

AN ORDINANCE **OF-149**

Abolishing a certain office of Policeman created in and for the City of San Antonio and accepting the resignation of certain policemen.

WHEREAS, the Commissioners of the City of San Antonio, under and by virtue of the provisions of the charter of said City, are clothed with the power to create such offices or employments as may in their opinion be necessary and to regulate and prescribe the duties, powers and compensation of all appointed officers, agents, or employees of the City, and to abolish any office or employment created by them; and

WHEREAS, owing to the changed conditions brought about by the ending of the late war and the demobilization of the United States soldiers heretofore in camps in and about San Antonio, the police force of the City of San Antonio is larger than the present needs of good government require; and

WHEREAS, the Mayor and Commissioners of the City have determined to reduce said force by forty men, and of this number some thirty nine policemen have resigned;

NOW THEREFORE,

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO:

SECTION ONE: That the resignations of the said thirty nine policemen heretofore filed with the Commissioner of Fire and Police be and the same ^{are} hereby accepted.

SECTION TWO: That one certain office of policeman created in and for the City of San Antonio, by virtue of Section 2 of an ordinance entitled, "An ordinance to establish a police force and regulate the same in and for this City," passed and approved May 4, 1915, be and the same is hereby abolished, terminated and ended, , and for more particularity of description that certain office here now abolished shall be office No. 120, held and occupied by S?L.Mohavier, Police man, Badge No. 120.

SECTION THREE: That hereafter the names of the aforesaid officers resigned and the officer whose office is abolished, shall not be carried on the pay roll containing the names of said officers.

SECTION FOUR: That upon the taking effect of this ordinance the respective incumbents or holders of the offices described in ~~the~~ and by Section One and Two of this ordinance, shall turn over, surrender and deliver to the Chief of Police all badges, guns and other property belonging to the City of San Antonio and it shall be the duty of the Chief of Police to secure same.

PASSED AND APPROVED this 2nd day of October, A.D.1919.

ATTEST:

Sam C. Bell
Mayor of the City of San Antonio.

Fred Fries, City Clerk.

SECTION THREE: Tanks for storage of fuel oil may be made of iron, concrete or steel, set upon a substantial foundation, and when elevated above the ground level, the supports shall be of non-combustible material, with the exception of suitable wooden cushions, and all above ground tanks shall be thoroughly grounded electrically.

SECTION FOUR: Concrete tanks shall hereafter shall be constructed in accordance with plans and specifications approved by the City Engineer. Underground concrete tanks inside the first fire limits must be built with the top three feet below the level of the surrounding ground.

SECTION FIVE: Material and construction of iron or steel oil storage tanks must hereafter be as follows:

a. Tanks must be constructed of iron or steel plates of a guage depending upon the capacity as specified in the following tables:

Thickness of Metal for above ground tanks.

Horizontal.

Maximum Diameter	Minimum Thickness.	
	Heads	Shell
Not over 5 feet-----	3/16 inch	9/64 inch
5 feet to 8 feet-----	1/4 "	3/16 "
8 feet to 11 feet-----	3/8 "	1/4 "

Vertical.

Capacity 5,000 gallons or less, diameter less than 40 feet.

Bottom	No. 8 U.S.Gauge
Bottom Ring	No. 8 " "
Other Rings	No. 10 " "
Top	No. 12 " "

Capacity 10,000 gallons or less, diameter less than 40 feet.

Bottom	No. 8 U.S.Gauge
Bottom Ring	No. 7 " "
Other rings	No. 8 " "
Top	No. 12 " "

Other vertical tanks to be of material having a thickness of not less than indicated in the following. Figures in all columns excepting the first refer to U.S.Standard Gauge.

Diameter in Feet.	Top	Top Ring	2nd Ring From Top	3rd Ring From Top	4th Ring From Top	5th Ring From Top	6th Ring From Top	Bottom.
80	10	7	7	3	0	3-0	5-0	10
75	10	7	7	4	1	2-0	4-0	10
70	10	7	7	4	1	2-0	4-0	10
65	10	7	7	5	1	0	3-0	10
60	10	7	7	5	2	0	2-0	10
55	10	7	7	6	3	1	2-0	10
50	10	7	7	7	4	1	0	10
45	10	7	7	7	5	3	1	10
40 & Less	10	7	7	7	5	3	2	10

Thickness of Metal for Under-Ground Tanks.

Underground tanks in side of specified fire limits, or within ten feet of a building when outside such limits.

