

and

AN ORDINANCE *08-120*

REGULATING THE KEEPING OF DOGS WITHIN THE LIMITS OF THE CITY OF SAN ANTONIO, AND REQUIRING THE IMMUNIZATION OF DOGS AGAINST RABIES; AND PROVIDING A PLACE FOR THE IMPOUNDING OF DOGS RUNNING AT LARGE, IN VIOLATION HEREOF, AND REGULATING THE KEEPING OF ALL DOGS IMPOUNDED; PROVIDING FOR THE DISPOSITION OF ALL DOGS IMPOUNDED, AND DEFINING THE DUTIES OF THE CHIEF OF POLICE AND OTHER POLICE OFFICERS WITH REFERENCE TO DOGS AFFECTED WITH HYDROPHOBIA, MANGE AND OTHER INFECTIOUS, CONTAGIOUS OR DANGEROUS DISEASE; PROVIDING FOR DISPOSITION OF VICIOUS DOGS; AND PROVIDING PENALTIES FOR VIOLATION THEREOF.

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

SECTION ONE: It shall hereafter be unlawful for any person, firm or corporation, owning or keeping any dog, to permit same to run at large in the City of San Antonio, unless said dog is immunized against rabies by the injection of anti-rabies vaccine by a registered graduate veterinarian, under the direction of the Health Officer of the City of San Antonio, as herein after provided. Any dog not properly tied or under leash during transportation shall be considered running at large, provided that it shall be unlawful for any dog to be at large upon the streets, alleys or public grounds of said City, unless the same shall be at all times under the control of its master, or its master's servant or agent, by means of a chain, rope or cord of sufficient length to control the action of said dog, or such other personal presence or attention as will control its actions and conduct.

SECTION TWO: Every person, firm or corporation owning or keeping any dog immunized against rabies, as provided in Section One of this Ordinance, shall procure a written certificate of vaccination from the veterinarian making the examination, giving an accurate description of the dog, the date of the immunization, and the name and address of the owner of said dog, which certificate shall be signed by the veterinarian administering the vaccine; said veterinarian to furnish the owner of the dog with a metal tag bearing a number corresponding to the number placed on each certificate, and with lettering showing immunization, which tag shall be attached to the collar of the dog for which it was issued, and shall be worn in a conspicuous place on the collar at all times while said dog is running at large. This tag must also give the year in which the examination was made; and for which service of the said veterinarian, the person, firm or corporation owning or keeping said dog so immunized against rabies by said veterinarian, shall pay to said veterinarian, the sum of One and one-half (\$1.50) Dollars; and this shall be in lieu of all license fees for owning and keeping said dog.

SECTION THREE: All dogs not vicious, as hereinafter defined, and immunized against rabies, as provided in Section One of this Ordinance, and wearing collar with metal tag attached, as provided in Section Two of this Ordinance, shall be allowed to run at large after seven (7) days since receiving treatment and until the beginning of the fiscal year next following the said immunization, which said fiscal year begins on the first day of June and ends on the 31st day of May of the year following.

SECTION FOUR: Any dog running at large in the City of San Antonio, not properly immunized and provided with collar to which is attached the metal tag, as required in Section Two hereof, shall be taken up by the police and impounded in a place provided for that purpose.

SECTION FIVE: Any dog taken up and impounded hereunder shall be held for five (5) days thereafter being impounded and released to the owner or keeper thereof, or his or their agent, upon payment of a fee of One (\$1.00) Dollar and the immunization fee of One and 50/100 Dollars, together with all costs of impounding and keeping of said dog. Upon payment of the fees and costs above required, the City Health Officer shall cause such dog to be properly immunized

against rabies by the injection of anti-rabies vaccine, and no dog shall be released unless properly immunized against rabies.

SECTION SIX: Upon failure of the owner or keeper of any dog impounded hereunder to pay the costs prescribed in Section Five, such dog shall be immediately destroyed.

