Antonio:

Beginning at the intersection of east Nueva Street and South Alamo Street; thence west along Nueva Street to the intersection of South Laredo and Nueva; thence north along Laredo Street to West Romana Street at the intersection of West Romana and North Laredo; thence on West Romana across Main Avenue to the intersection of Augusta and East Romana; thence in an easterly direction on Augusta Street to the intersection of Augusta and Brooklyn Avenue; thence in a southerly direction on Brooklyn Avenue to the beginning of Seventh Street; thence on Seventh Street to its intersection with Austin Street; thence across Austin Street to its intersection with Live Oak Street; thence in a southerly direction on Live Oak Street to the intersection of Live Oak and Commerce Streets; thence across Commerce Street to LaSalle Street; thence on LaSalle Street to the intersection of LaSalle and Lafitte Streets; thence northwest on Lafitte to the intersection of Lafitte and Water Streets; thence in a southerly direction on Water Street to the intersection of Water and Goliad Streets; thence in a southerly direction on Water Street to the intersection of Water (and Goliad) Streets; thence in a northwesterly direction on Goliad Street to its intersection with South Alamo Street; thence across South Alamo Street to its intersection with Nueva Street, the place of beginning; it being expressly intended and provided that the said district shall include the streets and parts of streets making up the boundaries thereof, as above defined.

Section Two: It shall further be unlawful for any person or persons to operate an automobile, motor-cycle or other vehicle past any street intersection or around any corner within the above defined downtown business district at a speed greater than eight miles per hour.

Section Three: It shall be unlawful for any person or persons to operate any automobile, motorcycle or other vehicle upon any street, avenue, boulevard, roadway or alley within the corporate limits of the City of San Antonio and outside of the limits of the downtown business district provided for in section one of this ordinance, at a greater rate of speed than twenty miles per hour.

Section Four: It shall hereafter be unlawful for any person or persons to operate an automobile, motorcycle or other vehicle past any street intersection or around any corner within the corporate limits of the City of San Antonio, and outside of the limits of the downtown business district provided for in section one of this ordinance, at a greater rate of speed than twelve miles per hour.

Section Five: Any person violating any of the provisions of this ordinance shall be deemed guilty of misdemeanor and upon conviction thereof shall be fined in any sum not less than ten dollars, nor more than two hundred dollars.

Section Six: This ordinance shall not apply to the various members of the Fire Department while responding to a fire alarm, nor to any member of the Police Department while responding to an emergency call, nor to any physician or surgeon responding to an emergency call.

Section Seven: In view of the fact that there is now no adequate law governing the rate of speed at which motor vehicles may be operated within the corporate limits of the City of San Antonio, there exists an imperative demand for the immediate passage and putting into

operation of this ordinance, and same being passed by a four-fifths vote of the Commissioners same shall take effect immediately upon the passage and approval thereof.
 PASSED AND APPROVED on this the 9th day of November, A. D., 1922.

Attest:
 O. C. Speight,
 City Clerk.

O. B. Black,
 Mayor, City of San Antonio.

THE STATE OF TEXAS,
 COUNTY OF BEXAR.

Before me, the undersigned authority, on this day personally appeared W. A. Druce who being by me duly sworn, says on oath that he is one of the publishers of the San Antonio Evening News a newspaper of general circulation in the City of San Antonio, in the State and County aforesaid, and that the ordinance hereto attached has been published in every issue of said newspaper on the following days, to-wit: Nov. 11, 13, 14, 15, 16, 17, 18, 20, 21, 22 1922.

W. A. Druce.

Sworn and subscribed to before me, this the 12 day of Dec 1922.

Jas. Simpson,
 Asst. City Clerk.

AN ORDINANCE. *08-22*

Designating a certain portion of the building known as the Central Fire and Police Station as a venereal hospital ward for the quarantine of venereally diseased persons of the City of San Antonio.

BE IT ORDAINED by the Commissioners of the City of San Antonio:

Section One: That the northwest portion of the third floor of the Central Fire and Police Station building shall be and is hereby designated by the City of San Antonio as a place for the detention and quarantine of girls and women suffering with any venereal disease. Such portion of said building, as hereinabove designated, shall be and is now kept separate and apart from any of the City jail, and shall be and is separated and divided into separate and distinct rooms and compartments, and shall be and is now provided and furnished with beds, mattresses, sheets, pillows and such other bedlinen and sleeping comforts as are ordinarily and customarily used in a hospital ward for the care of the sick, and shall be and is now furnished with hot and cold water, toilets and lavatories and shower and tub baths and comfortable seating, and that the said portion of the Central Fire and Police Station shall be and is at all times, whether patients are placed therein or not, under the control and supervision of the City Health Officer of the City of San Antonio, and that the food and diet for such persons shall be and is such as may be prescribed for such patients, when quarantined therein, by the City Health Officer, and that there shall be, at all times, when such girls or women are quarantined within the area hereinabove defined, a matron or woman in charge, who shall at all times attend and care for such girls or women. Such matron, or woman in charge, shall be and is under the direction, supervision and instruction of the City Health Officer of the City of San Antonio, and no one shall, at any time, be permitted to enter or leave the limits of the area of quarantine as hereinabove defined, except on written permission of the City Health Officer, and that the said portion of the Central Fire and Police Station shall not be, and is not now, used by the City of San Antonio for a jail, nor for the detention of persons convicted of or charged with any offense against the penal laws of the State of Texas by the City of San Antonio.

PASSED and APPROVED, this the 9th day of November, A. D., 1922.

Attest:
 O. C. Speight, City Clerk.

