

O. B. Black,
Mayor, City of San Antonio.

ATTEST:

O. C. Speight,
City Clerk.

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

BEFORE ME, the undersigned authority, on this day personally appeared W. A. Druce, who being by me duly sworn, says on oath that he is one of the publishers of the Express Pub Co - 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: Nov 18, 19, 20, Dec 1, 2, 4, 5, 6, 7, 8 1922.

Express Pub Co
W. A. Druce

Sworn to and subscribed before me, this, the 17 day of Dec, 1922.

Jas Simpson
 Asst City Clerk

AN ORDINANCE 88-3

Amending an ordinance passed and approved January 24th, 1918 and entitled "An Ordinance regulating the placing and collection of garbage, requiring portable vessels or tanks for deposit of garbage on premises, repealing all ordinances in conflict herewith and providing penalties."

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

SECTION ONE: That Section Six of an ordinance passed and approved on the 24th day of January, 1918, be and the same is hereby amended so that hereafter the said Section Six shall read as follows:

SECTION SIX: It shall be unlawful for any person, firm, corporation, tenant or occupant of any premises or building within the City of San Antonio, or the agent, servant or employee of any such person, firm, corporation, tenant, or occupant to place, allow or suffer to remain after the same has been emptied by the garbage collector any receptacle for garbage, waste or trash in, on or about any public street, plaza, park, sidewalk or other public place, except an alley in the rear of such premises; and in the downtown or business district of the City of San Antonio as defined in an ordinance passed and approved on November 9th, 1922 and entitled "An ordinance regulating the speed of motor vehicles within the corporate limits of the City of San Antonio, and providing a penalty for the violation thereof." It shall be unlawful for any person, firm, corporation, tenant or occupant of any premises after nine o'clock A. M. to permit any such receptacle for garbage, waste or trash, whether the same be emptied or not, to remain in, on or about any public street, plaza, park, sidewalk or other public place, except in an alley in the rear of such building or premises. Provided however, that nothing herein is intended to repeal or interfere with any rights of the City of San Antonio to place receptacles for garbage, waste or trash at suitable intervals in said downtown business district for the reception of such garbage, waste or trash for the accommodation of the general public; nor to repeal or interfere with any of the rights under any contract heretofore made by the City of San Antonio for the placing of garbage and trash cans in said district for the use of the public at large.

SECTION TWO: That the said ordinance be and the same is hereby further amended by the addition of Section Six-a, which Section Six-a shall follow immediately after Section Six thereof, as hereinabove amended and which Section Six-a shall read and provide as follows:

SECTION Six-a: Any garbage cans or receptacles for garbage, waste or trash which are permitted or suffered to be and remain in or upon any street, sidewalk or public place in violation of this ordinance are hereby declared to be public nuisances and the City of San Antonio shall have the right of summarily abating such nuisance by removing any garbage receptacles allowed to remain in any public place in violation of the provisions hereof.

PASSED AND APPROVED on this the 14th day of December, A. D., 1922.

O. B. Black,
Mayor, City of San Antonio.

ATTEST:

O. C. Speight,
City Clerk.

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

BEFORE ME, the undersigned authority, on this day personally appeared W. A. Druce, who being by me duly sworn, says on oath that he is one of the publishers 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: Dec. 1922, 21, 22, 23, 24, 26, 27, 28, 29 1922.

Express Pub Co
W. A. Druce

Sworn to and subscribed before me, this, the 15 day of January, 1923.

San Antonio Texas
Ordinance Book G 1922-29

Jas Simpson
 Asst City Clerk

AN ORDINANCE 08-4

Amending rule 37 of Division 7 of an ordinance passed and approved on the eighth day of December, A. D., 1921, and entitled "An Ordinance Regulating Traffic on the Streets, Plazas and Public Places of the City of San Antonio, repealing all ordinances in conflict herewith, and providing penalties".

BE IT ORDAINED by the Commissioners of the City of San Antonio:

Section One: That Rule 37, Division 7, of an ordinance passed and approved on the eighth day of December, A. D., 1921, and entitled "An Ordinance Regulating Traffic on the Streets, Plazas and Public Places of the City of San Antonio, repealing all ordinances in conflict herewith and providing penalties", be and the same is hereby amended so that hereafter the said Rule 37 shall read and provide as follows:

Rule 37: In places hereinafter set out, vehicles may stop and stand at right angles to the curb, unless some other angle is indicated, and as near each other as Practicable:

- (a) On the North, East and South sides of Alamo Plaza, except where chalk lines or police department signs prohibit.
- (b) On the West side of Alamo Plaza at an angle of 45 degrees.
- (c) On the West side of Navarro Street, between College and the river.
- (d) On the West side of Main Plaza.
- (e) On the South side of Main Plaza in front of the Courthouse.
- (f) On the East, West and South end of the park in Main Plaza.
- (g) On the North, West and East sides of Military Plaza.
- (h) On all sides of the Park on Military Plaza on which the City Hall is located.
- (i) On the right hand side of alleys, parallel to the curb, in the direction in which vehicles are permitted to move as provided in Rule 31, where parking is permitted.
- (j) On the West side of the six hundred block of Main Avenue at an angle of 45°.

PASSED AND APPROVED on this, the 18 day of December, A. D., 1922.