SECTION SEVEN: There shall be erected and maintained, under the supervision of the Chief of Police, or some police officer designated by him, comfortable pens suitable for the confinement of all dogs found running at large, in violation of the provisions of this Ordinance, which said pound or pens shall be kept in a sanitary condition, and all dogs taken up and impounded therein shall be properly watered and fed while confined in said pens, and those bearing metal tags, as hereinbefore provided, shall be kept in separate compartments or stalls.

SECTION EIGHT: It shall be the duty of the Chief of Police, or other officer taking up and impounding dogs found running at large, in violation of this Ordinance, except as hereinafter provided, to carry said dog or dogs to the public pound, there to be confined and detained for a period of five (5) days; and as soon as possible notice shall be posted on the front door of the Central Police Station of the City of San Antonio, briefly describing each of said dogs and giving the name of the owner in each case where the dog bears the metal tag furnished to the owner by the Veterinarian, as provided for in Section Two of this Ordinance, and the written notice so posted as aforesaid shall also state time and disposition to be made of all of said dogs described in said notice ^{that} are not redeemed and taken out, as herein provided.

SECTION NINE: It shall be the duty of the Chief of Police, or other officers having charge of said pound, to deliver to the owner thereof, or his agents, all dogs thus taken up, impounded and advertised by notice, as provided for in Section Eight of this Ordinance, when application shall be made at any time before five (5) days from the posting of the aforesaid notice, as provided for in Section Eight of this Ordinance, provided that the owner, or his agents, shall pay a penalty of Two (\$2.00) Dollars for each dog, together with a fine of Twenty-five (25¢) Cents for each day it was impounded, to cover the cost of keeping said dog. In the event any dog shall not be redeemed, as above provided, on or before five (5) days after the posting of the notice as aforesaid, as hereinbefore provided, it shall be the duty of said officer to offer for sale, at public outcry, at or near said pound, and sell to the highest bidder for cash, any and all dogs impounded under the provisions of this Ordinance, provided that no dog shall be sold for less than \$2.00; and, provided, further, that any dog or dogs not redeemed or purchased as herein provided shall be immediately killed, and it shall be the duty of said officer having charge of said pound to immediately dispatch and kill each of said animals, and to deposit the carcasses in such place as may be designated for such matter.

SECTION TEN: Every dog which is mad, or which has hydrophobia, or which shows symptoms thereof, shall, if possible be at once securely confined until the diagnosis is accurately made. Every dog that has been exposed to such disease shall be at once confined to some secure place for such length of time as to show that such exposure has not given such dog said disease, and the body of any dog that has died of such disease or which being suspected to have such disease has been killed, shall not be disposed of except as directed by the Health Officer.

SECTION ELEVEN: It is hereby made the duty of the Chief of Police, or other police officers of the City of San Antonio, to kill and exterminate any and all dogs at large when said dogs are, or appear to be, affected with hydrophobia, mange or other infectious, contagious or dangerous disease; provided that it shall not be necessary to impound or advertise such dogs by posting notice or otherwise, but it shall be the duty of said police officer to kill and exterminate any and all such dogs instantly, except those affected or appearing to be affected with hydrophobia, which shall be so killed after diagnosis accurately made as provided in

Section Ten hereof.

SECTION TWELVE: Whenever affidavit shall be made before the Judge of the Corporation Court that any dog has bitten or attempted to bite, or attacked any person in a vicious manner, in the City, and it shall appear that the person so bitten, or attempted to be bitten, or attacked in a vicious manner as aforesaid, was not at the time trespassing upon the person or property of the owner or keeper of said dog, and was not otherwise in fault, then the Judge of the Corporation Court shall, upon proof thereof, fine the owner or keeper in any sum not exceeding Fifty (\$50.00) Dollars for each and every offense; and the Judge of the Corporation Court, where it is proven that such dog has bitten any person, shall direct the owner or keeper of any such dog to kill or remove such dog permanently beyond the City limits; and a failure or refusal to do so within twenty-four (24) hours after receiving such order shall be deemed an offense, and the offender may be fined in any sum not exceeding Fifty (\$50.00) Dollars for each and every day thereafter until such dog shall be killed or removed; and it shall be the duty of any police officer who may find such dog at large within the City, after service of the above said notice, to kill or destroy said dog.

