

cent coin of the United States of America in the parking meter; and the failure to deposit such five-cent coin shall constitute a violation of this ordinance. Then the parking space may be occupied by one vehicle during the parking time provided by the ordinances of the City for a part of the street where said parking space is located.

X "39-o: Upon the deposit of a five-cent coin of the United States of America therein, each parking meter will show a green signal which will remain shown for the period of time conforming to the parking time prescribed by the ordinances of this City for a part of the street where the meter is placed. Each meter will show said green signal and continue operating from the time of depositing said coin, until the expiration of the time fixed by ordinance as the parking time for the part of the street where the meter is placed. Each meter is so arranged that upon the expiration of said parking time, it will cease to show the green signal, indicating that the lawful parking time fixed by the ordinance of this City, has expired.

X "39-p: The five-cent coins required to be deposited in parking meters as provided herein, are levied, assessed and collected as fees to provide for the proper regulation of traffic, and the control of the public streets; the cost of supervising and regulating the parking of vehicles in the parking meter areas created hereby; and, to cover the cost of the purchase, supervision, protection, inspection, installation, operation, maintenance, control and use of the parking meters described herein; all being necessary elements of the exercise of the police power of the City to prevent the blocking and incumbering of the streets in the congested business district.

X "39-q: It shall be unlawful for a person to deposit a five-cent coin in a parking meter to prolong the parking time for a vehicle beyond the time fixed by ordinance for parking in the parking space next to which said meter is placed.

X "39-r: It shall be unlawful and an offence for any person to deposit or cause to be deposited in any parking meter, any slug or counterfeit of a five-cent coin of the United States of America.

X "39-s: If a vehicle shall remain parked continuously in any parking space beyond the parking time fixed by the ordinances of the City for such parking space, it shall be a violation of this ordinance and punishable as herein set out.

X "39-t: It shall be unlawful for any person to permit a vehicle owned or driven by such person, to be in a parking space next to a parking meter while said meter does not show a green signal.

X "39-u: It shall be prima facie evidence that a vehicle has been parked beyond the period of time fixed by ordinance; or, that the driver did not deposit a five-cent coin of the United States of America in the parking meter when the vehicle was parked in the space, when a vehicle stands in a parking space next to which the parking meter does not show a green signal.

X "39-v: Any person who shall cause or suffer any vehicle registered in his name or any vehicle under his control, to be parked in violation of the provisions of this ordinance, shall be deemed guilty of an offence and upon conviction shall be fined as provided.

X "39-w: It shall be the duty of police officers of the City to record the number of each parking meter which indicates that the vehicle occupying the parking space next to such parking meter is parked in violation of the provisions or this ordinances; the street and number adjacent to parking space; that said meter is operating; the State License number of such vehicle; the length of time during which such vehicle was parked in violation of the provisions of this ordinance; any other facts, a knowledge of which is necessary to a thorough understanding of the circumstances attending such violation; and, to file a complaint and prosecute the offender.

X "39-x: The police officer shall attach to the right front door handle or to the steering wheel of such vehicle, a notice that such vehicle has been parked in violation of a provision of this ordinance and summoning the owner and the driver to appear at the Office of the Clerk of the Corporation Court of the City in regard to such violation.

X "39-y: The owner or the driver may, within 18 hours after the time such notice was attached to such vehicle, appear and pay as guilty, to the Clerk of the Court a fine of \$1.00, without costs, for such violation. After the failure to make such payment within said 18 hours, the Clerk of the Court shall issue process for the appearance of the offender.

X "39-z: It shall be unlawful for any person to mar, remove, open, break, or impair the usefulness of any parking meter; but this shall not be construed to apply to officers of the City discharging the duty imposed on them of keeping said meters maintained and col-

*Amended
by
4/27*

lecting coins deposited.

"39-aa: The provisions of any ordinance in irreconcilable conflict with any of the provisions of this ordinance, are hereby repealed; but such repeal shall be the extent only of such conflict, and such repeal shall only be effective insofar as such conflict relates to the parking meter areas herein provided; it being intended herein to regulate solely said areas defined in this ordinance and to repeal conflicting provisions of other ordinances insofar as they apply to said areas.

"39-ab: If any section, sentence, clause or phrase of this ordinance is, for any reason held to be invalid by the courts, such decision shall not affect the validity of the remaining portions of this ordinance; and the City Commission hereby declares that it would have passed this ordinance, and each section, sentence, clause and phrase thereof, irrespective of the fact that any one or more of the other sections, sentences, clauses or phrases be invalid; except that said City declares that should the courts hold that the provision charging a fee to cover the control, regulation and inspection of parking as herein provided is invalid, it would not have passed said ordinance nor have installed said parking meters."

2. It is ordered by a two-thirds vote of the full Board of Commissioners of the City of San Antonio that this ordinance shall receive final action without having been read at three several meetings of the Commission.

