

Antonio, Texas, on or before the 1st day of July, A. D. 1931, the principal sum of SEVEN THOUSAND DOLLARS (\$7,000.00) in lawful money of the United States of America, together with interest thereon from date hereof until paid, at the rate of five (5%) per centum per annum, payable monthly.

This note is one of a series of six notes, numbered from One to Six inclusive, of the denomination of SEVEN THOUSAND DOLLARS (\$7,000.00) each, aggregating FORTY TWO THOUSAND DOLLARS (\$42,000.00), authorized to be issued from time to time by the City of San Antonio to the Alamo National Bank or the Frost National Bank or the City-Central Bank & Trust Company, of San Antonio, Texas, evidencing loans made to said City by said Bank, for the purpose of paying off certain indebtednesses incurred for current expenses of said City during the fiscal year beginning June 1, A. D. 1930, ending May 31, A. D. 1931; said notes having been issued under and by virtue of the Charter and Ordinances of the City of San Antonio, and the Constitution and Laws of the State of Texas, and in pursuance of an Ordinance passed by the Commissioners of said City on the 29th day of November, A. D. 1930, which Ordinance is recorded in the Minutes of said City Commissioners of said date.

The date of this note, in conformity with said Ordinance, is the date of the advancement and payment to the City by the payee herein, of the amount hereof.

It is hereby certified and recited that all acts, conditions and things required to be done precedent to and in the issuance of this series of notes, have been properly done and performed, and have happened in regular and due time, form and manner, as required by law; and that the full tax authorized by the Ordinance creating the Recreation Fund of said City for the fiscal year June 1, A. D. 1930, to May 31, A. D. 1931, is hereby irrevocably pledged for the punctual payment of the principal and interest of this series of notes."

5. The Mayor is hereby authorized to make, execute and deliver said notes upon the payment of the money designated in each of the same, in numerical rotation.

6. Upon the payment of said notes, or any of them, the same shall be cancelled by the holder and returned to the City Auditor for custody.

7. PASSED AND APPROVED, this 29th day of November, A. D. 1930.

ATTEST: Jas. Simpson.
City Clerk.

C. M. Chambers.
Mayor.

AN ORDINANCE RESOLUTION

GIVING NOTICE OF THE INTENTION TO AMEND THE CHARTER TO PUT THE FIRE, POLICE AND FIRE ALARM OPERATORS DEPARTMENT OF THE CITY OF SAN ANTONIO UNDER CIVIL SERVICE.

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

That a proposed amendment to the Charter of the City of San Antonio, as contained in the following notice, be approved and submitted to the qualified voters of said City, in accordance with the following stipulations:-

NOTICE

Notice is hereby given that on the 22nd day of December, A. D. 1930, the following ordinance will be presented to the Commissioners of the City of San Antonio, for adoption or rejection, viz:-

"AN ORDINANCE: *OH-30*

ORDERING AN ELECTION FOR THE PURPOSE OF AMENDING THE CHARTER OF THE CITY OF SAN ANTONIO, TO PUT THE FIRE DEPARTMENT, POLICE DEPARTMENT AND FIRE ALARM OPERATORS DEPARTMENT UNDER CIVIL SERVICE, AND PROVIDING THEREFOR.

WHEREAS, the Commissioners of the City of San Antonio have decided to submit to the qualified voters of said City a certain amendment to the Charter of the City of San Antonio for the the purposes herein specified; NOW, THEREFORE:-

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

That an election be, and the same is hereby ordered to be held, on Tuesday, the 27th day of January, A. D. 1931, at which election the following proposition will be submitted:-

"Shall the Charter of the City of San Antonio be amended by adding thereto provisions relating to Civil Service in the Fire, Police and Fire Alarm Operators Departments, which said proposition and provision shall read as follows:-

ARTICLE IV.

CIVIL SERVICE IN THE FIRE, POLICE
AND FIRE ALARM OPERATORS DEPARTMENTS:

Section 136. A Fire and Police Civil Service Board is established hereby, which shall consist of five resident citizens of the City of San Antonio, each of whom shall have resided continually in said City more than three years, next preceding the date of appointment, no one of whom shall hold an office of profit or trust under the United States, the State of Texas, or the City of San Antonio, except a Notary Public, or whom is a candidate for such office.