Attest:

O. B. Black
Mayor

O. C. Speight
City Clerk.

STATE OF TEXAS:
COUNTY OF BEXAR:

BEFORE ME, the undersigned authority, on this day personally appeared W. A. Druce, 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:
Dec 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 1922.

W. A. Druce.

Sworn to and subscribed before me, this, the 15 day of January, 1922.

Jas. Simpson
Asst. City Clerk.

AN ORDINANCE 08-5

Granting the Galveston, Harrisburg and San Antonio Railway Company permission to make certain changes in its tracks in and across various streets, as shown upon a petition and plat hereto attached.

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

Section One: That the Galveston, Harrisburg and San Antonio Railway Company is hereby granted permission to make certain changes in its tracks in and across various streets as requested by it in the petition hereto attached, and as per plat also hereto attached, subject to the following conditions and agreements:

(a) On Duval Street, the lay-out as shown shall be changed in such a way as to leave a 24 foot roadway between curb line on the north side of Duval Street and the retaining wall on the south side of Duval Street.

(b) Said Railway Company agrees to macadamize Duval Street from North Hackberry Street to Austin Street in a first class manner, to be approved by the City Engineer, and is also to pay to the City of San Antonio one half of the cost of construction of a 48-inch storm sewer from the San Antonio River along Grand Avenue and Sherman Street to the intersection of Sherman Street and North Cherry Street, the Railway Company's one-half of this cost of this construction not to exceed \$9,500.00. This permit shall be void unless the changes contemplated and the construction of the sewer shall have been completed within six months from the date of the passage of this Ordinance.

PASSED AND APPROVED on this the 14th day of December, A. D., 1922.

Attest:

O. B. Black
Mayor

O. C. Speight
City Clerk.

AN ORDINANCE 08-6

Fixing the maximum rate to be charged consumers of natural gas within the City of San Antonio by the San Antonio Public Service Company or other company or concern furnishing natural gas in said City.

WHEREAS, the gas supply furnished and offered to the consumers of the City of San Antonio has heretofore consisted of artificial gas, and

WHEREAS, the San Antonio Public Service Company is now offering and furnishing natural gas to the consumers within the City of San Antonio, and

WHEREAS, in the opinion of the Commissioners of the City of San Antonio, it is proper and necessary to fix a rate of charges for natural gas for domestic purposes, separate and distinct from the rate heretofore charged, and hereafter to be charged for artificial gas:

NOW THEREFORE, BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO:

Section One: That, for the purpose of fixing a proper charge and price for natural gas, for domestic purposes within the City of San Antonio, the prices which the San Antonio Public Service Company or other company or concern furnishing natural gas, for

domestic purposes shall charge the consumers within the City of San Antonio for natural gas from and after the first day of January, A. D., 1923, shall be as follows:

Seventy-Five (\$.75) Cents for each One Thousand (1,000) cubic feet; provided, however, that where any consumer may use less than One Thousand cubic feet in any one month, said Company may, never-the-less, charge such consumer for One Thousand cubic feet for such month; and provided further, that each consumer shall be entitled to a ten per cent (10%) discount upon the amount of the bill rendered by said Company, where such bill is paid within ten days after the date specified in said bill. Provided, further, that said Company may charge a rate of less than Seventy-Five (\$.75) Cents per One Thousand (1,000) cubic feet of natural gas to consumers using in excess of Ten Thousand (10,000) cubic feet per month, of such gas.

Section Two: BE IT FURTHER ORDAINED that in the event it shall become necessary on account of failure of the supply of natural gas, or on account of other emergency, for the San Antonio Public Service Company or other utility company doing business under a franchise granted by the City of San Antonio, to distribute and furnish manufactured gas exclusively for domestic purposes, that the rates to be charged for such artificial gas for the period of time that same is exclusively furnished, shall be in accordance with the rates fixed and provided for such product in an ordinance passed and approved by the Commissioners on the eighth day of November, 1918, and recorded in Book "F" at pages 359-362.

Section Three: Nothing in this ordinance shall be construed to fix a rate or charge for either manufactured or natural gas consumed and furnished for industrial purposes, and it is hereby provided that should the San Antonio Public Service Company or any other utility company desire to furnish natural or manufactured gas for industrial purposes, such Company shall apply to the Commissioners of the City of San Antonio to fix a fair and reasonable rate for such gas for industrial purposes.

Section Four: It is expressly declared that the purpose of this ordinance is to fix a rate and charge for natural gas used for domestic purposes within the corporate limits of the City of San Antonio, and this ordinance shall be deemed cumulative of the ordinances heretofore passed by the City of San Antonio fixing rates and charges for artificial gas; and it is further expressly declared that artificial gas shall not be furnished to the consumers within the City of San Antonio for domestic purposes unless there is a failure of the supply of natural gas or other emergency, requiring temporary furnishing of artificial gas; and in no event, shall artificial gas be furnished without the consent of the Mayor of the City of San Antonio, and should the said San Antonio Public Service Company furnish artificial gas for domestic purposes, contrary to the provisions hereof, then it shall be entitled to charge therefor, not in excess of the amount and charges hereby fixed as the charges for natural gas.

PASSED AND APPROVED on this the 18 day of December, A. D., 1922.

Attest:

O. C. Speight
City Clerk.

O. B. Black
Mayor
