

A RESOLUTION

DESIGNATING A PLACE FOR DETENTION OF PERSONS SUBJECT TO QUARANTINE FOR VENEREAL DISEASES.

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

1. That the governing body of the City of San Antonio, an incorporated city of the State of Texas, does hereby established and provide the southwest part of the second floor of the Central Fire and Police Station, at 502 West Market Street, in the City of San Antonio, County of Bexar, as a suitable place for the detention and custody of such persons who may be subject to quarantine for venereal disease, and who shall be segregated for the execution of the provisions of the law made and provided in this particular.

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

3. PASSED AND APPROVED this 21 day of Nov. A. D. 1935.

ATTEST: Jas. Simpson.
City Clerk.

C. K. Quin.
Mayor.

A RESOLUTION

SELECTING OFFICERS OF ELECTION FOR THE BOND ELECTION OF THE 16 OF DECEMBER 1935.

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

1. That the persons whose name appear on the schedule marked Exhibit A attached hereto and made a part hereof, be and the same are hereby selected, elected and appointed to be the election officers, the initials J. P. meaning Presiding Judge, J. meaning Associate Judge, and C. meaning Clerk, to act in the capacity specified to hold the election on the 16 of December 1935, to submit to the qualified voters who own taxable property in the City of San Antonio and who have duly rendered the same for taxation, six separate propositions to borrow money on the credit of the City, and to issue bonds of the City for permanent public improvements in and for said City, as follows:- (A) \$100,000.00 Sewer Construction Bonds; (B) Street Improvement Bonds \$127,500.00; (C) River Improvements Bonds \$25,000.00; (D) Bridge Construction Bonds \$25,000.00; (E) Airport Bonds \$7,500.00; (F) Park Improvement Bonds \$65,000.00 to construct permanent improvements as specified in the notice of such election; at the voting places in the precincts in the City of San Antonio fixed and established, said voting places being specified in the ordinance of the 16 of November, A. D. 1935.

2. Said election officers shall conduct the election as prescribed by the Revised Statutes of the State of Texas and the Charter of the City of San Antonio.

3. It is hereby ordered by a two-thirds vote of the full Board of Commissioners of the City of San Antonio that this resolution shall go into effect and be in full force after its passage and signature by the Mayor.

4. PASSED AND APPROVED this 5 day of December, A. D. 1935.

ATTEST: Jas. Simpson.
City Clerk.

C. K. Quin.
Mayor.

BOND ELECTION CLERKS & JUDGES
EXHIBIT A.

Precinct #1.

P. J. A. M. McNally	432 Dwyer
P. Mrs. Blanche McNally	432 Dwyer
J. M. F. Baker Jr.	226 W. Arsenal
C. Andrew Meyer	227 W. Arsenal
C. Mrs. Wm. Thomas Allen	221 W. Arsenal

Precinct #2.

P. J.	Mrs. J. E. Loustanau	216 E. Johnson
J.	Mrs. Avis R. Sheppard	211 W. Johnson
J.	Jack B. Naylor	216 E. Richie
C.	W. C. Small Jr.	212 Daniel
C.	Mary A. Trejo	305 E. Cervillos

Precinct #3.

P. J.	Mrs. Ruby Gittinger	116 Rehman
J.	Mrs. A. I. Serna	234 W. Cevallos
J.	Mrs. Edna Scott	223 Keller
C.	Adolph VanderStraten	421 Simon
C.	Brigetta Lamm Gutzeit	422 Lovers Lane

Precinct #4.

P. J.	Mrs. Mary Kallus	2227 S. Brazos
J.	Hulda Kohleffel	219 Pendleton
J.	Mrs. Sophie Maly	2427 S. Brazos
C.	Mrs. Mary Hayden	1119 Drake
C.	Rupert Claridge	2218 S. Brazos

Precinct # 5.

P. J.	Ruth Dossey	701 Baylor
J.	Mrs. Annie Hug	402 W. Baylor
J.	J. C. Bodenmiller	122 Glass
C.	Gus J. Hutzler	219 Lamm
C.	Mrs. Lena Woodward	131 Klein

Precinct #6.