SECTION THIRTEEN: Country people visting the City with dogs shall be required to confine the same to their vehicles while in the City and upon failure to do so shall be liable to all the penalties and forfeitures imposed upon the residents of the City.

SECTION FOURTEEN: Each and every owner or keeper of a dog running at large in the streets, alleys or public grounds of the City of San Antonio in violation of the provisions thereof, or each and every person keeping a dog or dogs within the limits of said City without procuring a metal tag from a veterinarian, as herein provided, shall be deemed guilty of an offence, and upon conviction thereof in the Corporation Court, shall be fined in any sum not less than One (\$1.00) Dollar, nor more than One Hundred (\$100.00) Dollars; provided that each day the said dog shall run at large or shall be kept without a license, in violation of this Ordinance, shall be deemed a separate offense.

SECTION FIFTEEN: Chapter Thirteen of Harris' Revised Criminal Ordinance 1899, and all other Ordinances and parts of Ordinances in conflict with this Ordinance are hereby repealed, In the event any part or provision of this Ordinance shall be found to be for any reason void or unenforceable, such defect shall not be deemed to affect this Ordinance further that to avoid the particular objections to same, and shall not be held to invalidate any other provision, or any other and lawful application of the same provision of this Ordinance; and all remedies, penalties and other provisions contained in this Ordinance shall be deemed to be cumulative of any and all other provisions.

PASSED AND APPROVED, this 14th day of June, A. D. 1926.

Jno. W. Tobin.
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 _____ 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 as been published in every issue of said newspaper on the following days, towit; _____

1926.

Express Publishing Company.

By _____

Sworn to and subscribed before me this _____ 1926.

Notary Public-Bexar County, Texas.---
AN ORDINANCE *08-121*

REPEALING AN ORDINANCE REGULATING THE KEEPING OF DOGS WITHIN THE LIMITS OF THE CITY OF SAN ANTONIO, AND REQUIRING THE IMMUNIZATION OF DOGS AGAINST RABIES, ETC.

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

That an Ordinance passed and approved on June 14, 1926, entitled "AN ORDINANCE REGULATING THE KEEPING OF DOGS WITHIN THE LIMITS OF THE CITY OF SAN ANTONIO, AND REQUIRING THE IMMUNIZATION OF DOGS AGAINST RABIES; AND PROVIDING A PLACE FOR THE IMPOUNDING OF DOGS RUNNING AT LARGE, IN VIOLATION HEREOF, AND REGULATING THE KEEPING OF ALL DOGS IMPOUNDED; PROVIDING FOR THE DISPOSITION OF ALL DOGS IMPOUNDED, AND DEFINING THE DUTIES OF THE CHIEF OF POLICE AND OTHER POLICE OFFICERS WITH REFERENCE TO DOGS AFFECTED WITH HYDROPHOBIA, MANGE AND OTHER INFECTIOUS, CONTAGIOUS OR DANGEROUS DISEASE; PROVIDING FOR DISPOSITION OF VICIOUS DOGS; AND PROVIDING PENALTIES FOR VIOLATION THEREOF", be and the same is hereby repealed.

PASSED AND APPROVED, this 21st day of June, A. D. 1926.

Jno. W. Tobin.

Mayor.

ATTEST: _____
Fred Fries.
City Clerk.---
AN ORDINANCE *08-122*

REGULATING THE KEEPING OF DOGS WITHIN THE LIMITS OF THE CITY OF SAN ANTONIO.

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

Amended by Ord. 115
and OK'd by City
1/23/27
Page 1

SECTION ONE: It shall hereafter be unlawful for any person, firm or corporation, owning or keeping any dog, to permit same to run at large in the City of San Antonio, unless said dog is immunized against rabies by the injection of anti-rabies vaccine by a registered graduate veterinarian, under the direction of the Health Officer of the City of San Antonio (from whom he shall receive a permit authorizing him to so immunize dogs), as hereafter provided.