3. Whereas, it is necessary for the public safety of the City in the exercise of its police power for the proper regulation of traffic, the control of public streets and the prevention of the blocking and encumbering of the streets in the congested business district, an urgency is created that this ordinance take immediate effect upon its passage; therefore, upon the passage of this ordinance by four-fifths vote of the Commissioners it shall be effective, as made and provided by the Charter of the City of San Antonio.

4. PASSED AND APPROVED this 27 day of August, A. D. 1936.

C. K. Quin.
Mayor.

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 _____
C. L. Buchanan, who being by me duly sworn, says on oath that he is Chief Accountant
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 Ordinance hereto attached has been published in every
issue of said newspaper on the following days, to-wit August 28, 29, 30, 31, September 1, 2, 3, 4, 5, 6, 1936.

C. L. Buchanan

Sworn to and subscribed before me this 10th day of September 1936.

J. D. Massey.
Notary Public in and for Bexar
County, Texas.

Start

AN ORDINANCE OH-193

DIRECTING THE CITY ATTORNEY TO ~~CONDEMN~~ PROPERTY OF J. C. RUSSELL, C. B. ROGERS, ET AL, ON SAN PEDRO AVENUE FOR PUBLIC PURPOSES.

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

1. Public necessity requires that the City of San Antonio appropriate private property for the use of the City for a street and other public purposes authorized by law to abate the traffic hazard at the place herein described, and to widen, regrade and improve San Pedro Avenue, the property to be appropriated being situated within the corporate limits of the City of San Antonio, Bexar

County, Texas; and described as follows:-

2. The east 23 feet of Lot 1 and all of Lot 2, Block 6, Northridge Addition, City Block 6554 out of Out Lot 27, Range 3, District 3, Original City Grant.

3. Said property is owned or claimed by J. C. Russell, whose residence is San Antonio, Bexar County, Texas; C. B. Rodgers, whose residence is Waco, McLennan County, Texas; Alamo Paving Company San Antonio, Bexar County, Texas; W. M. Lewis, whose residence is San Antonio, Bexar County, Texas, Ed. J. Frazer, whose residence is San Antonio, Bexar County, Texas; Southwestern Bitulithic Company, San Antonio, Bexar County, Texas; and R. M. Hutchison, whose residence is San Antonio, Bexar County, Texas.

4. A plot of said property is herewith filed in the office of the City Clerk of the City of San Antonio and marked Exhibit A for identification.

5. Said property shall be condemned for the use of the City for the purposes hereinabove expressed; and the City Attorney is directed to file the necessary proceedings for the condemnation thereof; all as provided by the Charter of the City of San Antonio.

6. PASSED AND APPROVED this 3 day of September, A. D. 1936.

ATTEST: Jas. Simpson.
City Clerk.

C. K. Quin.
Mayor.

AN ORDINANCE 0H-194

DIRECTING THE CITY ATTORNEY TO CONDEMN PROPERTY OF R. L. WHITE ON SAN PEDRO AVENUE FOR PUBLIC PURPOSES.

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

1. Public necessity requires that the City of San Antonio appropriate private property for the use of the City for a street and other public purposes authorized by law to abate the traffic hazard at the place herein described, and to widen, regrade and improve San Pedro Avenue the property to be appropriated being situated within the corporate limits of the City of San Antonio, Bexar County, Texas; and described as follows:-

2. A 9.5 foot strip of land, being the east 9.5 feet of Lots 1, 2, 3, 4, 5 and 6, Block 29, in the Hollycrest Addition to the City of San Antonio, New City Block 6891, and containing 0.012 acres.

3. Said property is owned or claimed by R. L. White, whose residence is San Antonio, Bexar County, Texas.

4. A plot of said property is herewith filed in the office of the City Clerk of the City of San Antonio and marked Exhibit A for identification.

5. Said property shall be condemned for the use of the City for the purpose hereinabove expressed; and the City Attorney is directed to file the necessary proceedings for the condemnation thereof; all as provided by the Charter of the City of San Antonio.

6. PASSED AND APPROVED this 3 day of September, A. D. 1936.

ATTEST: Jas. Simpson.
City Clerk.

C. K. Quin.
Mayor.

AN ORDINANCE 0H-195

DIRECTING THE CITY ATTORNEY TO CONDEMN PROPERTY OF SAN ANTONIO LOAN & TRUST COMPANY AND R. L. WHITE ON SAN PEDRO AVENUE FOR PUBLIC PURPOSES.

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

1. Public necessity requires that the City of San Antonio appropriate private property for the use of the City for a street and other public purposes authorized by law to abate the traffic hazard at the place herein described, and to widen, regrade and improve San Pedro Avenue, the property to be appropriated being situated within the corporate limits of the City of San Antonio, Bexar County, Texas; and described as follows:-

2. A 9.5 foot strip of land, being the east 9.5 feet of Lots 9 and 10, Block 29, in Hollycrest Addition to the City of San Antonio, New City Block 6891, and containing 0.048 acres.

3. Said property is owned or claimed by the San Antonio Loan & Trust Company, of San Antonio, Bexar County, Texas, and R. L. White, of San Antonio, Bexar County Texas.