O. B. Black,
 Mayor.

AN ORDINANCE *08-23*

Granting permit to R. A. Arthur to construct a sanitary sewer on Piedmont and alley in City Block 1033.

BE IT ORDAINED by the Commissioners of the City of San Antonio.

Section 1. That permission is hereby granted Mr. R. A. Arthur to construct an eight inch sanitary sewer on Piedmont and in alley in C. B. 1033, beginning at Utah and Piedmont & C. B. 1033 and extending to alley south of Utah thence E in alley to near Palmetto according to plat line and grade made by the City Engineer hereto attached; the cost of said sewer being estimated about Seven Hundred and Fifty Dollars to be paid by the said R. A. Arthur. The final cost to be filed with the City Engineer within ten days after the completion of the sewer.

Section 2. The said sewer to be constructed to the City's line and grade and in accordance with the City's standard specification for the construction of sewers in all particulars, and to maintain the sewer in the street for a period of 1 year after the date of the acceptance of the sewer by the City Engineer.

Section 3. "Conditioned" that no sewer service connections to this sewer shall be made until it has been completed and properly connected with the City's main, and duly accepted by the City.

Section 4. Said sewer when completed to become the property of the City of San Antonio and part of its public sewer system.

Section 5. The City Engineer is hereby directed to collect no charge for connections.

Passed and approved this 9th day of November, 1922.

O. B. Black, Mayor.

O. C. Speight, City Clerk.

AN ORDINANCE: *02-24*

Authorizing the Travis Investment Company to excavate under a portion of the Flores Street sidewalk on property owned by said Company at the northeast corner of Travis and North Flores Streets.

BE IT ORDAINED by the Commissioners of the City of San Antonio:

Section One: That the Travis Investment Company be and it is hereby given permission to excavate under a portion of the Flores Street side-walk in front of property owned by said Company at the northeast corner of Travis and North Flores Streets; and that the said Company is further granted permission to use such space under the sidewalk for basement purposes in connection with the building which said Company is preparing to erect at said location.

Section Two: The said Company shall make such excavation in accordance with instructions from, and under the supervision of the City Engineer, from whom it shall obtain the lines enclosing such excavation.

Section Three: It is expressly declared that the permission hereby given is purely a grant of privilege, revocable by the City at any time in the future, and the said Travis Investment Company by its acceptance of the permission herein granted, shall be deemed to have accepted the same with full assent to the right of revocation retained by the City.

Section Four: The City of San Antonio expressly reserves the right to place its water mains, electric cables and other appliances for fire alarm signal system, and similar utilities in said excavation and the said Travis Investment Company by the acceptance of the privilege herein granted agrees to, and does hereby waive all claim for damages that might arise by reason of such appliances being placed therein, and agrees that it shall at no time make any claim for damages against the City for any injuries arising out of the placing of such appliances therein.

Passed and Approved Nov. 20, 1922.

O. B. Black, Mayor.

O. C. Speight, City Clerk.

AN ORDINANCE: *02-25*

Granting permit to Mr. B. G. Irish, to construct sanitary sewers in subdivision known as Blanco Terrace; Beacon Hill Terrace; Northridge and Monte Vista; bounded by Blanco Road and McCullough Avenue on east and west and Summit and City Limits, north and south.

BE IT ORDAINED by the Commissioners of the City of San Antonio:

Section No. 1: That permission is hereby granted to Mr. B. G. Irish to construct sanitary sewers on the following streets and alleys.

10" Main on Blanco Road, from alley south of Fox to Letitia, on Letitia, Blanco to Agarita, on Agarita, Letitia to Hildebrand, on Hildebrand, Agarita to San Pedro.

10" Main on Blanco Road, from alley south of Hildebrand to near City Limits, distance about 710 feet.

8" Line on two unnamed streets, between Hildebrand and City Limits, from Blanco Road to near I&GN Ry.

8" Line on San Pedro Avenue, from alley north of Hollywood to a point about 550 feet north of Hildebrand.

8" Lines on two unnamed streets, between Hildebrand and City Limits, from San Pedro Avenue to McCullough Avenue.

8" Line in alley south of Lullwood, San Pedro to McCullough Avenue.

8" Line in alley south of Rosewood, San Pedro to McCullough Avenue.

In accordance with plat and profiles made by B. G. Irish and submitted to the City Engineer for his approval. The cost of the said sewers being estimated at about twenty-two thousand dollars (\$22,000.00) to be paid by said B. G. Irish. The final actual cost of these jobs to be filed with the City Engineer within ten days after the completion of the sewer lines.

Section No. 2: The said sewer to be constructed to the City's line and grade and in accordance with the City's standard specifications for the construction of sewers in all particulars, and to maintain the sewer in the street and alleys for a period of one year after the date of the acceptance of the sewer by the City Engineer.

Section No. 3: "Conditioned" that no sewer service connections to this sewer shall be made until it has been completed and property connected to the City's main, and duly accepted by the City.

Section No. 4: Said sewer, when completed to become the property of the City of San Antonio and part of its public sewer system.

Section No. 5: The City Engineer is hereby directed to collect the sum of Thirty-five (\$35.00) Dollars for each and every connection made with said sewer main or house service going into said main and pay the same over to the said B. G. Irish, not later than the 10th of each month, following the month in which said connection is made, until the actual cost of said sewer shall have been collected and paid over to aforesaid, when the entire connection fee shall be collected.

This Ordinance is hereby declared to be of urgent importance for reasons of public welfare apparent herefrom and the same shall take effect at once on the above mentioned condition.