SECTION TWO: Every person, firm or corporation owning or keeping any dog immunized against rabies, as provided in Section One of this Ordinance, shall procure a written certificate of vaccination from the veterinarian making the examination, giving an accurate description of the dog, the date of the immunization, and the names and address of the owner of said dog, which certificate shall be signed by the veterinarian administering the vaccine, who shall immediately furnish the Chief of Police with an exact copy of said certificate containing the number of the metal tag; said veterinarian to furnish the owner of the dog with a metal tag, approved by the Health Officer of said City, bearing a number corresponding to the number placed on each certificate, and with lettering showing immunization, which tag shall be attached to the collar of the dog for which it was issued, and shall be worn in a conspicuous place on the collar at all times while said dog is running at large. This tag must also give the year in which the examination was made; and for which service of the said veterinarian, the person, firm or corporation owning or keeping said dog so immunized against rabies by said veterinarian, shall pay to said veterinarian, the sum of One and one-half (\$1.50) Dollars; and this shall

be in lieu of all license fees for owning and keeping said dog.

SECTION THREE: All dogs not vicious, as hereinafter defined, and immunized against rabies, as provided in Section One of this Ordinance, and wearing collar with metal tag attached, as provided in Section Two of this Ordinance, shall be allowed to run at large after seven (7) days since receiving treatment and until the beginning of the fiscal year on June 1st next following the said immunization.

*Amended 12/31/52
and OK by Page 331*
SECTION FOUR: Any dog running at large in the City of San Antonio, not properly immunized and provided with collar to which is attached the metal tag, as required in Section Two hereof, shall be taken up by the authorities of said City, and impounded in a place provided by the City for that purpose.

*Amended 4/24/52
and OK by Page 331*
SECTION FIVE: There shall be erected and maintained, under the supervision of the Chief of Police, or some officer designated by him, comfortable pens suitable for the confinement of all dogs found running at large, in violation of the provisions of this Ordinance, which said pound or pens shall be kept in a sanitary condition, and all dogs taken up and impounded therein shall be properly watered and fed while confined in said pens, and those bearing metal tags, as hereinbefore provided, shall be kept in separate compartments or stalls.

SECTION SIX: It shall be the duty of the Chief of Police, or other officer taking up and impounding dogs found running at large, in violation of this Ordinance, except as herein after provided, to carry said dog or dogs to the public pound, there to be confined and detained for a period of five (5) days; and immediately, notice shall be posted on the front door of the Central Police Station of the City of San Antonio, briefly describing each of said dogs and giving the name of the owner in each case and the number of the metal tag where the dog bears the metal tag furnished to the owner by the veterinarian, as provided for in Section Two of this Ordinance, and the written notice so posted as aforesaid shall also state time and disposition to be made of all of said dogs described in said notice that are not redeemed and taken out, as herein provided.

SECTION SEVEN: Any dog taken up and impounded hereunder shall be held for five (5) days thereafter, provided that the owner, or his agent, may obtain such impounded dog from the Chief of Police or other officer having charge of said pound, upon the payment of a fee of One (\$1.00) Dollar and the immunization fee of One and one-half (\$1.50) Dollars, together with all costs of impounding and keeping said dog, at the rate of Twenty-five (25¢) Cents for each such day said dog was impounded. Upon payment of such fees and costs, the City Health Officer shall cause such dog to be properly immunized against rabies by the injection of anti-rabies vaccine, as provided in Section One hereof, and no dog shall be released unless so properly immunized against rabies; and provided further, that no such dog shall be allowed to run at large until after the expiration of seven (7) days since receiving treatment, as provided in Section Three of this Ordinance.