P. J.	Mrs. J. B. Hunt	302 Helena
J.	Sara Lorraine Ridout	259 St. Francis
J.	Mrs. Mary Caperton	258 St. Francis
C.	Dorothy Gittinger	203 Helena
C.	Mrs. Flora Dozier	242 St. Frances

Precinct #7.

P. J.	Valentine Maspero	501 DeWitt St.
P.	A. B. Gonzales	114 Green
P.	J. W. Hewett	201 Elsie
C.	W. C. Cassin	221 Nunes
C.	Willie Wahl	315 W. Theo

Precinct #8.

P. J.	Mrs. Kate Kaiserling	116 Truax
P.	J. D. Akers	501 Truax
P.	Mrs. Herbert Neal	308 E. Franciscan
C.	Mrs. Bessie O'Neill	210 Truax
C.	J. C. Trevino	3302 S. Flores

Precinct #9.

P. J.	James Walker	218 W. Dittmar
P.	Walter V. Price	154 Hafer
P.	Mrs. Margaret Osborn	448 Gladstone
C.	Mrs. Margaret Fraga	602 W. Theo
C.	Mrs. Wille Gray	210 W. Theo

Precinct #10.

P. J.	Thomas F. Hart	435 Barrett Pl.
J.	Mrs. Gertrude Yancey	158 Kirk Pl.
J.	J. F. Mecke	230 Taft
C.	H. M. Mauermann	455 Taft Blvd.
C.	Mrs. John H. Yancey	136 Kirk Pl.

Precinct #11.

P. J.	George Price	347 Cavalier
P.	Mrs. Thelka Geisler	202 Linares
P.	Mrs. Elizabeth Soule	403 Linares
C.	Mrs. E. J. Kunz	1223 W. Theo
C.	Zuma Stevens	209 Hearne

Precinct #12.

P. J.	Rene Baeten	525 Ceralvo
J.	Mrs. Margaret Fecci	525 Ceralvo
C.	Mrs. LaVon McEachen	310 Brady Blvd.

Precinct #13.

P. J.	John J. Kenney	1425 S. Laredo
J.	Mrs. Martha E. Kenney	1425 S. Laredo
J.	Mrs. Ruth Richter	901 S. Pecos

C. Crecencio Lonzano 1122 S. Frio
C. Joe E. Ripps 1312 San Patricio

Precinct #14.

P. J. J. R. Rendon 1402 El Paso
J. Bessie Peay 2104 S. Laredo
J. Jessie Solis 1400 El Paso
C. Mrs. Elvira Alarcon 137 San Patricio
C. Rupert Rodriguez 1012 S. Trinity

Precinct #15.

P. J. Miguel Morales 1001 S. Zarzamora
J. Juan Archuleta 1519 Hidalgo
C. S. M. Archa 2106 Tampico

Precinct #16.

P. J. Ernest Broggi 425 S. Santa Rosa
J. Frank M. DeGasperi 601 Matamoras
J. Rosendo M. Sulaica 211 San Franando
C. S. Risica 601 S. Laredo
C.

Precinct #17.

P. J. Mrs. Nellie Stevens 914 Buena Vista
J. Henry Bosse 610 S. Frio

Precinct #18.

P. J. Santos S. Lopez 622 S. Brazos
J. Mrs. Musie Berry 1410 Buena Vista
J. Juanita Oñ Mohsalvo 429 S. San Marcos
C. Juan Castro 1420 Durango St.
C. Mrs. Carolina Solis 1216 Buena Vista

Precinct #19.

P. J. Joe Morales 1823 Monterey
P. Mrs. Billie Pack 1712 Buena Vista
J. Mrs. Margaret Evins 1822 Monterey
C. Alex Evins 1822 Monterey
C.

Precinct #20.

P. J. Mrs. Dora H. Feille 2401 Saunders
J. Carrie B. White 2115 Saunders
J. Ed. A. Christian 2312 Saunders
C. Della Rose Gill 2119 Buena Vista

Precinct #21.

P. J. Mrs. Josie Ducos 2718 Monterey
J. Mrs. Clarice Mandry 2924 Saunders
J. Miss Theresa Morin 2810 W. Commerce
C. Katherine Kempf 2721 Monterey
C. Mrs. Agnes Pena 2816 Monterey

Precinct #22.