4. A plot of said property is herewith filed in the office of the City Clerk of the City of San Antonio and marked Exhibit A for identification.

5. Said property shall be condemned for the use of the City for the purposes hereinabove

expressed; and the City Attorney is directed to file the necessary proceedings for the condemnation thereof; all as provided by the Charter of the City of San Antonio.

6. PASSED AND APPROVED this 3 day of September, A. D. 1936.

C. K. Quin.
Mayor.

ATTEST: Jas. Simpson.
City Clerk.

AN ORDINANCE *OH-196*

ACCEPTING AND APPROVING THE SECURITIES PLEDGED BY THE FROST NATIONAL BANK OF SAN ANTONIO, AND THE ALAMO NATIONAL BANK OF SAN ANTONIO TO SECURE THE CITY FUNDS DEPOSITED AND TO BE DEPOSITED IN SAID BANKS BY THE CITY DURING THE FISCAL YEAR 1936, AND DIRECTING THE DEPOSITING OF SAID SECURITIES FOR SAFE-KEEPING, AND RELEASING THE SURETIES ON ALL BONDS HERETOFORE GIVEN BY SAID BANKS AS CITY DEPOSITORIES.

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

1. That the securities pledged with the governing body of the City of San Antonio by the Frost National Bank of San Antonio, Texas, and the Alamo National Bank of San Antonio, Texas, as City depositories, to secure the funds of said City deposited and to be deposited in said banks, respectively, during the fiscal year beginning June 1, 1936, and ending May 31, 1937, be and the same are hereby accepted and approved, and that receipt signed by the Mayor, countersigned by the City Auditor, and attested by the City Clerk, be given to each of said banks for the securities pledged by it, which said securities are described as follows:-

(a) Securities pledged by the Frost National Bank:-

(1) City of San Antonio Funding Bonds - Series 1931, dated July 15, 1931, numbered and maturing as follows:-

Number	Date Due	Amounts	Number	Date Due	Amounts
81 to 93	7/1/37	\$13,000.00	436 to 461	7/1/50	\$26,000.00
101 to 113	7/1/38	13,000.00	476 to 502	7/1/51	27,000.00
121 to 133	7/1/39	13,000.00	516 to 542	7/1/52	27,000.00
141 to 156	7/1/40	16,000.00	556 to 585	7/1/53	30,000.00
166 to 182	7/1/41	17,000.00	601 to 630	7/1/54	30,000.00
191 to 207	7/1/42	17,000.00	646 to 674	7/1/55	29,000.00
216 to 232	7/1/43	17,000.00	691 to 723	7/1/56	33,000.00
241 to 260	7/1/44	20,000.00	741 to 773	7/1/57	33,000.00
271 to 290	7/1/45	20,000.00	791 to 823	7/1/58	33,000.00
301 to 319	7/1/46	19,000.00	841 to 873	7/1/59	33,000.00
331 to 353	7/1/47	23,000.00	891 to 923	7/1/60	33,000.00
366 to 388	7/1/48	23,000.00	941 to 973	7/1/61	33,000.00
401 to 423	7/1/49	23,000.00	991 to 996	7/1/62	6,000.00

(Coupons due 1/1/37 and subsequent coupons attached) \$607,000.00

(2) City of Austin Water, Electric Light & Sewer 4% Bonds, Nos. 183 to 192 inclusive, due 7/1/37, with 1/1/37 and subsequent coupons attached - - - - - 10,000.00

(3) City of Austin Water, Electric Light & Sewer 4% Bonds, Nos. 355 to 359 inclusive, due 7/1/39, with 1/1/37 and subsequent coupons attached - - 5,000.00

(4) City of Austin Water, Electric Light & Sewer 4% Bonds, Nos. 442 to 461 inclusive, due 7/1/40, with 1/1/37 and subsequent coupons attached - - - - - 20,000.00

(5) City of Houston Roadways to Turning Basin 4½% Bonds, Nos. 237 to 240 inclusive, due 7/1/37, with 1/1/37 and subsequent coupons attached - - - - - \$ 4,000.00

(6) City of San Antonio Flood Prevention 5% Bonds, Nos. 1121 to 1127 inclusive, due 1/1/41, with 1/1/37 and subsequent coupons attached - - - - - 7,000.00

(7) City of San Antonio Permanent Bridge Construction 5% Bonds, Nos. 81 to 85 due 1/1/41, with 1/1/37 and subsequent coupons attached - 2,500.00

(8) City of San Antonio Fire & Police Station 5% Bond, No. 81, due 1/1/41, with 1/1/37 and subsequent coupons attached - - - - - 500.00

(9) City of San Antonio Construction Permanent Bridges 4½% Bond, No.