Section 137. Forthwith after the adoption of this amendment, the majority of the Commissioners of the City of San Antonio shall appoint five members of the Fire and Police Civil Service Board. The term of each shall be for five years after the first day of June succeeding the appointment or until a successor has been appointed and qualified; except the first term which shall be one, two, three, four and five years respectively, and to determine the term of each, the first five members of the Board shall draw lots. The majority of the Commissioners of the City of San Antonio shall fill the vacancy^{caused}/by the expiration of the term of a member of the Board, and any vacancy on the Board caused otherwise shall be filled likewise for the unexpired term. The Commissioners of the City of San Antonio may remove a member of this Board, for cause stated in writing, after giving him an opportunity to be heard.

Section 138. The Board shall organize immediately, elect a Chairman, and such other officers necessary to function. The governing body of San Antonio shall provide employees for the Civil Service Board, who shall be under the Civil Service of the Fire and Police Departments, it shall provide reasonable funds in the Budget of the City to operate the Civil Service Board,

and it shall pass necessary ordinances to put into force and effect the rules and regulations of the Civil Service Board, which meet its approval.

Section 139. Each member of the Board shall receive TEN DOLLARS for each regular meeting of the Board which he attends; but no member shall be paid more than TWO HUNDRED DOLLARS during any one year.

Section 140. The Fire and Police Civil Service Board is vested with full and exclusive power to determine who shall be eligible as a member of the Fire Department, of the Police Department and of the Fire Alarm Operators Department of the City of San Antonio, Texas; and after the adoption of this amendment to the Charter, all vacancies in the Fire Department, the Police Department and the Fire Alarm Operators Department, shall be filled by persons from a list of eligibles, maintained for each position in the Department specified.

Section 141. Subject to the approval of the governing body of the City, the Fire and Police Civil Service Board shall adopt and enforce a Code providing for examination, appointment and promotion, in all positions in the Fire, Police and Fire Alarm Operators Departments, based upon merit, ability, efficiency, character and industry, and prescribe rules regulating the increase and reduction of the personnel of the Departments, and in what order members shall be dismissed and reinstated; shall investigate the enforcement and the effect of this Section of the Charter, and the Code adopted under the powers herein granted; and shall make an annual report to the governing body at the end of each fiscal year, giving a complete itemized statement of all its financial affairs, and containing a tentative budget, and such recommendations with regard to the improvement of the efficiency of this Civil Service, as it may deem advisable.

Section 142. The Board shall provide for examinations in accordance with its Code, and maintain a list of eligibles meeting the requirements for nomination for employment for each position in the Departments specified herein; and shall certify to the City Auditor the name of each person employed.

Section 143. All examinations given by the Board shall be practical and impartial, and relate solely to matters which will test reasonably in a practical way, the ability of the person examined, to perform the duties of the position for which appointment is sought.

Section 144. Appointment or promotion shall not be completed, until a probation period of six months shall have elapsed; and a probationer may be dismissed or reduced by the Commissioner of Fire and Police, at any time within said period.

Section 145. After the probation period of six months has elapsed, an employee may be suspended, reduced in grade, or dismissed by the Commissioner of Fire and Police, and thereupon his salary shall cease; but a written notice of the suspension, reduction or dismissal, and the reasons therefor, shall be filed immediately with the Fire and Police Civil Service Board. Within ten days after such suspension, reduction or dismissal, and not thereafter, such employee may file a demand with the Civil Service Board for a public hearing upon said charges, before a Trial Board hereinafter specified, stating in writing his defenses.