Capacity (Gallons)	Minimum Thickness of Material
1 to 560	14 U.S.Gauge
561 to 1,100	12 " "
1,101 to 4,000	7 " "
4,001 to 10,500	1/4"
10,500 to 20,000	5/16"
20,001 to 30,000	3/8"

Underground Tanks Outside of Specified Fire Limits, Provided the Tanks are Ten Feet or More from a Building.

Capacity (Gallons)	Minimum Thickness of Material
1 to 30	18 U.S.Gauge
31 to 350	16 " "
351 to 1,100	14 " "
1,101 to 4,000	7 " "
4,001 to 10,500	1/4"
10,501 to 20,000	5/16" "
20,001 to 30,000	3/8 " "

All riveted joints to have an efficiency of at least 60 per cent.

Tanks of greater capacity than given above shall be of material of sufficient thickness to safely hold the contents and proportionately heavier.

b. All joints of tanks must be riveted and soldered, riveted and caulked, brazed or welded, or made by some equally satisfactory process. Tanks must be tight and sufficiently strong to bear without injury the most severe strains to which they are liable to be subjected in transportation or use. Tanks shipped complete must be suitably re-inforced to prevent injury to the joints.

c. Tanks must be provided with a vent pipe terminating in a weather proof hood containing a non-corrodible screen. In case the vent pipe is not permanently open a suitable safety relief must be provided. When, in order to provide a means for relieving pressure, manhole covers are not provided with bolts or clamps, the openings must be protected by non-corrodible wire mesh screen (not less than 20x20 meshes per square inch) which may be removable but must be normally securely held in place.

d. Outside surfaces of tanks must be thoroughly protected against corrosion by a suitable rust-resisting paint.

SECTION SIX: Fill and Vent pipes must be installed and maintained as follows:

a. Each underground storage tank having a capacity of over 1,000 gallons to be provided with at least a one inch vent pipe extending from the top of the tank to a point outside of ~~the~~ building. Vent pipe to terminate at a point at least 12 feet above the level of the top of the highest tank car or other reservoir from which the storage tank may be filled. Terminal to be provided with a hood or goose neck protected by a non-corrodible screen and to be located remote from fire escapes and never nearer than three feet measured horizontally and vertically from any window or other opening.

Vent pipes from two or more tanks may be connected to one upright, provided the connection is made at a point at least one foot above level of source of supply.

b. Tanks having a capacity of less than 1,000 gallons may be provided with combined fill and vent pipes so arranged that the fill pipe cannot be opened without opening the vent pipe, these pipes to terminate in a metal box or casting provided with a lock.

c. Fill pipes for tanks which are installed with permanently open vent pipes must be provided with metal covers or boxes which are to be kept locked except during filling operations.

d. Fill and vent pipes for tanks located under buildings are to be run underneath the concrete floor to outside of building.

e. Some device for indicating the level of the oil is desirable. Where used, such attachment shall be connected through substantial fittings so as to minimize exposure of the oil, and devices the breakage of which will allow the escape of oil must not be used.

SECTION SEVEN: No tank shall be filled in excess of ninety-eight (98) per cent of its total capacity, two per cent being allowed for expansion of oil; filling pipe to be perfectly sealed except when used in filling, and such tank shall have a gas tight manhead or top; overflow pipe from pump, stand pipe or accumulator to storage tank to have a capacity of one and one-half times the inside diameter of all suction pipe.

SECTION EIGHT: Tanks may be built under ground or above ground as provided in Section Nine hereof, provided that no tank wholly or in part above ground shall be located within the inner fire limits, or within 100 ft. of the San Antonio River or San Pedro Creek and no tank shall be located in or under any street, alley or plaza of the City of San Antonio.

SECTION NINE: When from the nature of the surroundings, and the use for which they are designed, tanks wholly or in part above ground are desired, a permit shall be obtained in the manner provided for in Section Two, subject to the limitations provided in Sections Three, Four, Five and Ten.

SECTION TEN: All tanks hereafter constructed wholly or in part above ground shall be located at least one hundred (100) feet from any building or other exposure. Such tank shall be placed in such position that its contents, if released from any cause, will not flow towards any building or other combustible property, or any water way, and shall be enclosed by a substantial brick or concrete wall or earth embankment, forming a reservoir of sufficient capacity to hold 50% more than the contents of the tank and an adequate valve must be placed between the inlet and outlet connections on all such tanks between the connections and the pipe line and as close to the tank as practicable. Indicating or gauging of storage tanks in a manner that requires the removing of manhole cover for the inserting of gauge poles is prohibited.

