

shall take effect immediately on its passage and publication.

PASSED AND APPROVED this 15th day of October, A.D.1917.

ATTEST:

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

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 Edwin Routledge, who being by me duly sworn, says on oath that he is one of the publishers of the Commercial Recorder and that the ordinance hereto attached has been published in every issue of said newspaper on the following days, to-wit: Oct 17, 18, 19, 20, 22, 23, 24, 25, 26, 27 1917.

Edwin Routledge

Sworn to and subscribed before me this 29th day of October 1917.

Jas Simpson
City Clerk

①

AN ORDINANCE **OF-59**

Requiring wholesale and retail liquor dealers, in selling liquors to be consumed off the premises, to take certain written statements from their vendees, and denouncing a penalty and declaring an emergency.

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

Section 1. From and after the passage of this ordinance it shall be unlawful for any wholesale or retail liquor dealer, their agents, servants or employees, to sell, barter or give away, within the limits of the City of San Antonio, any malt, spirituous or vinous liquors of any character, to any person or persons, to be taken off of the premises where sold or given without requiring said person or persons to sign a written statement, as set out in the following section, the seller in all sales must know purchaser.

Section 2. Any person or persons so purchasing or receiving any malt, vinous or spirituous liquors of any character within the limits of San Antonio shall be required to sign a written statement, prior to the receipt of such liquor, as follows:

"STATE OF TEXAS
COUNTY OF BEXAR

I hereby certify and declare that I have this day purchased or received from (state dealers name) (state liquor received) and that same will not be by me or any person receiving same from me sold or given to any person forbidden by the regulations of the United States Government from purchasing, receiving or consuming same.

Witness.

Section 3. Such statement shall be dated by the dealer or his agent or employee receiving same, at the time of its making, and shall be by such dealer, agent or employee witnessed and properly filled in, and same shall be by them carefully preserved and held subject to inspection by any police officer or peace officer of the City or state or the government of the United States.

Section 4. Any person signing any untrue or fictitious name or other than his own correct name to such a statement shall be guilty of a misdemeanor and shall be punished as hereinafter provided.

Section 5. Any person or persons violating any provision of this ordinance shall be guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine of not less than Five (\$5.00) Dollars nor more than One Hundred (\$100.00) Dollars, and each failure to require such statement upon the sale or giving away of said liquor, or other intoxicant, shall constitute a separate offense.

Section 6. This ordinance being of urgent importance by reason of the facts apparent upon the face thereof, being for the immediate preservation of the public peace, health and safety, shall become effective from and after the date of its passage and approval.

PASSED AND APPROVED this 10th day of December A.D. 1917.

ATTEST:

FRED FRIES,
City Clerk.

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

AFFIDAVIT OF PUBLISHER

THE STATE OF TEXAS.

COUNTY OF BEXAR.

CITY OF SAN ANTONIO.

Before me, the undersigned authority, on this day personally appeared Edwin Routledge, who, being by me duly sworn, says on oath that he is one of the publishers of the Commercial Recorder, 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:

December 13-14-15-17-18-19-20-21-22 and 24 1917

Sworn to and subscribed before me this December 24th 1917

Edwin Routledge
Fred Fries
City Clerk

AN ORDINANCE

OF-60

Prohibiting the sale of any fowl or poultry killed and dressed in the manner commonly known as the scald-pick method, making such practice a misdemeanor, and providing penalties.

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

Section 1. It shall hereafter be unlawful for any person, firm or corporation to sell or offer for sale in the City of San Antonio any fowl or poultry killed and dressed in the manner commonly known as the scald-pick method, as hereinafter defined; and provided further, that it shall hereafter be unlawful to sell or offer for sale any such fowl or poultry that shall have been killed or dressed under any method or practice with grain or other food in the crop or craw of such fowl or poultry unless such crop or craw shall be removed.

Section 2. The "term" "scald-pick" for the purpose of this ordinance is defined to be the practice of killing and dressing fowls or poultry in the following manner, to-wit: The fowl is killed, dipped into hot water and picked; it is then placed in cold water to soak.

Section 3. Any person, firm, corporation or association of persons violating the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not less than Five (\$5.00) Dollars nor more than One Hundred (\$100.00) Dollars.

Section 4. The fact that there is now no ordinance regulating the manner or method of killing and dressing fowls or poultry to be offered for sale in the City of San Antonio creates an urgent necessity for the immediate preservation of public health, and this ordinance shall take effect from and after its passage and approval.