Section 146. There is created hereby for the purpose of hearing and determining charges made against any employe of the City in the Fire, Police and Fire Alarm Operators Departments, a board to be known and designated as the Trial Board, which shall be composed of the Chairman of the Fire and Police Civil Service Board and two members of the governing body of the City, neither of whom shall be the Commissioner of Fire and Police, selected by a majority vote of said body. The Trial Board shall have final jurisdiction to hear and decide all appeals made to them by any suspended, discharged or reduced employee in the Departments under control of the Fire and Police Civil Service Board, and the judgment of a majority of said Trial Board shall be final. Any agg-

rieved employee may be represented by counsel and shall have the right to an open hearing under the procedure prescribed for practice in the District Courts by the Texas Statutes, and to compel the attendance of such witnesses as he may desire to testify in his behalf. The appeals to said Board shall not suspend the operation of the order of suspension, reduction or dismissal pending said hearing. The Trial Board may sustain, reverse, modify or amend the action of the Commissioner of Fire and Police in such a manner which to them may seem just and equitable under all the facts and circumstances of the particular case.

Section 147. Three or more residents of San Antonio shall have the right to make written charges of misconduct, malfeasance, disability, or incompetency under oath, with the Fire and Police Civil Service Board against any employee in the Fire, Police or Fire Alarm Operators Departments. When such charge is filed, the accused shall be suspended automatically without pay. The accused shall be given immediate notice to appear before the Civil Service Board to refute the charge, but if the Civil Service Board is of the opinion that the charge is based on reasonable cause, then the Civil Service Board shall file forthwith the charge so made, with the Trial Board for a hearing and judgment as herein stipulated; otherwise, the charge shall be quashed and the employee reinstated.

Section 148. It shall be the duty of the Board to fix a minimum standard of conduct and efficiency for each grade in the Departments under its control, and whenever it shall appear from the reports made to the said Board for a period of three months, that the conduct or efficiency of any employee has fallen below this minimum, that employee shall be called before the Board to show cause why he should not be removed, and if upon hearing, no reason is shown satisfactory to the Board, he shall be removed, suspended or reduced in grade, as the Board shall determine.

Section 149. All persons holding positions in the Departments affected by this amendment of the Charter, at the date it takes effect, who have been filling said positions for a consecutive period of six months or more next preceding the date that it takes effect, and all persons hereafter employed in said Departments under Civil Service, unless their positions or places of employment be abolished, shall remain the same until dismissed, suspended, reduced or promoted, in accordance with the provisions of this amendment which shall supercede Section 17 of the Charter of San Antonio as to the term of employment and requirements for a hearing for removal.

Section 150. The City Auditor shall not issue any warrant in payment of any compensation for service, to any person holding a position in the Fire, Police and Fire Alarm Operators Departments, unless the payroll or account of such compensation shall bear the certificate of the Civil Service Board, that the persons named therein have been appointed or employed and are performing service, in accordance with the provisions of the Charter and of the rules established by this amendment.

Section 151. It shall be unlawful for the treasurer or other public disbursing officer to pay any salary or compensation for service, to any person holding a position in the Fire, Police and Fire Alarm Operators Department, unless such person is holding such position in conformity with the provisions of this article.

Section 152. No person in the Fire, Police and Fire Alarm Operators Departments, or seeking admission thereto, shall be appointed, reduced or removed, or in any way favored or discriminated against because of political or religious opinions or affiliations; nor directly or indirectly, solicit or receive or be in any manner concerned in soliciting or receiving any assessment, subscription or contribution for any political party or for any political purpose whatever; nor take part in political management or affairs, or in political campaigns, further than to cast

his vote or express privately his opinion.'

Said election for the adoption of the amendment proposed above, shall be held in accordance with the Laws of the State of Texas, and all qualified voters of the City of San Antonio holding a Poll Tax for the fiscal year 1929, shall be allowed to vote in said election. The proposition shall be printed in full upon the ballots used in said election and the ballots shall be prepared in such a manner that the voter may vote "YES" or "NO" on said amendment. The manner of holding said election shall be governed by the Laws of the State of Texas, regulating general elections.

A copy of this ordinance, signed by the Mayor, shall serve as proper notice of said election; and, the Mayor is directed to cause notice of such election to be published in some newspaper in the City of San Antonio for thirty days prior to the date of said election; and, the City Clerk is directed to mail a copy of the proposed amendment to every qualified voter in the City of San Antonio who appears on the Rolls of the Tax Collector of Bexar County, for the year ending the 31st day of January, A. D. 1930.

This ordinance shall not be passed until twenty days notice has been given of the intention to submit said amendment by publication for ten days in some newspaper published in the City of San Antonio; by "twenty days" is meant from the first date said notice is published.