P. J. Tom Pereida 408 Santa Rosa
P. Anna Yuse 518 W. Salinas
J. Mike Sada 915 W. Martin
C. Mrs. Annie Laye 1014 W. Martin
C. Jovita I. Juarez 209 Perez

Precinct #23.

P. J. Leo Woeltz 313 Perez St.
J. Evangelina Gongora 708 N. Colorado
J. Mrs. Jos. Carle 108 N. Colorado
C. L. Pingel 715 N. Medina

Precinct #24.

P. J. Mrs. Minnie Henry 847 Leal
J. Dan Kuhlman 843 Leal
J. A. L. Garcia 826 S. Brazos
C. Leon Henry 847 Leal
C. Leila Castro 2204 Travis

Precinct #25.

P. J. Mrs. Chas. Burkholder 2714 W. Travis
J. Bessie Collins 2825 W. Houston
J. John Barloco 1040 Ruiz
C. Mrs. Louis Church 2825 W. Travis
C. John A. Marotta 2819 W. Martin

Precinct #26.

P. J.	Mrs. Mary Felder	1716 Leal
J.	Mae G. Mynier	3423 W. Houston
J.	Mrs. G. J. Rothenflue	4215 W. Martin
C.	Edna Huegele	2411 Morales
C.	Gertrude Robin	3327 Morales

Precinct #27.

P. J.	A. L. Englehardt	1126 N. Brazos
J.	Annie Cadena	147 Rivas
J.	W. H. Bushi	408 Delgado
C.	J. M. Mills	641 Ruiz
C.	J. L. Enselmann	910 N. Salado

Precinct #28.

P. J.	Mrs. O. L. Gross	840 Menchaca
J.	Lillian Klaus	1823 Poplar
J.	Mrs. Meta Duran	745 Lombrano
C.	Mrs. Lola C. Addicks	843 Delgado
C.	Zelma Anderson	1714 W. Poplar

Precinct #29.

P. J.	Louisa A. Gilmore	1142 Culebra
J.	Mrs. Willie Braun	1122 Culebra
J.	Mrs. Max Cadena	1018 Culebra
C.	Mrs. Rita F. Lohse	422 Neff
C.	Mrs. Alma Brauchle	133 Neff

Precinct #30.

P. J.	L. T. Barnett	220 University
J.	Harry Fraser	346 E. Cincinnati
J.	N. C. Alexander	412 University
C.	Mrs. Anna Halloran	318 University
C.	J. H. Reilly	544 Cincinnati

Precinct #31.

P. J.	Mrs. Anna Lucille McRae	1618 W. Ashby
J.	Fritz Zoller	815 E. Cincinnati
J.	Chas. H. Pfeiffer	625 E. Texas
C.	John O' Marra	741 E. Cincinnati
C.	Mrs. Leona M. Reynolds	1822 W. French

Precinct #32.

P. J.	Mary Santee Hanson	1000 E. Cincinnati
J.	Mrs. Hulda Fee	1108 Waverly
J.	Mrs. Virginia Shiner	1914 Hamilton
C.	Mrs. Monnie Megginson	1515 Culebra
C.	Mrs. Mary Hawk	2027 W. French

Precinct #33.

P. J.	Alfred Driffill	1751 W. Woodlawn
J.	Henry J. Hansen	1621 W. Woodlawn
J.	Mrs. Loraine Hansen	1621 W. Woodlawn
C.	Mrs. W. H. Quirk	1523 W. Woodlawn
C.	Mamie Sultenfuss	1618 W. Summit

Precinct #34.

P. J.	F. Fessmann	343 Donaldson
J.	Mona C. Fall	614 San Antonio Ave.
J.	Ada D. McAnelly	2055 W. Mistletoe
C.	Mrs. Bertha E. Hall	2049 W. Huisache
C.	C. M. Richmond	1929 W. Mulberry

Precinct #35.

P. J.	H. G. Chalkley	115 California
J.	Elisa Garcia	214 W. Salinas
J.	Mary Aimee Monier	2312 W. Salinas
C.	Mamie Lyons	118 Kingsbury
C.	Henry Kuhmann	222 W. Salinas

Precinct #36.