51, due 1/1/37, with coupons due 1/1/37 attached - - - -	500.00
(10) City of San Antonio Construction Permanent Bridges 4½% Bonds, Nos. 61 to 65 inclusive, at \$500.00 each due 1/1/39, with 1/1/37 and subsequent coupons attached - - - -	-2,500.00
(11) City of San Antonio Sewer & Drains 4½% Bonds Nos. 29 and 30, due 1/1/38, with 1/1/37 and subsequent coupons attached - - - - -	1,000.00
(12) City of San Antonio Sewer & Drains 4½% Bonds, Nos. 31 and 32, due 1/1/39, with 1/1/37 and subsequent coupons attached - - - - -	1,000.00
(13) City of San Antonio Street Paving 4½% Bonds, Nos. 77 to 81 inclusive, due 1/1/39, with 1/1/37 and subsequent coupons attached - - - - -	5,000.00
(14) City of San Antonio Public Auditorium 4½% Bond, No. 61, due 1/1/39, with 1/1/37 and subsequent coupons attached - - - - -	1,000.00
(15) City of San Antonio Street Paving 4½% Bond, No. 76, due 1/1/39, with 1/1/37 and subsequent coupons attached-	1,000.00
(16) City of San Antonio Public Auditorium Bldg. 4½% Bonds, Nos. 62 and 63, due 1/1/39, with 1/1/37 and sub- sequent coupons attached - - - - -	2,000.00
(17) City of San Antonio Street Opening & Widening 4½% Bonds, Nos. 121 to 130 inclusive, due 1/1/39, with 1/1/37 and subsequent coupons attached - - - - -	10,000.00
(18) City of San Antonio Fire & Police Station 4½% Bonds, Nos. 38 and 39, due 1/1/40, with 1/1/37 and subsequent coupons attached - - - - -	2,000.00
(19) City of San Antonio Flood Prevention 5% Bonds, Nos. Nos. 1031 to 1040 inclusive, due 1/1/39, with 1/1/37 and subsequent coupons attached - - - - -	10,000.00
(20) City of San Antonio Public Auditorium Bldg. 4½% Bonds, Nos. 64 to 65, due 1/1/39, with 1/1/37 and subsequent coupons attached - - - - -	2,000.00
(21) City of San Antonio Incinerator 4½% Bond, No. 43, due 1/1/39, with 1/1/37 and subsequent coupons attached -	1,000.00
(22) City of Houston 5% Sanitary Sewer Bonds, due 1/15/37, Nos. 57 to 60 inclusive, with 1/1/37 and subsequent coupons attached - - - - -	4,000.00
(23) City of San Antonio 5% Flood Prevention Bonds, due 1/1/38, Nos. 911 to 933 inclusive, with 1/1/37 and sub- sequent coupons attached - - - - -	25,000.00
(24) State of Texas 4½% Relief Bonds Second Series, due 3/1/37-39, Nos. 1240-1257 inclusive, 1455-1476 inclusive, 3021-3040 inclusive, with 3/1/37 and subsequent coupons attached - - - - -	60,000.00
(25) United States 3% Treasury Notes Series C 1938, due 3/15/38, Nos. 1016 to 1020 inclusive, \$10,000.00 each, Nos. 801, 802 and 804, \$100,000.00 each, with 3/15/37 and subsequent coupons attached - - - - -	350,000.00
(26) Harris County 3% Road & Bridge Bond Series B, due 1/15/42, Nos. 1251 to 1300 inclusive, with 1/15/37 and subsequent coupons attached - - - - -	50,000.00
	\$ 1,184,000.00

(b) Securities pledged by the Alamo National Bank:

(1) State of Texas First Series 4% Bonds, due 10/15/37, with all unmatured coupons attached, being Nos. 1108 to 1112, both incl; Nos. 4140 to 4144, both incl; @ \$1,000 each - - - - -	10,000.00
(2) State of Texas 4½% Second Series Bonds, due 3/1/38, with all unmatured coupons attached, being Nos. 1273 to 1315, both incl; Nos. 2165 to 2199, both incl; No. 2238 to 2247, both incl @ \$1,000 each - - - - -	88,000.00
(3) U. S. 1-1/2 Treasury Notes, Series B-1940, due June 15, 1940, with all unmatured coupons attached, being Nos. 4578; 4780 to 4794 @ \$5,000 each - - - - \$ 80,000. Nos. 12500 to 12516 incl @ \$10,000 each - - - 170,000. Nos. 8264 and 8265 @ \$100,00 each - - - - - 200,000.-	450,000.00
(4) U. S. 1-1/2 2% Treasury Notes, Series C- 1940, due 12/15/40, with all unmatured coupons attached, being Nos. 247 @ \$ 500. - - - - - \$	500.