C. M. CHAMBERS.
Mayor, City of San Antonio, Texas.

ATTEST: Jas. Simpson.
City Clerk."

This ordinance was duly introduced and approved by the Commissioners of the City of San Antonio, on this the 1st day of December, A. D. 1930, and filed with the City Clerk, and ordered to lay over for twenty days from the date hereof and the Mayor is directed to have the same published in the manner and form and for the length of time required by law.

C. M. Chambers.
Mayor, City of San Antonio, Texas.

ATTEST: Jas. Simpson.
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 on _____ 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 Resolution hereto attached has been published in every issue of said newspaper on the following day, to-wit: _____ 1930.

Sworn to and subscribed before me this _____ 1930.

Notary Public in and for Bexar County,
Texas.

AN ORDINANCE **OH-31**

AMENDING AN ORDINANCE CREATING SAN JOSE BURIAL PARK, REGULATING SALE OF LOTS THEREIN AND ITS OPERATION.

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

1. There is hereby set apart only for burial and cemetery purposes that certain tract or parcel of land lying in the County of Bexar and State of Texas, comprising approximately one hundred and thirty acres on the Mission Road, forming the northeastern portion of a tract of land containing about five hundred thirty six and one-half acres owned by the City of San Antonio, lying between Losoya Road and Mission Road, the same to be known as San Jose Burial Park, and more particularly shown and described on the plat thereof made by A. Marbach, Engineer, on file in the Park Engineers Office.

2. The following price shall be collected for burial lots in the locations named:

2a. Fifty Cents (50¢) per square foot for all lots in Blocks One and Two, Section 1, and for all lots in Blocks One and Two, Section 11.

2b. Forty Cents (40¢) per square foot for all lots or parts of lots in Blocks 3, 4, 5, 6 and 9, Section 1, and for all lots in Blocks 3, 4 and 5, Section 11.

2c. Block 7, Section 1, and Blocks 6 and 7, Section 11, are reserved for the sale of single graves at the rate of TEN DOLLARS (\$10.00) per grave space for adults, and SEVEN AND 50/100 DOLLARS (\$7.50) per grave for children.

3. TERMS: Lots shall be sold for cash, or on the following terms: A minimum down payment of TEN DOLLARS (\$10.00) balance in two years in monthly or quarterly payments, with a minimum monthly payment of FIVE DOLLARS (\$5.00).

4. DEEDS: A purchaser for cash shall receive a good and sufficient deed to the property purchased from the City of San Antonio, as soon thereafter as practicable.

4a. A purchaser on time payments shall upon making his initial payment be issued a contract in lieu of deed, entitling him to all the privileges given under this ordinance, and upon completion of his payments shall, as soon as practicable thereafter, be given a good and sufficient deed from the City of San Antonio.

4b. All deeds to lots in San Jose Burial Park shall contain a clause reciting that the purchaser agrees to the conditions and restrictions embraced in this ordinance or in any future ordinance which may be passed by the governing body of the City of San Antonio for the regulation of said Burial Park.

5. The cemetery shall have charge of the digging of all graves, the placing of all concrete foundations for monuments and all special work which may be done on lots at the request of lot owners, such work and labor to be charged for at rates fixed by the Cemetery Superintendent with the approval of the Commissioner of Parks. A written schedule of such rates shall be maintained in the Cemetery Office open to inspection and a printed receipt issued in each case where such charges are made.

6. All payments made under the stipulations of this ordinance shall be paid to the City of San Antonio in accordance with the ordinances of the City of San Antonio governing the collection of debts due the City at the time such payment is made, and the Mayor is hereby authorized to execute such deeds and contracts required under the terms and provisions of this ordinance, and the same shall be attested by the City Clerk of the City of San Antonio, and the seal thereof affixed thereto.

7. Fifty (50%) per cent of the income of the San Jose Burial Park shall be placed in the Permanent Maintenance Fund of the San Jose Burial Park. This Fund herein created, shall be placed out at interest in bonds of the City of San Antonio, or any improvement district thereof, Bexar County, the State of Texas, or the United States of America, when same shall have accrued to a sum which would make practicable so doing; and the interest only thereon shall be placed in the Cemetery Fund for current operation.