PASSED AND APPROVED this 13th day of Dec. A.D. 1917.

ATTEST:

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

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 Edwin Partridge who being by me duly sworn, says on oath that he is one of the publishers of the Commercial Recorder, 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: December 14, 17, 18, 19, 20, 21, 22, 24, 25, 26, 27, 1917

Edwin Partridge

Sworn to and subscribed before me this December 27th 1917

Fred Fries
City Clerk

AN ORDINANCE

OF-61

Authorizing the San Antonio Belt and Terminal Railway Company, & the M.K & T Ry of Texas & Chas Shaff, Rec. to lay and operate a line of railway track from a point on its right of way in the City of San Antonio south of Arsenal Street into the Government Arsenal grounds fronting west on South Flores Street, said track entering the south side of Arsenal Street about half way between south Flores Street and the east line of its right of way; thence in a north easterly direction crossing South Flores Street approximately where the north line of Arsenal Street crosses South Flores Street and entering the Arsenal grounds at or near the southwest corner thereof.

1.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO that the San Antonio Belt and Terminal Railway Company, & the M.K & T.Ry Co. of Texas & Chas Shaff, Rec. is granted permission to lay and operate its track over and across the following streets;

Beginning at a point on its right-of-way in the City of San Antonio south of Arsenal Street into the Government Arsenal grounds fronting west on South Flores Street, said track entering the south side of Arsenal street about half way between South Flores street and the east line of its right-of-way thence in a northeasterly direction crossing south Flores Street approximately where the north line of Arsenal Street crosses south Flores Street and entering the Arsenal grounds at or near the southwest corner thereof, as more fully set out and defined by map hereto attached and made a part hereof and designated as map showing connection of San Antonio Belt & Terminal Railway line with Arsenal property over Arsenal and South Flores streets.

11.

The San Antonio Belt & Terminal Railway Company and the M.K & T. of Tex & Chas Shaff, Rec. shall restore the paving of said streets in kind, and shall during its occupancy of said streets hereunder maintain same to conform with the present grades and drainage thereof, or as hereafter ordered by the City, and shall supply such culverts and additional drainage as may be ordered by the City, and shall maintain the pavements over said streets for four and one-half feet on either side of the center line of said railway track from the point where same enters Arsenal and South Flores streets, in good condition.

111.

Said tracks shall be laid under the direction of the Commissioner of the Department of Streets and Public Improvements, and the construction of the same shall conform to the grades as may be given by the City Engineer. The operation and maintenance shall be subject to all regulations and ordinances now or that may hereafter be enforced.

In consideration of the granting of this permit the San Antonio Belt & Terminal Railway Company and the M.K & T. of Tex & Chas Shaff, Rec, binds and obligate themselves to hold the City of San Antonio free and harmless from all damages to persons and property that may result by reason of the granting of this permit, or the exercise of any right thereunder.

The exercise of any privilege under this ordinance shall be an acceptance of all its terms and conditions by said San Antonio Belt & Terminal Railway Company, and the M.K & T. Ry. Co. of Tex & Chas Shaff, Rec.

This permission is granted with the express reservation of the right on the part of the City to revoke and cancel same at any time & in such event the grantees herein are to restore the street and re place same in proper condition for traffic, making same

correspond with the grade and paving then existing on said street.

PASSED AND APPROVED the 17TH day of December, A.D. 1917

AN ORDINANCE

OF-62

Regulating the sale of worn or cast-off garments, blankets, bedding, bed clothes, and second hand clothing of any kind or character, within the City of San Antonio, by any merchant or dealer in said articles; making it unlawful to sell, offer or expose for sale, any of said articles unless the same shall have been first disinfected or sterilized, and providing a penalty for the violation thereof.

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

Section 1. It shall hereafter be unlawful for any merchant or dealer in worn or cast off garments, blankets, bedding, bedclothes, or second hand clothing of any kind, character or description, his agent, servant or employe, to sell, offer or expose for sale, any worn or cast off garment, blanket, bedding, bedclothes or second hand clothing of any kind, character or description, unless said article or articles shall be disinfected or sterilized by either, (a) Being dipped or steeped in gasoline of a specific gravity of not less than 64, for at least thirty minutes, and then exposed to the direct rays of the sun for not less than three hours, or (b) being exposed to the action of live steam not less than fifteen (15) minutes, and for such longer period of time, if necessary, as will render such articles sterile; provided further that each of such articles sold, or offered or exposed for sale, shall have attached thereto a tag or card bearing the certificate of some reputable person showing the date when and the manner in which said article shall have been disinfected or sterilized.