SECTION ELEVEN: Construction of embankments or dikes:

a. Embankments or dikes to be made of earth, reinforced concrete or brick. If made of earth, embankments to be firmly and completely built of earth from which stones, vegetable matter etc., have been removed, and to have a crown of not less than three feet and a slope of at least 2 to 1 on both sides. If made of reinforced concrete or brick to be designed to provide protection equivalent to an earth embankment with a sufficient factor of safety to allow for the effect of fire on the concrete or brick facing.

b. Embankments or dikes to be continuous, with no openings for piping or roadways. Piping to be laid well below the foundation of the embankments and at points where it is necessary to pass over the embankment, properly built steps or concrete roadway to be provided.

SECTION TWELVE : Fuel oil tanks wholly under ground and hereafter constructed, shall conform to the following regulations:

a. In closely built up districts or within first fire limits tanks to be located under ground with tops of tanks not less than three feet below the surface of the ground. Tanks may be permitted underneath a building if buried at least three feet below the basement floor, which is to be of concrete not less than 6" thick, Tanks shall be set in a firm foundation and surrounded with a soft earth or sand, well tamped into place. No air space shall be allowed immediately outside of tanks. Tank may have a test well, provided such test well extends to near bottom of tank, and top end shall be hermetically sealed and locked except when necessarily open. When tank is located underneath a building the test well shall extend at least 12 feet above source of supply. The limit of storage permitted shall depend upon the location of tanks with respect to the building to be supplied and adjacent buildings as given in the following table.

PERMISSABLE Aggregate Capacity if Lower than Any Floor, Basement, Cellar or Pit, in any Building within Radius Specified.

Capacity	Radius
Unlimited	50 ft.
20,000 gal	30 "
5000 "	20 ft
1,500 "	10 Ft.
# 500 "	Less than 10 ft.

In this case tank to be entirely encased in 6" concrete.

b. When located underneath a building no tank to exceed a capacity of 9,000 gals. and basement floors to be provided with ample means of support independent of any tank or concrete casing.

SECTION THIRTEEN: Conveying of oil from any tank shall be by artificial pressure or suction, whether by pump, vacuum or other means that will accomplish the purpose. Feeding oil by gravity pressure from a storage supply higher than the furnace is hereby prohibited; provided that oil may be fed to burners at furnace under a maximum pressure of ten (10) pounds to the square inch from an iron standpipe, having a maximum of ten (10) gallons located outside of all buildings, and supplied from storage tank by pump while oil is being conveyed to furnace. If pump is used for pumping oil to burners, there must be a governor to regulate the pressure automatically, and if pumping into stand pipe, there must be attached a float indicating the height of oil (stand-pipe meaning a tank of which the top is open, not holding pressure.)

SECTION FOURTEEN. Piping.

a. Standard full weight wrought iron, steel or brass pipe with substantial fittings to be used and to be carefully protected against injury, Piping under pressure must be designed to secure a factor of safety of not less than 6, and after installation to be tested to a pressure of not less than twice the working pressure.

b. Piping to be run as directly as possible and laid so that the pipe are pitched toward the supply tanks without traps.

c. Overflow and return pipes to be at least one size larger than the supply pipes, and no pipe to be less than one-half inch pipe size.

d. All connections to be perfectly tight with well fitted joints. Unions, if used, to be of approved type having at least one face of the joint made of brass and having conically faced seats, obviating the use of packing or gaskets.

e. Pipes leading to the surface of the ground to be cased or jacketed where necessary to prevent loosening or breakage and proper allowance should be made for expansion and contraction, jarring and vibration.

f. Connection to outside tanks to be laid below the frost line and not to be located near nor placed in same trench with other piping.

g. Openings for pipes through outside walls to be securely cemented and made oil tight.

SECTION FIFTEEN: Valves, etc.

a. Readily accessible shut off valves to be provided in the supply line as near to the tank as practicable, and additional shut offs to be installed in the main line inside building and at each oil consuming device.

b. Controlling valves in which oil under pressure is in contact with the stem to be provided with stuffing box of liberal size, containing a removable cupped gland designed to compress the packing against the valve stem and arranged so as to facilitate removal. Packing affected by the oil must not be used.