7a. Fifty (50%) per cent thereof shall be placed in the San Jose Burial Park Operating Fund to be used for current operation and construction of the cemetery.

8. Burial lots shall only be sold on Blocks now platted in lots and listed as for sale in this ordinance. Blocks or parts of Blocks platted as Parks shall so remain.

9. Minimum sizes of lots which may be sold on certain blocks are as follows:

9a. Blocks 1 and 2, Section 1, and Blocks 1 and 2, Section 11, not less than four hundred square feet except where already platted in half lots.

9b. Block 9, Section 1, not less than two hundred square feet.

9c. Blocks 6 and 7, single graves.

10. No further sale of grave spaces or lots will be made to negroes on Block 6, Section 11, or any of the other cemetery blocks listed in this ordinance, but should the necessity arise for a Burial Park for negroes, same may be created under this ordinance on part of the 536 $\frac{1}{2}$ acre tract of land herein mentioned; in a suitable location.

11. No burial lots shall be sold in San Jose Burial Park for the known purpose of re-sale, or sub-division into single graves.

12. The Pauper Burial Ground now in use on part of the said tract of 536 $\frac{1}{2}$ acres shall be under the general supervision of the Superintendent of San Jose Burial Park.

13. One Family monument will be permitted on each plat, whether a lot or a part thereof, and all monuments are subject to the approval of the City of San Antonio before the erection thereof.

14. All monuments, or grave markers, must be of granite or marble.

15. Grave markers shall not be larger than one foot in height by two feet six inches in length, by one foot by one foot four inches, nor smaller than eight inches wide eight inches high, and one foot four inches long.

16. Monuments may cover at base a space not greater than Ten (10%) per cent of the total area of the lot on which they are erected.

17. No concrete base for monument will be placed on any lot until Fifty (50%) per cent of the total purchase price has been paid.

18. The above restrictions on sizes of monuments do not apply to Block 9, Section 11, where markers only shall be permitted, level with the ground and of a uniform size of eight inches wide by one foot four inches long.

19. The City of San Antonio shall retain general supervision and direction over all parts of the Burial Park, and retains the right to adopt such regulations for its conduct as may from time become necessary.

20. All planting on San Jose Burial Park shall be controlled by the Cemetery management.

21. The general smooth grade of the Cemetery shall be maintained, no mounds over six inches high, walled in graves, enclosures around lots, or other obstructions shall be allowed.

22. The management of San Jose Burial Park shall be under the supervision of the Commissioner of Sanitation, Parks and Public Property, who may appoint one Superintendent and such other help as may be deemed necessary.

23. The Superintendent of the Burial Park shall keep a correct record of all burials and shall also keep a set of books which shall show the name of each purchaser therein, and the condition of his account with the City of San Antonio at all times.

24. The ordinances on this subject, passed on the 6th day of August, 1923, and recorded in Ordinance Book "G", Page 58, and passed on the 5th day of May, 1924, and recorded in Ordinance Book "G", Page 158, are hereby repealed.

25. The importance of this legislation for the order, good government and general welfare of the City of San Antonio creates an emergency and an imperative public necessity that the situation requiring an ordinance of a general character to be read at three several meetings before receiving final action thereon, is hereby otherwise ordered by a two-thirds vote of the full Board, and it is ordered that this ordinance shall go into effect and be in full force from and after its passage by the four-fifths vote of the Commissioners, as required by Section 36 of the Charter of the City of San Antonio.

26. PASSED AND APPROVED, this 15th day of December, A. D. 1930.

C. M. Chambers.
Mayor.

ATTEST: Jas. Simpson.
City Clerk.

AN ORDINANCE *OH-32*

ORDERING AN ELECTION FOR THE PURPOSE OF AMENDING THE CHARTER OF THE CITY OF SAN ANTONIO, TO PUT THE FIRE DEPARTMENT, POLICE DEPARTMENT AND FIRE ALARM OPERATORS DEPARTMENT UNDER CIVIL SERVICE, AND PROVIDING THEREFOR.