Section 2. Any such person who shall violate Section 1 of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum of not less than Five (\$5.00) Dollars nor more than One Hundred (\$100.00) Dollars.

PASSED AND APPROVED, this 17th day of December, A.D.1917.

Sam C. Bell,

Mayor City of San Antonio.

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 Edwin Routledge who being by me duly sworn, says on oath that he is one of the publishers of the Commercial Recorder, 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: Dec 31-1917-Jan 1, 2, 3, 4, 5, 7

8, 9, 10 1918

Edwin Routledge

Sworn to and subscribed before me this January 10th 1918

Fred Fries

AN ORDINANCE *OF-63*

Authorizing the San Antonio Belt & Terminal Railway Company and the Missouri, Kansas and Texas Railway Company of Texas and C.E.Schaff, Receiver, to lay and operate a line of railway track from a point on its right of way in the City of San Antonio south of Arsenal Street into the Government Arsenal ground fronting on South Flores Street, said track entering the south side of Arsenal Street about half way between South Flores Street and the east line of its right of way; thence in a northeasterly direction crossing South Flores Street approximately where the north line of Arsenal Street crosses South Flores Street and entering the Arsenal grounds at or near the southwest corner thereof, and repealing a similar ordinance passed and approved on December 17, 1917.

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

Section 1. That the San Antonio Belt & Terminal Railway Company and the Missouri, Kansas and Texas Railway Company of Texas and C.E.Schaff, Receiver, are granted a franchise to lay and operate a track over and across the following streets, for a period of twenty five years, to-wit:

Beginning at a point on the right of way of the San Antonio Belt & Terminal Railway Company in the City of San Antonio south of Arsenal Street into the Government Arsenal grounds fronting west on South Flores Street, said track entering the south side of Arsenal Street about half way between South Flores Street and the east line of its right of way. Thence in a northeasterly direction crossing South Flores Street approximately where the north line of Arsenal Street crosses South Flores Street and entering the Arsenal grounds at or near the southwest corner thereof as more fully set out and defined by map hereto attached and made a part hereof and designated as map showing connection of San Antonio Belt & Terminal Railway line with Arsenal property over Arsenal and South Flores Streets.

Section 2. The San Antonio Belt & Terminal Railway Company and the Missouri, Kansas and Texas Railway Company of Texas and C.E.Schaff, Receiver, shall restore the paving of said streets in kind, and shall during their occupancy of said streets hereinunder maintain same to conform with the present grades and drainage thereof, or as hereafter ordered by the City, and shall supply such culverts and additional drainage as may be ordered by the City, and shall maintain the pavement over said streets for four and one-half feet on either side of the center line of said railway track from the point where same enters Arsenal and South Flores Streets in kind & in good condition.

Section 3. Said tracks shall be laid under the direction of the Commissioner of the Department of Streets and Public Improvements, and the construction of the same shall conform to such grades as may be given by the City Engineer. The operation and maintenance shall be subject to all regulations and ordinances now or that may hereafter be enforced.

Section 4. In consideration of the granting of this permit, the San Antonio Belt & Terminal Railway Company of Texas and C.E.Schaff, Receiver, bind and obligate themselves to hold the City of San Antonio free and harmless from all damages to persons and property that may result by reason of the granting of this permit, or the exercise of any right thereunder.

Section 5; In further consideration of the granting of this franchise, the San Antonio Belt & Terminal Railway Company, the Missouri, Kansas and Texas Railway Company of Texas and C.E.Schaff, Receiver, bind and obligate themselves to operate their trains over said tracks in such manner that the traffic on said south Flores Street and Arsenal Streets shall not be blocked for a longer period than three minutes at any one time and not to use said tracks for switching purposes, but to confine the operation of their trains over said tracks to the setting in, placing and removing of cars to be loaded or unloaded at the Arsenal.

Section 6. The exercise of any privilege under this ordinance shall be an acceptance of all its terms and conditions by said San Antonio Belt & Terminal Railway Company and the Missouri, Kansas & Texas Railway Company of Texas and C.E.Schaff, Receiver.. That the ordinance of December 17, 1917 granting a similar right to the grantees herein be & the same is hereby repealed.

PASSED AND APPROVED, this 27th day of December, A.D.1917.

ATTEST:

Fred Fries,
City Clerk.

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