SECTION SIXTEEN: In the case of stand pipe of 10 gal. storage each, standpipe shall be securely anchored to foundation and shall have an overflow pipe (with capacity one and one half times the capacity inside diameter of oil pump suction pipe) to storage tank and shut off cock, where supply pipe leaves stand-pipe for burners; provided further, that oil may be fed to burners at furnace from an iron accumulator or air chamber, having a maximum capacity of ten (10) gallons, equipped with suitable pressure gauges and supplied from storage tank by pump while oil is being conveyed to furnace. The accumulator shall be securely anchored to foundation and shall have a relief valve and overflow pipe (with

capacity of one and one-half times the inside diameter of oil pump suction pipe) to storage tank and shut off cock, where supply pipe leaves accumulator for burners.

SECTION SEVENTEEN: Any fuel oil tank hereafter constructed above ground or partly above ground shall conform to the following regulations:

a. Tanks to be located as to avoid undue exposure of adjacent burnable property. The distances specified are for plants or storage tanks located outside of first fire limits:

Minimum Distance of Tanks.		
Cap. in gals.	To line of adjoining property which may be built upon.	To any other Tank
1,000	10 ft.	2 ft.
2,000	20 "	2 "
16,000	25 "	2 "
24,000	30 "	2 "
36,000	40 "	3 "
48,000	50 "	3 "
60,000	60 "	3 "
96,000	75 "	3 "
150,000	85 "	3 "
200,000	100 "	15 "
300,000	150 "	25 "
500,000	250 "	35 "
1,000,000	300 "	50 "
2,000,000.	350 "	75 "
Unlimited	400 "	200 "

b. Tanks to be located at lowest point available and so placed as to avoid possible danger from high water.

SECTION EIGHTEEN: That said Commissioner of Fire and Police shall cause and inspection to be made of all tanks or other storage devices, appliances, connections and improvements in connection therewith after the construction of same shall have been completed, to ascertain if the same have been erected and constructed in accordance with said application, map and specifications made therefor, and to facilitate the work of such inspection all under-ground work shall be left uncovered until examined and approved by the City Inspector detailed by the Commissioner of Fire and Police to make such inspection, provided that in the event it shall be found that said tank or ~~XXX~~ other storage device so constructed does not conform to said application, map, specifications and provisions of this ordinance, the license to operate same shall be suspended until such time as the provisions of this ordinance shall have been fully complied with.

SECTION NINETEEN: That said Commissioner of Fire and Police shall cause inspections to be made from time to time and as often as may be deemed necessary of any tank or other storage device licensed under the provisions of this ordinance, for the purpose of ascertaining whether or not the same is being maintained and operated in accordance with the rules, regulations and standards required by the provisions of this ordinance.

SECTION TWENTY: That the owner or licensee of all such tanks or other storage devices licensed under the provisions of this ordinance shall be required, and by the acceptance of the license hereunder said licensee agrees to so maintain and operate the same that the odors arising therefrom shall not cause a nuisance or a menace to life, health, comfort or property of the public.

SECTION TWENTY ONE: That in granting permits and issuing licenses under this ordinance the right is specifically reserved to the City Commissioners to require compliance with any such additional rules and regulations as they may deem necessary and promulgate from time to time for the protection of life, health, comfort and property

of the public, and in the event of any such tank or other storage device licensed under the provisions of this ordinance shall be come a menace to life, health, comfort or property of the public, said Commissioners shall have the right to cancel the permit and license therefor and shall cause the removal of said tank or other storage device at the expense of the owner or licensee thereof.

SECTION TWENTY TWO: Every person violating any of the provisions of this ordinance shall be deemed guilty of an offense and upon conviction thereof shall be fined in any sum of not less than Ten Dollars (\$10.00) nor more than One Hundred Dollars (\$100.00), and each day such violation shall continue shall be deemed and shall constitute a separate offence.

SECTION TWENTY THREE: That all ordinances and parts of ordinances in conflict herewith be and the same are hereby repealed.

PASSED AND APPROVED this 6th day of October, A.D.1919.

Sam C. Bell.
Mayor.

Attest:
Fred Fries,
City Clerk.

THE STATE OF TEXAS.
COUNTY OF BEXAR.
CITY OF SAN ANTONIO.

Before me, the undersigned authority, on this day personally appeared Chas. S. Siehe, who being by me, duly sworn, says on oath that he is one of the publishers of the San Antonio Light, a newspaper of general circulation in the City of San Antonio, in the State and County aforesaid, and that the _____ hereto attached has been published in every issue of said newspaper on the following days, to-wit: beginning October 8 and ending October 17 1919.