WHEREAS, the Commissioners of the City of San Antonio have decided to submit to the qualified voters of said City a certain amendment to the Charter of the City of San Antonio for the purposes herein specified; NOW, THEREFORE:-

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

That an election be, and the same is hereby ordered to be held, on Tuesday, the 27th day of January, A. D. 1931, at which election the following proposition will be submitted:-

"Shall the Charter of the City of San Antonio be amended by adding thereto provisions relating to Civil Service in the Fire, Police and Fire Alarm Operators Departments, which said proposition and provision shall read as follows:-

ARTICLE IV.

CIVIL SERVICE IN THE FIRE, POLICE
AND FIRE ALARM OPERATORS DEPART-
MENTS:

Section 136. A Fire and Police Civil Service Board is established hereby, which shall consist of five resident citizens of the City of San Antonio, each of whom shall have resided continually in said City more than three years, next preceding the date of appointment, no one of whom shall hold an office of profit or trust under the United States, the State of Texas, or the City of San Antonio, except a Notary Public, or who is a candidate for such office.

Section 137. Forthwith after the adoption of this amendment, the majority of the Commissioners of the City of San Antonio shall appoint five members of the Fire and Police Civil Service Board. The term of each shall be for five years after the first day of June succeeding the appointment or until a successor has been appointed and qualified; except the first term which shall be one, two, three, four and five years respectively, and to determine the term of each, the first five members of the Board shall draw lots. The majority of the Commissioners of

the City of San Antonio shall fill the vacancy caused by the expiration of the term of a member of the Board, and any vacancy on the Board caused otherwise shall be filled likewise for the unexpired term. The Commissioners of the City of San Antonio may remove a member of this Board, for cause stated in writing, after giving him an opportunity to be heard.

Section 138. The Board shall organized immediately, elect a Chairman, and such other officers necessary to function. The governing body of San Antonio shall provide employees for the Civil Service Board, who shall be under the Civil Service of the Fire and Police Departments, it shall provide reasonable funds in the Budget of the City to operate the Civil Service Board, and it shall pass necessary ordinances to put into force and effect the rules and regulations of the Civil Service Board, which meet its approval.

Section 139. Each member of the Board shall receive TEN DOLLARS for each regular meeting of the Board which he attends; but no member shall be paid more than TWO HUNDRED DOLLARS during any one year.

Section 140. The Fire and Police Civil Service Board is vested with full and exclusive power to determine who shall be eligible as a member of the Fire Department, of the Police Department and of the Fire Alarm Operators Department of the City of San Antonio, Texas; and after the adoption of this amendment to the Charter, all vacancies in the Fire Department, the Police Department and the Fire Alarm Operators Department, shall be filled by persons from a list of eligibles, maintained for each position in the Departments specified.

Section 141. Subject to the approval of the governing body of the City, the Fire and Police Civil Service Board shall adopt and enforce a Code providing for examination, appointment and promotion, in all positions in the Fire, Police and Fire Alarm Operators Departments, based upon merit, ability, efficiency, character and industry, and prescribe rules regulating the increase and reduction of the personnel of the Departments, and in what order members shall be dismissed and reinstated; shall investigate the enforcement and the effect of this Section of the Charter, and the Code adopted under the powers herein granted; and shall make an annual report to the governing body at the end of each fiscal year, giving a complete itemized statement of all its financial affairs, and containing a tentative budget, and such recommendations with regard to the improvement of the efficiency of this Civil Service, as it may deem advisable.

Section 142. The Board shall provide for examinations in accordance with its Code, and maintain a list of eligibles meeting the requirements for nomination for employment for each position in the Department specified herein; and shall certify to the City Auditor the name of each person employed.

Section 143. All examinations given by the Board shall be practical and impartial, and relate solely to matters which will test reasonably in a practical way, the ability of the person examined, to perform the duties of the position for which appointment is sought.

Section 144. Appointment or promotion shall not be completed, until a probation period of six months shall elapsed; and a probationer may be dismissed or reduced by the Commissioner of Fire and Police, at any time within said period.