	Nos. 1207 to 1210 @ \$1,000 each - - - -	4,000.	
	No. 749 @ \$5,00 - - - - -	<u>5,000.</u>	- - - - \$ 9,500.00
(5)	U. S. 1-1/4% Treasury Notes of 3/15/41, Series A-1941, with all unmatured coupons attached, being		
	No. 79 @ \$500 - - - - -	\$ 500.	
	No. 607 @ 1,000 - - - - -	1,000.	
	No. 248 to 275, both incl; @ \$10,000 each - - - - -	280,000.	
	No. 338 @ \$100,00 - - - - -	<u>100,000.</u>	381,500.00
(6)	U. S. 2-3/4 % Treasury Bonds of 1947-45, with all unmatured coupons attached, being-		
	Nos. 48843C to 48845E incl @ \$500 each \$	1,00.	
	Nos. 14598J and 14599K @ \$5,000 each -	10,00. - -	11,500.00
(7)	U. S. 2-3/4 Treasury Bods of 1951-48 with all unmatured coupons attached, being -		
	Nos. 261 to 276 incl; @ \$0,00 each - - -	\$ 160,000	
	No. 9K. @ \$10,000 - - - - -	10,000	
	Nos. 278 to 281 incl @ \$10,000 each - - -	40,000	
	Nos. 6331 to 6339 incl. @ \$1,000 each - -	9,000	
	Nos. 1391 to 1395 incl. @ \$100 each - - -	<u>500.</u>	<u>219,500.00</u>
	Grand Total of above securities - - - - -		\$ 1,170,000.00

2. The receipt given to each bank of the securities pledged by it shall recite, in substance, that the said securities have been duly pledged with the governing body of the City of San Antonio, by the bank pledging same, as a depository of said City, for the purpose of securing the funds of said City deposited and to be deposited in said bank during the fiscal year beginning June 1, 1936, upon the terms and conditions prescribed and provided by law.

3. It is directed that said securities be deposited by the Mayor, for safe-keeping, in safe deposited boxes in the vaults of said banks rented by the City from the banks, those pledged by the said Alamo National Bank in its vaults and those pledged by the Frost National Bank in its vaults.

4. That all sureties on all bonds heretofore given to said City, by each of said banks as City depository, be and are hereby released from further liability as sureties on such bonds.

5. PASSED AND APPROVED this the 10th day of September, A. D. 1936.

C. K. Quin.
Mayor.

ATTEST: Jas. Simpson.
City Clerk.

AN ORDINANCE **OH-197**

CREATING AND MANIFESTING AN AGREEMENT BETWEEN THE UNITED STATES AND THE CITY OF SAN ANTONIO FOR CONSTRUCTION OF THE CENOTAPH IN HONOR OF THE ALAMO HEROES.

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

1 That this ordinance creates, manifests and constitutes a valid and binding contract and agreement between the City of San Antonio, a municipality of the State of Texas, and the United States of America, acting by the United States Texas Centennial Commission duly created and authorized to act for the United States of America, for the building of a Cenotaph by the United States Texas Centennial Commission in honor of the Alamo Heroes, on the middle plot of the Alamo Plaza in the City of San Antonio, Bexar County, Texas.

2. The City of San Antonio grants the United States Texas Centennial Commission the right to use the land herein specified as a site for said Cenotaph; and, during the construction of the Cenotaph, the United States Texas Centennial Commission, its constructors, agents and servants will be allowed necessary working space in the area adjacent to the site of the structure with the right of ingress and egress over the adjacent streets and public places not inconsistent with the paramount right of the public.

3. Upon the completion of the Cenotaph the title thereto shall pass to the City of San

Antonio; and, thereafter, the City shall use said structure as a memorial in honor of the Heroes of the Alamo; and, the City of San Antonio assumes all obligation of maintenance, repair and preservation of said structure, and agrees that the property shall be used only for the purposes for which it is intended.

4. Upon the approval of this agreement by the Attorney General of the United States and its execution by the United States Texas Centennial Commission, it shall become the valid and binding deed and act of the principal contracting parties herein specified.

5. It is ordered by two-thirds vote of the full Board of Commissioners of the City of San Antonio that this ordinance shall receive final action without having been read at three several meetings of the Commission.

6. PASSED AND APPROVED this 18 day of September, A. D. 1936.

ATTEST: Jas. Simpson.
City Clerk.

C. K. Quin.
Mayor.

7. ACCEPTED for the United States of America by the United States Texas Centennial Commission, this _____ day of September, A. D. 1936.

By: UNITED STATES TEXAS CENTENNIAL COMMISSION,

By: _____ Chairman.

ATTEST: _____
Executive Secretary.

APPROVED:

Attorney General of the United States.

AN ORDINANCE 04-198

CREATING AND MANIFESTING AN AGREEMENT BETWEEN THE UNITED STATES AND THE CITY OF SAN ANTONIO TO CONSTRUCT A STATUE OF MOSES AUSTIN ON MILITARY PLAZA.

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

1. That this ordinance creates, manifests and constitutes a valid and binding contract and agreement between the City of San Antonio, a municipality of the State of Texas, and the United States of America, acting by the United States Texas Centennial Commission duly created and authorized to act for the United States of America, for the erection of a statue to Moses Austin Adjacent to the northwest corner of the City Hall facing the Spanish Governor's Palace on the west side of Military Plaza in the City of San Antonio, Bexar County, Texas.

2. The City of San Antonio grants the United States Texas Centennial Commission the right to use the land herein specified as a site for said Statue to Moses Austin; and, during the construction of the Statue, the United States Texas Centennial Commission, its contractors, agents and servants will be allowed necessary working space in the area adjacent to the site of the structure, together with the right of ingress and egress over the adjacent streets and public places not inconsistent with the paramount right of the public.