Sworn to and subscribed before me this 17th day of October 1919.

Chas. S. Siehe
Notary Public in and for
Bexar County, Texas

AN ORDINANCE *OF - 152*

Accepting dedication of a strip of land for sidewalk purposes on the north side of East Houston Street between Navarro and St. Mary's Streets.

WHEREAS, the Central Trust Company, the owner of a lot of land at the northwest corner of East Houston and Navarro Streets and fronting 55.8 feet on the north side of said East Houston Street, and the estate of Geo. M. Maverick, the owner of a lot of land adjoining said property of the Central Trust Company and fronting 92.8 feet on the north side of said East Houston Street, have dedicated a certain parcel or strip of land approximately 8.3 feet in width extending across the southern end of said respective properties and parallel with said East Houston Street, for street and sidewalk purposes, so as to make the north sidewalk portion of said East Houston Street between its intersection with Navarro Street and St. Marys Street seventeen feet in width, said dedication having been made by removing and setting back the buildings and improvements on said respective properties and by constructing cement sidewalks up to the new property line so established; and

WHEREAS, said Central Trust Company and said Estate of Geo. M. Maverick have petitioned the Commissioners of the City of San Antonio to grant, in consideration of said dedication the permanent right to use and control the space under the respective parcels of ground dedicated by them for sidewalk purposes as aforesaid, THEREFORE,

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO:

SECTION ONE: That the dedication to the City of San Antonio for sidewalk purposes of a strip of land 8.3 feet in width extending along the north side of East Houston Street 148.6 feet westwardly from the intersection of Navarro Street, as shown on blue print hereto attached, made by the Central Trist Company and the estate of Geo. M. Maverick be, and the same is hereby accepted.

SECTION TWO: That in consideration of the dedication of the property described in Section One hereof said Central Trust Company and said Estate of Geo. M. Maverick be, and they shall hereafter have the right to use and control the space underneath the respective parcels of land so dedicated and used for sidewalk purposes, provided the use made of said space shall be for proper and lawful purposes and so occupied and maintained as not to interfere with the use of said land by the public and the City of San Antonio for sidewalk purposes and that nothing herein contained shall be construed to estop the City of San Antonio in the exercise of the power conferred upon it to regulate and control said property as part of its public streets and sidewalks.

PASSED AND APPROVED this 6th day of October, 1919.

Sam C. Bell,

Attest:

Mayor.

Fred Fries,
City Clerk.

AN ORDINANCE *OF-153*

BE IT ORDAINED by the Commissioners of the City of San Antonio, that, it shall be unlawful for any person, firm or corporation, their agents, servants or employees, to throw, place or deposit, or cause to be thrown, placed or deposited any circular, dodger, handbill, or other advertising or printed matter of any character whatsoever, in or on any automobile or vehicle parked or standing upon or along any street, alley or other public place within the City without the express consent and permission of the owner or person in charge of such vehicle or automobile,

Any person, firm or corporation violating any provision of this ordinance shall be guilty of a misdemeanor and on conviction shall be fined any sum not in excess of Ten (\$10.00) dollars.

This ordinance is hereby declared to be of urgent importance for reasons of public welfare apparent herefrom, and having been passed by four-fifths vote of the Commissioners shall take effect at once.

PASSED AND APPROVED on the 13th day of October, A.D.1919.

Sam C. Bell,

Mayor.

Attest:

Fred Fries,
City Clerk.

THE STATE OF TEXAS
COUNTY OF BEXAR
CITY OF SAN ANTONIO.

Before me, the undersigned authority, on this day personally appeared Charles S. Suhl, who being by me duly sworn, says on oath that he is one of the publishers of the San Antonio Daily Light, 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: beginning October 15th, 1919 and ending October 24th 1919.

Sworn to and subscribed before me this 25th day of October 1919.

James H. Fontaine
Notary Public in and for
Bexar County, Texas

AN ORDINANCE *OF-154*

Granting permit to W.A.Baity to construct a sanitary sewer in alley through C.B.3129 from manhole north.

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 on alley C.B.3129 beginning at manhole at angle of 39 degrees sanitary sewer main and extending to a point about One (1) Hundred ft. north according to plat, line and grade, made by the City Engineer hereto attached, the cost of said sewer being estimated about One Hundred and Twenty Five Dollars \$125.00 to be paid by the said W.A.Baity. 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 specifications for the construction of sewer in all particulars, and to maintain the sewer in the street, for a period of one year after the date of the acceptance of the sewer by the City Engineer.