If such dog shall not be ^{so} redeemed on or before five (5) days, as above provided, it shall be the duty of said officer to offer for sale, at public outcry, at or near said pound, and sell to the highest bidder for cash, any and all dogs impounded under the provisions of this Ordinance; provided, that no dog shall be sold for less than \$2.00, and the purchaser shall cause said dog, at his expense, to be immunized, (as provided in Section One hereof; and provided further, that any dog not redeemed or purchased as herein provided, shall be immediately killed and it shall be the duty of said officer having charge of said pound to immediately dispatch and kill said dog, and deposit the carcass in such place as may be designated in such matter by the proper city authorities.

SECTION EIGHT: Every dog which is mad, or which has hydrophobia, or which shows symptoms thereof, shall, if practicable be at once securely confined until the diagnosis is accurately made, by the City Health Officer. Every dog that has been exposed to such disease shall be at once confined to some secure place for such length of time as to show that such exposure has not given such dog said disease, and the body of any dog that has died of such disease or which being suspected to have such disease has been killed, shall not be disposed of except as directed by the City Health Officer.

PROVIDED, that should it not be practicable to at one securely confine any dog which is mad, or which has hydrophobia, or which shows symptoms thereof, until the diagnosis is accurately made by the City Health Officer, then it is hereby made the duty of the proper officer to immediately dispatch and kill said dog, preserving the body thereof for disposition as directed by the City Health Officer; and provided further, that it is hereby made the duty of the proper officers of said City to immediately dispatch and kill any dog which has or appears to be affected with mange or other infectious, contagious or dangerous disease, and it shall not be necessary in such cases to impound or advertise such dog by posting notice or otherwise, but it shall be the duty of said officers to kill and exterminate any such dog instantly.

Amended 12/3/15 SECTION NINE: Whenever affidavit shall be made before the Judge of the Corporation Court that any dog has bitten, or attempted to bite, or attacked, or attempted to attack, any person in a vicious manner, in the City, and it shall appear that the person so bitten, or attempted to be bitten, or attacked, or attempted to be attacked, in a vicious manner as aforesaid, was not at the time trespassing upon the person or property of the owner or keeper of said dog, and was not otherwise in fault, then the Judge of the Corporation Court shall, upon proof thereof, fine the owner or keeper of such dog in any sum not exceeding Fifty (\$50.00) Dollars for each and every offense; and the Judge of the Corporation Court, where it is proven that such dog has bitten any person, may direct the owner or keeper of any such dog to kill or remove such dog permanently beyond the City limits; and a failure or refusal to do so within twenty-four (24) hours after receiving such order shall be deemed an offence, and the offender may be fined in any sum not exceeding Fifty (\$50.00) Dollars for each and every day thereafter until such dog shall be killed or removed; and it shall be the duty of any police officer who may find such dog within the City, after service of the above said notice, to kill or destroy said dog.

SECTION TEN: Country people visting the City with dogs shall confine the same to their vehicles while in the City, and upon failure to do so, shall be liable to all the penalties and forfeitures imposed upon the residents of the City.

SECTION ELEVEN: Each and every owner or keeper of a dog running at large in the streets, alleys or public grounds of the City of San Antonio in violation of the provisions hereof, and each and every person keeping a dog or dogs within the limits of said City without having the same immunized and procuring a metal tag, as herein provided, shall be deemed guilty of an offense, and upon conviction thereof in the Corporation Court, shall be fined in any sum not less than One (\$1.00) Dollar, nor more than Fifty (\$50.00) Dollars; provided that each day the said dog shall run at large or shall be kept without a license, in violation of this Ordinance, shall be deemed a separate offense.

SECTION TWELVE: All Ordinances and parts of Ordinances in conflict with this Ordinance are hereby repealed, provided, that no offence committed and no fine, forfeiture or penalty incurred under any Ordinance in force prior hereto, shall be affected by the repeal herein, but the punishment of such offences and the recovery of such fines, forfeitures and penalties shall

take place, as if the Ordinance repealed had remained in force. In the event any part or provision of this Ordinance shall be found to be for any reason void or unenforceable, such defect shall not be held to invalidate any other provision of this Ordinance.

SECTION THIRTEEN: It being necessary for the public health and safety that this Ordinance take immediate effect upon its passage, it is therefore further ordained that, because of such urgency, this Ordinance take immediate effect upon its passage.