P. J.	Wm. H. Sherman	649 W. Elmira
J.	Mrs. Florence Sauer	1001 N. Flores
J.	Mrs. Fred Matthews	225 Jackson
C.	Thos. Willis	620 W. Euclid
C.	Mrs. Mable Covington	215 Jackson

Precinct #37.

P. J.	I. Chapa Jr.	314 Warren
J.	Nellie Kaak	321 Warren
J.	Lee Reynolds	401 Warren

C. Mrs. Mary E. Enderle 809 W. Poplar
C. Lillian Arstein 309 W. Poplar

Precinct #38.

P. J. Edgar Perry 414 W. Park
J. Jim P. Perry 414 W. Park
C. Joe S. Newton 220 W. Dewey
C. G. D. Levy 420 Maverick

Precinct #39.

P. J. Frank R. Newton 505 Belknap
J. Wallis E. Brennan 230 W. Courtland
J. Mrs. W. A. White 1420 San Pedro
C. Francis R. Humphry 707 Howard
C. Mrs. Besse Bell Speinkle 417 W. Craig

Precinct #40.

P. J. R. N. White 1030 W. Russell
J. Mrs. Florence Hillyer 1519 W. Russell
J. Mrs. R. N. White 1030 W. Russell
C. Mrs. Frieda A. Wilke 1009 W. Russell

Precinct #41.

P. J. Mrs. Lora S. M. Bond 1022 W. Craig
J. Mrs. Ida More 1227 W. Russell
J. Mrs. Vivian Butler 1122 W. Ashby Pl.
C. Mrs. King Kennon 1004 W. Craig
C. Elizabeth Willhelm 1227 W. Frensh

Precinct #42.

P. J. R. F. Neumann 931 W. Summit
J. Jake Gans 1130 W. Mulberry
J. Mrs. Lizzie Remling 1100 E. Gramercy
C. Ransford Garnett 1001 E. Gramercy
C. Peter O'Brien 903 W. Magnolia

Precinct #43.

P. J. Mrs. A. P. Gotthard 1546 W. Kings Hwy.
J. Katherine Noble 1523 W. Gramercy
J. Mrs. Agnes Lessing 1647 Lullwood
C. Helen Hoenig 1543 W. Lynwood
C. W. M. Fain 203 Moberly

Precinct #44.

P. J. Howard M. Popham 1122 W. Ridgewood
J. Mrs. Lena Ruth Popham 1122 W. Ridgewood
J. Atlee L. McIntosh 935 W. Ridgewood
C. Mrs. Harriett E. Case 1022 W. Ridgewood
C. Mrs. J. T. Slack 1110 W. Ridgewood

Precinct #45.

P. J. J. W. Carriere 919 W. Lullwood
J. Mrs. Pauline Grabenheimer 421 W. Rosewood
J. C. W. Carpenter 818 W. Lullwood
C. Mrs. Josephine Miller 822 W. Lullwood
C. Mrs. Elizabeth Harrison 803 W. Lynwood

Precinct #46.

P. J. H. S. Long 533 Gramercy
J. Mrs. Lila Long 533 Gramercy
J. Elsie May Schneer 809 Fulton
C. H. C. Schneer 809 Fulton
C. Mrs. Dixie Chandler 635 W. Summit

Precinct #47.

P. J. Mrs. Millie Meurin 710 W. Summit
J. Mrs. E. F. Carle 819 W. Mulberry
J. Mrs. Else Lauterstein 631 W. Agarita
C. Mrs. Lela A. Marvel 940 Aganier
C. Mrs. Louise Morse 834 W. Mulberry

Precinct #48.

P. J. Mary A. Wisterzil 102 W. Ridgewood
J. Mrs. Ruth Ferguson 324 W. Norwood
J. Mrs. Gertrude Hall 112 E. Norwood
C. H. L. Ferguson 324 W. Norwood
C. Orion P. Hall 112 E. Norwood

Precinct #49.

P. J. Ellen A. Williams 319 W. Gramercy
J. L. J. Lytle Jr. 341 W. Summit
J. Miss Eunice Williams 319 W. Gramercy

C. F. A. Hornaday	101 E. Kings Hwy.
C. Nelle E. Pryor	101 E. Kings Hwy.

Precinct #50.