Section 145. After the probation period of six months has elapsed, an employee may be suspended, reduced in grade, or dismissed by the Commissioner of Fire and Police, and thereupon his salary shall cease; but a written notice of the suspension, reduction or dismissal, and the reasons therefor, shall be filed immediately with the Fire and Police Civil Service Board. Within ten days after such suspension, reduction or dismissal, and not thereafter, such employee may file a demand with the Civil Service Board for a public hearing upon said charges, before a Trial Board

hereinafter specified, stating in writing his defenses.

Section 146. There is created hereby for the purpose of hearing and determining charges made against any employe of the City in the Fire, Police and Fire Alarm Operators Departments, a board to be known and designated as the Trial Board, which shall be composed of the Chairman of the Fire and Police Civil Service Board and two members of the governing body of the City, neither of whom shall be the Commissioner of Fire and Police, selected by a majority vote of said body. The Trial Board shall have final jurisdiction to hear and decide all appeals made to them by any suspended, discharged or reduced employe in the Departments under control of the Fire and Police Civil Service Board, and the judgment of a majority of said Trial Board shall be final. Any aggrieved employe may be represented by counsel and shall have the right to an open hearing under the procedure prescribed for practice in the District Courts by the Texas Statutes, and to compel the attendance of such witnesses as he may desire to testify in his behalf. The appeals to said Board shall not suspend the operation of the order of suspension, reduction or dismissal pending said hearing.) The Trial Board may sustain, reverse, modify or amend the action of the Commissioner of Fire and Police in such a manner which to them may seem just and equitable under all the facts and circumstances of the particular case.

Section 147. Three or more residents of San Antonio shall have the right to make written charges of misconduct, malfeasance, disability, or incompetency under oath, with the Fire and Police Civil Service Board against any employe in the Fire, Police or Fire Alarm Operators Departments. When such charge is filed, the accused shall be suspended automatically without pay. The accused shall be given immediate notice to appear before the Civil Service Board to refute the charge, but if the Civil Service Board is of the opinion that the charge is based on reasonable cause, then the Civil Service Board shall file forthwith the charge so made, with the Trial Board for a hearing and judgment as herein stipulated; otherwise, the charge shall be quashed and the employe reinstated.

Section 148. It shall be the duty of the Board to fix a minimum standard of conduct and efficiency for each grade in the Departments under its control, and whenever it shall appear from the reports made to the said Board for a period of three months, that the conduct or efficiency of any employe has fallen below this minimum, that employe shall be called before the Board to show cause why he should not be removed, and if upon hearing, no reason is shown satisfactory to the Board, he shall be removed, suspended or reduced in grade, as the Board shall determine.

Section 149. All persons holding positions in the Departments affected by this amendment of the Charter, at the date it takes effect, who have been filling said positions for a consecutive period of six months or more next preceding the date that it takes effect, and all persons hereafter employed in said Departments under Civil Service, unless their positions or places of employment be abolished, shall retain the same until dismissed, suspended, reduced or promoted, in accordance with the provisions of this amendment which shall supercede Section 17 of the Charter of San Antonio as to the term of employment and requirements for a hearing for removal.

Section 150. The City Auditor shall not issue any warrant in payment of any compensation for service, to any person holding a position in the Fire, Police and Fire Alarm Operators Departments, unless the payroll or account of such compensation shall bear the certificate of the Civil Service Board, that the persons named therein have been appointed or employed and are performing service, in accordance with the provisions of the Charter and of the rules established by this amendment.

Section 151. It shall be unlawful for the treasurer or other public disbursing officer to pay any salary or compensation for service, to any person holding a position in the Fire, Police

and Fire Alarm Operators Departments, unless such person is holding such position in conformity with the provisions of this article.

Section 152. No person in the Fire, Police and Fire Alarm Operators Departments, or seeking admission thereto, shall be appointed, reduced or removed, or in any way favored or discriminated against because of political or religious opinions or affiliations; nor directly or indirectly, solicit or receive or be in any manner concerned in soliciting or receiving any assessment, subscription or contribution for any political party or for any political purpose whatever; nor take part in political management or affairs, or in political campaigns, further than to cast his vote or express privately his opinion."

adoption of the
Said election for the/amendment proposed above, shall be held in accordance with the Laws of the State of Texas, and all qualified voters of the City of San Antonio holding a Poll Tax for the fiscal year 1929, shall be allowed to vote in said election. The proposition shall be printed in full upon the ballots used in said election and the ballots shall be prepared in such a manner that the voter may vote "YES" or "NO" on said amendment. The manner of holding said election shall be governed by the Laws of the State of Texas, regulating general elections.