3. Upon the completion of the Statue, the title thereto shall pass to the City of San Antonio; and, thereafter, the City shall assume all obligation of maintenance, repair and preservation of said structure.

4. Upon the approval of this agreement by the Attorney General of the United States and its execution by the United States Texas Centennial Commission, it shall become the valid and binding deed and act of the principal contracting parties herein specified.

5. It is ordered by two-thirds vote of the full Board of Commissioners of the City of San Antonio that this ordinance shall receive final action without having been read at three several meetings of the Commission.

meetings of the Commission.

6. PASSED AND APPROVED this 18 day of September, A. D. 1936.

C. K. Quin.
Mayor.

ATTEST: Jas. Simpson.
City Clerk.

7. ACCEPTED for the United States of America by the United States Texas Centennial Commission, this _____ day of September, A. D. 1936.

UNITED STATES OF AMERICA,
BY: UNITED STATES TEXAS CENTENNIAL COMMISSION.

BY: _____

Chairman.

ATTEST: _____
Executive Secretary.

APPROVED: _____
Attorney General of the United States.

AN ORDINANCE *OH-199*

CREATING AND MANIFESTING AN AGREEMENT BETWEEN THE UNITED STATES AND THE CITY OF SAN ANTONIO TO CONSTRUCT A STATUE OF BEN MILAM ON THE WESTERN PART OF MILAM SQUARE.

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

1. That this ordinance creates, manifests and constitutes a valid and binding contract and agreement between the City of San Antonio, a municipality of the State of Texas, and the United States of America, acting by the United States Texas Centennial Commission duly created and authorized to act for the United States of America, for the erection of a statue of Ben Milam on the western part of Milam Square, but not over the grave of Ben Milam, in the City of San Antonio, Texas, Bexar County, Texas.

2. The City of San Antonio grants the United States Texas Centennial Commission the right to use the land herein specified as a site for said Statue of Ben Milam; and, during the construction of the Statue, the United States Texas Centennial Commission, its contractors, agents and servants will be allowed necessary working space in the area adjacent to the site of the structure, together with the right of ingress and egress over the adjacent streets and public places not inconsistent with the paramount right of the public.

3. Upon the completion of the Statue, the title thereto shall pass to the City of San Antonio; and, thereafter, the City shall assume all obligation of maintenance, repair and preservation of said structure.

4. Upon the approval of this agreement by the Attorney General of the United States and its execution by the United States Texas Centennial Commission, it shall become the valid and binding deed and act of the principal contracting parties herein specified.

5. It is ordered by two-thirds vote of the full Board of Commissioners of the City of San Antonio that this ordinance shall receive final action without having been read at three several meetings of the Commission.

6. PASSED AND APPROVED this 18 day of September, A. D. 1936.

C. K. Quin.
Mayor.

ATTEST: Jas. Simpson.
City Clerk.

7. ACCEPTED for the United States of America by the United States Texas Centennial Commission, this _____ day of September, A. D. 1936.

UNITED STATES OF AMERICA,
BY: UNITED STATES TEXAS CENTENNIAL COMMISSION,

BY: _____ Chairman.

ATTEST: _____
Executive Secretary.

APPROVED: _____
Attorney General of the United States.

AN ORDINANCE OH-200

CREATING AND MANIFESTING AN AGREEMENT BETWEEN THE UNITED STATES AND THE CITY OF SAN ANTONIO FOR CONSTRUCTION OF A BUILDING TO BE KNOWN AS A MEMORIAL TO THE PIONEERS, THE TRAIL DRIVERS AND THE TEXAS RANGERS, ON BROADWAY ADJACENT TO BRACKENRIDGE PARK.

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

1. That this ordinance creates, manifests and constitutes a valid and binding contract and agreement between the City of San Antonio, a municipality of the State of Texas, and the United States of America, acting by the United States Texas Centennial Commission duly created and authorized to act for the United States of America, for the erection of a building to be known as a Memorial to the Pioneers, the Trail Drivers and the Texas Rangers by the United States Texas Centennial Commission on property belonging to the City of San Antonio facing on Broadway adjacent to Brackenridge Park north of the Witte Museum but not connected to it, in the City of San Antonio, Bexar County, Texas.

2. The City of San Antonio grants the United States Texas Centennial Commission the right to use the land herein specified as a site for said building; and, during the construction of the building, the United States Texas Centennial Commission, its contractors, agents and servants will be allowed necessary working space in the area adjacent to the site of the building, together with the right of ingress and egress over the adjacent streets and public places not inconsistent with the paramount right of the public.

3. Upon the completion of the Memorial Building, the title thereto shall pass to the City of San Antonio; and thereafter, the City shall use said structure as a Memorial to the Pioneers, the Trail Drivers and the Texas Rangers, and this building will be the headquarters, the assembly hall and place for the housing of the historical relics, the records and other property of the organizations named; and, the City of San Antonio assumes all obligation of maintenance, repair and preservation of said structure, and agrees that the property shall be used only for the purposes for which it is intended.