P. J. Mrs. Effie Parker	135 E. Mulberry
J. Emma J. Bonner	145 E. Agarita
J. W. K. White	127 E. Mulberry
C. Leonora McAllister	138 E. Huisache
C. Mrs. Ed. Carroll	130 W. Mulberry

Precinct #51.

P. J. L. B. Baldessareli	145 Ancona
J. Sadie Shaenfield	607 E. Mulberry
J. J. A. McFarland	114 Ancona
C. Mrs. Emilie McNamara	126 Ledge Lane
C. Paul O'Brien	301 E. Mulberry

Precinct #52.

P. J. Mrs. Frank Thomas	435 E. French
J. Branham H. Bennett	209 Lindell Pl.
C. Ralph Olguin	114 Alemada St.
C. Miss C. Cage	447 E. French

Precinct #53.

P. J. Frank C. Gittinger	420 E. Courtland
J. George R. Pena	220 E. French Pl.
J. Mrs. H. W. Wolf	334 E. Craig
C. Mrs. Mary Ladon	111 E. Dewey Pl.

Precinct #54.

P. J. William H. Northway	310 E. Locust
J. Mrs. L. M. Pierce	420 Paschal
J. Mrs. Oran G. Carter	410 $\frac{1}{2}$ Paschal
C. Mrs. Maude Lehman	411 E. Evergreen

Precinct #55.

P. J. Ruth Simman	724 E. Erie
J. Ethel Palmer	612 E. Euclid
J. C. G. Meusebach	716 E. Euclid
C. Alex Boehme	223 E. Quincy
C. Mary L. Smith	615 E. Elmira

Precinct #56.

P. J. A. J. Saucier	911 E. Quincy
J. Mrs. Viola Bodenburg	310 McLane
J. Mrs. Amand Murrie	1020 E. Elmira
C. Maline Durand	714 Wilmington
C. May Belitzer	328 W. Josephine

Precinct #57.

P. J. Louis W. Hess	511 Dallas
J. Susan Jarman	503 Camden
J. Mrs. Liela B. Null	801 Camden
C. Geo. Wideman	515 Brooklyn
C. John P. Sunsmore	606 Camden

Precinct #58.

P. J. Charles K. Gerlach	114 E. Travis
J. P. H. Bethge	111 Fannin
C. Mrs. Lena Bethge	111 Fannin

Precinct #59.

P. J. George K. Karges	357 E. Crockett
J. Mrs. Edna B. Brown	330 E. Crockett
J. Mrs. Florence Miller	432 Live Oak
C. Mrs. Bertha Owens	111 N. Center
C. Charle A. Rische	517 Live Oak

Precinct #60.

P. J. Arthur Beck	206 Fifth St.
C. W. W. Boone Sr.	214 Fifth St.

Precinct #61.

P. J. J. W. Slimp	305 Arden Grove.
J. Wm. G. Brown	207 Arden Grove.
J. August Cordts	810 Broadway
C. Henry F. Achilles	209 Oak
C. John Lincoln	1023 Ave. B.

Precinct #62.

P. J.	Mrs. Minnie Lee Martin	2027 Broadway
J.	Mrs. Herman Kinderwater	2020 Broadway
J.	Mrs. Frank Guardo	1501 Ave. B.
C.	George Formann	511 Grayson Ave.

Precinct #63.

P. J.	Ed. Beere	2640 Broadway
J.	Ester Gittinger	220 Ira Ave.
J.	Mrs. Vera Conners	218 Ira
C.	Lillian Ables	272 Post Ave.
C.	Mrs. Florence Haltom	292 Post Ave.

Precinct #64.

P. J.	Alfred Rhode	302 Carnahan
J.	Mrs. Lillian Leesch	222 Carnahan
J.	J. J. Lawrence	3711 Broadway
C.	Mrs. Alfred Rhode	302 Carnahan
C.	J. J. Gallagher	343 Queen Ann

Precinct #65.

P. J.	John L. Sullivan	231 Stafford
J.	Elizabeth Farrell	219 Foard
J.	Katie Anz	725 Roper St.
C.	Amanda Prochnow	127 Stafford
C.	Helen Vrooman	1131 Van Ness

Precinct #66.

P. J.	John T. Lawson	1624 N. Palmetto
J.	Miss Clara Baade	1210 Grayson
J.	A. J. Ballard	710 Carson
C.	Carrie Miller	618 Van Ness

Precinct #67.