A copy of this ordinance, signed by the Mayor, shall serve as proper notice of said election; and, the Mayor is directed to cause notice of such election to be published in some newspaper in the City of San Antonio for thirty days prior to the date of said election; and, the City Clerk is directed to mail a copy of the proposed amendment, to every qualified voter in the City of San Antonio who appears on the Rolls of the Tax Collector of Bexar County, for the year ending the 31st day of January, A. D. 1930.

This ordinance shall not be passed until twenty days notice has been given of the intention to submit said amendment by published in the City of San Antonio; by "twenty days" is meant from the first date said notice is published.

The importance of this ordinance for the order, good government and general welfare of the City of San Antonio, creates an emergency and an imperative public necessity that the requirement of an ordinance of a general character be read at three several meetings before receiving final action thereon be suspended, and it is hereby ordered otherwise by two-thirds vote of the full Board; and it is ordained further, that this ordinance shall go into effect and be in full force, from and after its passage by the four-fifths vote of the Commissioners as required by Section 36 of the Charter of the City of San Antonio.

PASSED AND APPROVED, this 22nd day of December, A. D. 1930.

ATTEST: G. L. Lain.
Asst. City Clerk.

C. M. Chambers.
Mayor.

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 Secretary of the 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: _____
_____ 1930.

Sworn to and subscribed before me this _____ 193

Notary Public in and for
Bexar County, Texas.

AN ORDINANCE OH-33

AMENDING "AN ORDINANCE REGULATING AND LIMITING THE CONSTRUCTION, OPERATION AND MAINTENANCE OF DRIVE-IN FILLING STATIONS" AS AMENDED.

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

1. That Paragraph E, Section 10, of "An Ordinance regulating and limiting the construction, operation and maintenance of drive-in filling stations, amending an ordinance passed and approved the 23rd of January, 1919, Book F, Page 363", passed and approved the 26th of September, A. D. 1927, Book G, Page 430, as amended on the 17th day of November, 1930, Book H, Page 57, be and the same is hereby amended to read as follows:

2. (E) SECTION TEN: No permit for the erection or operation of a drive-in filling station, shall be granted (a) within three hundred feet of any school, (b) nor within three hundred feet of any church, hospital or public playground on the same side of the street on which the proposed drive-in filling station abuts, (c) nor within seventy feet of any existing drive-in filling station or of the site where a permit therefor shall have been granted; measured in a straight line from the nearest point of each property segregated and used for the stipulated purpose.

3. The importance of this ordinance for the order, good government and general welfare of the City of San Antonio, creates an emergency and an imperative public necessity that the requirement that an ordinance of a general character be read at three several meetings before receiving final action thereon be suspended, and it is hereby ordered otherwise by two-thirds vote of the full Board; and because of the menace created from the construction, operation and maintenance of drive-in filling stations where highly inflammable and objectionable products of petroleum are stored and dispensed, the cutting of sidewalks and the danger to pedestrians, and the increase of traffic disorder at or near street intersections, an urgency is created for the protection of public safety; it is therefore, ordained further that this ordinance shall go into effect and be in full force, from and after its passage by four-fifths vote of the Commissioners as required by Section 36 of the Charter of the City of San Antonio.

4. PASSED AND APPROVED, this 24th day of December, A. D. 1930.

ATTEST: Jas. Simpson.
City Clerk.

C. M. Chambers.
Mayor.

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

Before me, the undersigned authority, on this day personally appeared H. A. Connell, who being by me duly sworn, says on oath that he is class Adv. Mgr. 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: Dec. 27, 29, 30, 31, 1930 & Jan 1, 2, 3, 5, 6, 7. 1931.

H. A. Connell.

Sworn to and subscribed before me this January 14th, 1931.

Notary Public in and for Bexar
County, Texas.