PASSED AND APPROVED, this 21st day of June, A. D. 1926.

Jno. W. Tobin.
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 W. A. Druce, Office Manager, 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: June 23-24-25-26-28-29-30. July 1-2-3. 1926.

Express Publishing Co.
By W. A. Druce.

Sworn to and subscribed before me this July 10 1926.

Edna Brown.
Notary Public-Bexar County, Texas.

BOND OF CITY DEPOSITORY.

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

KNOW ALL MEN BY THESE PRESENTS:

That we, THE ALAMO NATIONAL BANK, of San Antonio, Texas, a banking institution duly organized and conducted under the laws of the United States, as Principal, and

JOSEPH COURAND, WM. GREEN, ERNEST STEVES, OTTO MEERSCHIEDT, ERNEST L. BROWN, J. B. MARTINDALE, G. A C. HALFF, GEO C. VAUGHAN AND C. C GIBBS. as sureties, are held and firmly bound and

obligated unto the CITY OF SAN ANTONIO, a municipal corporation of the State of Texas, and County of Bexar, in the sum of ONE MILLION DOLLARS (\$1,000,000.00) for the payment of which in and unto said CITY well and truly to be made we do hereby bind ourselves, our heirs, executors, administrators and successors, jointly and severally, by these presents.

THE CONDITIONS OF THIS OBLIGATION, HOWEVER, ARE SUCH that, whereas the above bounden principal has been duly selected by the Commissioners of said City as a GENERAL DEPOSITORY OF AND FOR ONE-HALF, more or less, of the funds belonging to or controlled by said City, except as otherwise specified in the ordinance prepared for the designation of such depository, the form of which ordinance is hereto attached; and said depositor has obligated itself to pay to the City interest on daily balances of all such funds at the rate of three and one tenth per cent (3.10%) per annum, to be computed and paid monthly; and has further obligated itself to

lend to the City one-half of such amounts as the Board of Commissioners of said City may desire to borrow to meet the expenditures of said City for each current fiscal year during the continuance of said agreement as based on the tentative budget of said City for such year, the City to pay interest on all such loans from the date thereof at the rate of four and one half per cent ($4\frac{1}{2}\%$) per cent. per annum; interest payable monthly as it accrues, the City to secure such loans and issue notes therefor; all as provided by the Finance Ordinance of the City, with the right reserved by the bank to cancel such depository contract on thirty (30) days' written notice; and

WHEREAS, the further conditions of this obligation are such that the said banking institution shall and will faithfully perform all the duties and obligations devolving upon it as such depository by law, or by the charter and ordinances of said City, and especially what is known as the "Finance Ordinances" of the City; and shall and will well and truly pay upon presentation all warrants and checks properly drawn upon it on behalf of said City against any and all funds so deposited or credited, whenever any such fund or funds shall be in said depository or chargeable thereto and applicable to the payment of any such warrant and check; and that all funds and moneys of the City of San Antonio so deposited, together with all special trust funds so deposited by said City, shall and will be faithfully kept and, with the interest thereon, properly and correctly disbursed, paid over and accounted for according to law, and the charter and ordinances of said City.

And it is further agreed by all parties hereto, including sureties, that this bond shall be held to be an independent common law obligation in accordance with its face and tenor, as well as a bond required by statute, charter and ordinance; and all proceedings and prerequisites herein recited or required by law as preliminaries to the selection of such depository shall be conclusively presumed to have been duly and regularly had and performed before the execution of this bond; wholly regardless of defects or omissions, if any, in such preliminaries; and that at the time when this bond is presented to the City for approval the names of all sureties expected to join in this bond appear as signatories hereto;

NOW THEREFOR, if the said depository or principal hereinbefore named shall well and truly comply with all the terms and conditions of this obligation, then and in such case this obligation shall become null and void; otherwise to remain in full force and effect.