4. Upon the approval of this agreement by the Attorney General of the United States and its execution by the United States Texas Centennial Commission, it shall become the valid and binding deed and act of the principal contracting parties herein specified.

5. It is ordered by two-thirds vote of the full Board of Commissioners of the City of San Antonio that this ordinance shall receive final action without having been read at three several meetings of the Commission.

6. PASSED AND APPROVED this 18 day of September, A. D. 1936.

ATTEST: Jas. Simpson.
City Clerk.

C. K. Quin.
Mayor.

7. ACCEPTED for the United States of American by the United States Texas Centennial Commission, this ___ day of September, A. D. 1936.

UNITED STATES OF AMERICA,

BY: UNITED STATES TEXAS CENTENNIAL COMMISSION.

BY: _____ Chairman.

ATTEST: _____
Executive Secretary.

APPROVED: _____
Attorney General of United States.

AN ORDINANCE OH-201

CREATING AND MANIFESTING AN AGREEMENT BETWEEN THE UNITED STATES AND THE CITY OF SAN ANTONIO FOR THE IMPROVEMENT OF THE SUNKEN GARDEN THEATRE AS A MEMORIAL TO THE HEROES OF THE TEXAS REVOLUTION.

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

1. That this ordinance creates, manifests and constitutes a valid and binding contract and agreement between the City of San Antonio, a municipality of the State of Texas, and the United States of America, acting by the United States Texas Centennial Commission duly created and authorized to act for the United States of America, for an addition and improvement to the Sunken Garden Theatre and the erection of an appropriate Memorial Entrance thereto, on North St. Mary Street, and the use of an area adjacent thereto sufficient to prevent encroachment, in the City of San Antonio, Bexar County, Texas.

2. The City of San Antonio grants the United States Texas Centennial Commission the right to use the land herein specified as a site for said building; and, during the construction of the structure, the United States Texas Centennial Commission, its constructors, agents and servants will be allowed necessary working space in the area adjacent to the site of the building, together with the right of ingress and egress over the adjacent streets and public places not inconsistent with this paramount right of the public.

3. Upon the completion of the improvement and addition to the Sunken Garden Theatre and the Entrance thereto, the City shall use said property as a Memorial to the Heroes of the Texas Revolution and prevent encroachment on said premises, and said theatre is designated hereby as a Memorial to the Heroes of the Texas Revolution; and, the City assumes all obligation of maintenance, repair and preservation thereof, and agrees that the property shall be used only for the purposes for which it is intended.

4. Upon the approval of this agreement by the Attorney General of the United States and its execution by the United States Texas Centennial Commission, it shall become the valid and binding deed and act of the principal contracting parties herein specified.

5. It is ordered by two-thirds vote of the full Board of Commissioners of the City of San Antonio that this ordinance shall receive final action without having been read at three several meetings of the Commission.

6. PASSED AND APPROVED this 18 day of September, A. D. 1936.

ATTEST: Jas. Simpson.
City Clerk.

C. K. Quin.
Mayor.

7. ACCEPTED for the United States of America by the United States Texas Centennial Commission, this ____ day of September, A. D. 1936.

UNITEE STATES OF AMERICA,

BY: UNITED STATES TEXAS CENTENNIAL COMMISSION,

ATTEST: _____
Executive Secretary.

BY: _____ Chairman.

APPROVED: _____
Attorney General of United States.

AN ORDINANCE *OH-202*

AUTHORIZING THE MAYOR TO EXECUTE ASSENT OF OWNER TO CUSTOMER'S EQUIPMENT LEASE FOR EQUIPMENT FOR STINSON FIELD.

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

1. That the Mayor be and he is authorized hereby to execute Assent of Owner to Customer's Equipment Lease, between The Texas Company and Frederick Harman, for equipment for Stinson Field, near the City of San Antonio, Bexar County, Texas, and does consent hereby to the installation of said equipment and facilities, and agrees that all properties of the Texas Company on Stinson Field shall be exempt from levy, sale, attachment, or distress for any rent due, or to become due,

and that The Texas Company may enter upon Stinson Field with such agents and applicances as it may deem necessary, and remove any and all of its properties at any time, without recourse to any legal proceedings, hereby approving any and all of the said agreements which may properly apply to it as owner.

2. It is ordered by two-thirds vote of the full Board of Commissioners of the City of San Antonio that this ordinance shall receive final action without having been read at three several meetings of the Commission.

3. PASSED AND APPROVED this 18 day of September, A. D. 1936.

C. K. Quin.
Mayor.

ATTEST: Jas. Simpson.
City Clerk.

AN ORDINANCE *OH-203*

AMENDING SECTION 5 OF AN ORDINANCE ENTITLED "AN ORDINANCE TO PREVENT THE ABUSE OF CHARITY IN THE CITY OF SAN ANTONIO, TEXAS", PASSED AND APPROVED ON THE 15TH DAY OF APRIL, A. D. 1929.