Section 3. "Conditioned" that no sewer service connection 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 sewer service going into said main and pay the same over to 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 no further 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 be effective at once on the above mentioned condition.

Passed and Approved on the 30th day of October, A.D.1919.

Sam C. Bell, Mayor.

Attest:

Fred Fries,
City Clerk.

STATE OF TEXAS.
COUNTY OF BEXAR.
CITY OF SAN ANTONIO.

A RESOLUTION.

Ordering street improvements and inviting bids for the construction and completion of sidewalks on certain public streets and public places of this City.

BE IT RESOLVED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO:

That a public necessity exists for the construction of permanent sidewalks on certain public streets and public places of this City, along or in front of certain lots or parcels of land being as follows; to-wit:

Name of Owner	City Block No.	PECK AVENUE Lots	Curb.
Alfred J. Biegert	3280	1-2	"
Robert H. LaPorte	"	4	"
Jennie Raley	"	5	"
J.A. Benning	"	8	"
Ernest Sellman	"	9	"
P.J. Owens Lumber Co.	"	12	"
P.H. Hornburg	"	13&14	"
Eugene W. Edwards	3270	15&16	"
George Fasler	"	17	"
John I. Reed	"	18&19	"
Mrs L. Kaufmann	"	18&19	"
Mrs E.M. Cole	"	20	"
Rolla S. Taylor	"	22	"
T.M. Cowan	"	24	"
D.F. Youngblood	"	24	"
T.M. Cowan	"	24	"
Jacob Bauer	"	25&26	"
C.W. Titus	"	27&28	"
Fred C. Hammond	3281	1	"
W.D. Campbell	"	6	"
Udo F. Schlather	"	7&8	"
L.P. Peck	3271	13, 14 & 15	"
L.B. Conner	"	16	"
J.A. McDavitt	"	17	"
C.J. Ringlestein & wife	"	18	"
Joe E. Wolff	"	19	"
Mrs Emma Walla	"	20	"
Linnie Mae Williams	3282	8 & 9	"
J.D. Lindsey	"	10	"
J.H. Huxtable	"	11	"
S.L. Peterson	"	12	"
Mrs Helen Korff	"	12 & 14	"
Mrs Annie Gerguin	3272	17&18	"
L.P. Peck	3272	21	"
Sol Larsen	3283	1 & 2	"
Thos B. Greenword	"	7	"
J.M.L. Mackey	"	8	"
Viola Crowell	"	11	"
Joe Probat	"	12 & 13	"
Mrs H.C. Miller	3273	17 to 20	"
Catharine McCloskey	"	21	"
L.P. Peck	3254	1&2	"
Oscar Holekamp	"	3&4	"
Mrs M.C. Wolfe	"	5	"
Alamo Home Builders	"	6	"
F.C. & C.R. Jones	"	7	"
L.P. Peck	"	8&9	"
J.F. Davis	"	12	"
E.E. Bartholmae	"	13	"
August Limburger	3274	16, 17&18	"
F.R. Kingsbury	"	19	"
M. Holderman	"	20	"
R.M. Leech	"	21, 22, 23&24	"
<u>Harriman Avenue</u>			
S.A. School Board	3284	28 to 43	Sidewalk
J.H. Kirkpatrick	3485	1 to 20	"
Rt. Rev. J.W. Shaw	3486	1 to 8	"
Jas Barrez	"	1 to 10	"
J.H. Kirkpatrick	"	11 to 24	"
Max G.P. Lehman	"	25 to 30	"
Annie H. Daniel	1682	5	"
Gustav Echterhoff	" Dunning	6	"
F.A. Long	3128 S. Presa	1 to 4	"
Frederick Reutzel	1893	10	"
I&G.N. Ry Co.	" Ashby	11	" Curb
Wm. Aubrey	"	9	"

11. All of said sidewalks shall be constructed and completed in conformity with the specifications and requirements of this City relating to the construction of sidewalks in public streets and public places, as contained in Section One of a certain ordinance of this City, passed and approved on September 18, 1916, and entitled "An Ordinance amending an Ordinance of this City passed on August 10th, 1914, relating to the construction of sidewalks." All of said sidewalks shall be four (4) feet in width, unless specially required to be wider by any specification made in these proceedings in connection with any particular parcel or parcels of said property. Wire or steel reinforcing materials, and any other special materials authorized by ordinance to be used at the option of property owners, will be used only where special arrangements are made by property owners for paying the additional cost thereof.