IN TESTIMONY WHEREOF, witness our hands, and the corporate seal of said bank, and each incorporated surety, if any, this 18th day of June A. D. 1926.

ALAMO NATIONAL BANK.
SAN ANTONIO, TEXAS.
PRINCIPAL.

By Ernest Steves.
PRESIDENT.
Joseph Courand.
Wm. Green .
Ernest Steves.
Otto Meerscheidt.
Ernest L. Brown.
J. B. Martindale.
G. A. C. Halff.
Geo. C. Vaughan.
C. C. Gibbs.

(BANK SEAL)

ATTEST: Thos. R. Lentz.
CASHIER.

SEALS OF
SURETIES

Approved by the Mayor and Commissioners
by Ordinance passed and approved this

12th day of July A. D. 1926.

Fred Fries.
City Clerk.

AN ORDINANCE 98-123

DESIGNATING THE ALAMO NATIONAL BANK OF SAN ANTONIO, TEXAS, AS A GENERAL DEPOSITORY OF FUNDS BELONGING TO THE CITY OF SAN ANTONIO, AND APPROVING THE BOND OF SUCH DEPOSITORY.
BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO.

THAT WHEREAS, THE ALAMO NATIONAL BANK of San Antonio, Texas, has been duly selected as a general depository of approximately ONE-HALF of all funds belonging to or controlled by said City, and the said The Alamo National Bank has executed and filed with the City Clerk a bond conditioned as required by law, which said bond has been approved by the Mayor of the City of San Antonio, Texas, subject to the concurrence of the Commissioners.

SECTION ONE: That the bond of the Alamo National Bank, same being in the principal sum of ONE MILLION DOLLARS (\$1,000,000.00), Executed by the said Alamo National Bank, as principal, and JOSEPH COURVAD, WM. GREEN, ERNEST STEVES, OTTO MEFRSCHEIDT, ERNEST L. BROWN, J. B. MARTINDALE, G. A. C. HALFF, GEO. C. VAUGHN AND C. C. GIBBS, as sureties; be and the same is in all things accepted and approved by the Board of Commissioners, and ordered filed and recorded by the City Clerk and retained in the archives of the City of San Antonio!

SECTION TWO: That the Alamo National Bank be, and it is hereby designated as a general depository of and for ONE-HALF of the funds belonging to and controlled by the City of San Antonio, on deposit with all banks; whether general funds, special funds, or special trust funds, or from whatever source derived; all of which have been, or will be, deposited in said general depository, for the use and benefit of the City of San Antonio, in conformity with the purpose of said funds, as provided by law, and subject to all terms, conditions and provisions imposed by the laws of the State of Texas, and the Charter and Ordinances of the City of San Antonio, for such matters made and provided.

Said Alamo National Bank as such depository, shall pay to the City of San Antonio interest at the rate of three and one tenth (3.10%) per cent per annum upon daily balances on deposit, to be computed and paid monthly.

SECTION THREE: ~~That~~ in accordance with the proposal and bond of said Alamo National Bank, it has obligated itself to lend to the City of San Antonio, or pay its warrants issued by said City of San Antonio, in such amounts as the Board of Commissioners of the City of San Antonio may desire to borrow, or obtain to meet the general expenses of said City, for the remainder of the current fiscal year, in such sums per month as may be desired by said City; Provided, however that said Alamo National Bank shall not be required to lend to the City of San Antonio, or to pay warrants, where/^{such}loan, if made, or the warrants, if paid, together with all previous loans made to the City of San Antonio, and all previous warrants issued by the City and paid by said Bank for the fiscal year beginning with the first day of June, A. D. 1926, and ending on the 31st day of May, 1927, in excess of one-half of ninety per cent (90%) of the estimated uncollected and unpledged revenue for the fiscal year 1926, said fiscal year beginning June 1, 1926, and ending May 31, 1927, The City is to pay to the Alamo National Bank, interest on all such loans, and pay interest upon all warrants issued by said City and paid by said Bank, provided warrants are issued instead of notes, from the date of such notes or from the date of payment of said warrants by said Bank for the City of