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

That Section 5 of an Ordinance entitled "An Ordinance to prevent the abuse of charity in the City of San Antonio, Texas", passed and approved on the 15th day ^{of} April, A. D. 1929, be, and the same is hereby amended so that said Section 5 shall hereafter read as follows:

5. - A Vigilance Committee to serve without compensation is hereby created of nineteen members, to be appointed by the Mayor and confirmed by the Commissioners, to investigate each application for the permit required by this Ordinance, which Committee shall advise and recommend to the Mayor the granting or the refusal of a permit. *Sec 5
Amended
O.C. 5/13*

PASSED AND APPROVED this the 1st day of ~~September~~, A. D. 1936.
October

C. K. Quin.
Mayor

ATTEST: Jas. Simpson.
City Clerk.

AN ORDINANCE *OH-204*

AMENDING RULE 39 OF AN ORDINANCE ENTITLED "AN ORDINANCE REGULATING THE GOVERNMENT OF TRAFFIC ON THE STREETS, PLAZAS AND PUBLIC PLACES OF THE CITY OF SAN ANTONIO", PASSED AND APPROVED ON THE 8TH DAY OF DECEMBER 1921, AS AMENDED.

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

1. That Rule 39 of an ordinance entitled "AN ORDINANCE REGULATING THE GOVERNMENT OF TRAFFIC ON THE STREETS, PLAZAS AND PUBLIC PLACES OF THE CITY OF SAN ANTONIO", passed and approved on the 8th day of December, 1921, as amended, be and the same is amended hereby by adding to paragraph 39-i, the following:-

"Navarro Street, between Market and Villita Streets; East Commerce Street, between Alamo and St. Joseph Streets; North Alamo Street, between Travis and Third Streets; North Navarro Street ~~between~~ Travis and Pecan Streets; North Navarro Street, Pecan to Martin Streets; North St. Mary Street, between Travis and Pecan Streets; Soledad Street, between Travis and Pecan Streets; Dwyer Avenue, between Dolorosa and Nueva Streets; Villita Street, between Dwyer and River Channel; South St. Mary Street, between Villita and Nueva Streets; Broadway, between Travis and Third Streets."

2. It is ordered by two-thirds vote of the full Board of Commissioners of the City of San Antonio that this ordinance shall receive final action without having been read at three

several meetings of the Commission.

3. Whereas, it is necessary for the public safety of the City in the exercise of its police power for the proper regulation of traffic, the control of public streets and the prevention of the blocking and encumbering of the streets in the congested business district, an urgency is created that this ordinance take immediate effect upon its passage; of this ordinance by four-fifths vote of the Commissioners it shall be effective, as made and provided by the Charter of the City of San Antonio.

4. PASSED AND APPROVED this 3rd day of October, A. D. 1936.

C. K. Quin.
Mayor.

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 C. L. Buchanan, 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 ordinance hereto attached has been published in every issue of said newspaper on the following days; to-wit October 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 1936.

C. L. Buchanan
Chief Accountant.

Sworn to and subscribed before me this 29th Oct. 1936.

J. D. Massey
Notary Public in and for Bexar
County, Texas.

AN ORDINANCE **OH-205**

AMENDING SECTION ONE OF AN ORDINANCE ENTITLED "AN ORDINANCE TO PROMOTE THE HEALTH CONDITIONS OF THE CITY BY PROVIDING A CODE OF SANITARY REGULATIONS AND REQUIREMENTS FOR ALL PLACES, BUSINESS AND PERSONS WHEREIN OR BY WHOM FOODSTUFFS OR DRINKS FOR HUMAN BEINGS IS PRODUCED, HANDLED, PREPARED, CARED FOR OR SOLD, AND ALL VEHICLES USED IN CONNECTION WITH ANY SUCH BUSINESS, FOR THE CONDUCT OF HOTELS AND LODGING HOUSES; AND PRESCRIBING THE PUNISHMENT FOR THE VIOLATION OF THE SEVERAL PROVISIONS HEREIN CONTAINED," PASSED AND APPROVED ON THE 17TH DAY OF AUGUST, A.D. 1914.

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

That Section ONE of an Ordinance entitled "An Ordinance to promote the health conditions of the City by providing a code of sanitary regulations and requirements for all places, business and persons wherein or by whom foodstuffs or drinks for human beings is produced, handled, prepared, cared for or sold, and all vehicles used in connection with any such business for the conduct of hotels and lodging houses; and prescribing the punishment for the violation of the several provisions herein contained.", passed and approved on the 17th day of August, A. D. 1914, be, and the same is hereby amended so that there shall be added to SECTION ONE thereof, paragraph 30, reading as follows:

30. SHELLING AND PACKING OF PECANS AND ~~OTHER~~ EDIBLE NUTS.

No person, firm, association or corporation shall engage in conducting pecan shelling industry or similar business without first having applied for and obtained a permit from the Board of Health to operate same. Any building occupied and used for the purpose of shelling, storing, collecting or displaying of pecans or pecan shelling products, or other edible nuts,