P. J.	W. G. Sickenius Jr.	1615 N. Pine
J.	Adelaide Garza	1718 N. Pine
J.	Mamie Carney	911 Willow
C.	Mildred Armstrong	1426 N. Hackberry
C.	Maletta Taylor	219 Van Ness

Precinct # 68.

P. J.	Jack Raybould	515 Hayes
J.	W. A. Fritze	431 Burleson
J.	Mrs. Emma Barsch	1021 Hackberry

Precinct #69.

P. J.	John C. Wondrak	822 Lamar
J.	Mrs. E. W. Winters	1118 Pine
J.	Mrs. Hanna King	831 Burleson
C.	Pina Abbott	625 Burleson
C.	Mrs. Velma Pitts	831 Burleson

Precinct #70.

P. J.	Mrs. Hattie E. Doran	1118 Sherman
J.	E. A. Hayman	818 St. James
J.	Nellie J. Mueller	314 St. Charles
C.	Josie Solmchinski	1213 Burleson

Precinct #71.

P. J.	Charles Betts	1324 Lamar
J.	Verbie Montgomery	1922 Lamar
J.	Ernestine Nolan	1522 Hays
C.	Mrs. Minnie Elwood	1417 Hayes

Precinct #72.

P. J.	George B. Powers	125 Paso Hondo
J.	Mrs. Annie C. Klein	1519 E. Houston
J.	Paul F. Lusiecke	518 Burnett
C.	Mrs. A. B. Mather	509 Nolan
C.	W. H. Davis	518 Burnett

Precinct #73.

P. J.	Mrs. Anges Waters	827 Dawson
J.	Mary Ellen Campbell	1725 E. Houston
J.	Lillie Hyatt	722 N. Pine
C.	Mrs. Anne Boubel	826 Dawson
C.	Mrs. Miranda Woods	722 N. Pine

Precinct #74.

P. J.	A. B. Compton	1912 E. Houston
J.	Maude McIver	221 St. John
C.	Mary A. Wright	715 Paso Hondo
C.	Charlotte Brandt	225 N. New Brfels.

Precinct #75.

P. J.	Mrs. Martha Spahn	1933 E. Commerce
J.	Mrs. Edith Coker	1022 Gibbs
J.	Herman Justi	1722 E. Crockett
C.	Mrs. Martha Justi	1714 E. Crockett

Precinct #76.

P. J.	Harry Harlos	2701 E. Houston
J.	Mrs. Alice R. Reitzer	609 Gulf
J.	Leathe Padgett	612 Gulf
C.	Mrs. Margaret McKay	744 Canton
C.	Josephine Staha	707 Gulf

Precinct #77.

P. J.	J. L. Zimmerman	225 Wyoming
J.	Frank Zizik	418 North
J.	A. P. Rhiner	305 Wyoming
C.	S. K. LaFunte	306 North
C.	F. R. Giraud	511 Matagorda

Precinct #78.

P. J.	L. T. Mumme	722 Hoefgen
J.	H. Margozewitz	716 Wyoming
J.	Mrs. Julia Smasal	541 Goliad
C.	Aliene L. Grossenbacher	419 Hoefgen
C.	Mrs. H. Margozewitz	716 Wyoming

Precinct #79.

P. J.	Arthur Reus	105 Hackberry
J.	Frank H. Pape	109 Dashiell
J.	Henry F. Lange	319 S. Olive
C.	Wm. Mumme	309 Montana
C.	Clara Barthelow	511 Montana

Precinct #80.

P. J.	Thos. McKay	221 Piedmont
J.	Mrs. Rosa E. McKay	221 Piedmont
J.	Otto Laske	920 Dakota
C.	Ida Easton	719 Montana
C.	Frank Lay	617 Montana

Precinct #81.

P. J.	Chas. Graap	1429 Montana
J.	Lee Brandt	102 Maryland
J.	William E. Lehr	111 Harding
C.	Gus Richter	414 Meerscheidt
C.	Adela Fehrmann	1431 Montana

Precinct #82.

P. J.	Mrs. Alamo Baty	228 Maryland
J.	F. M. Forehand	327 Maryland
J.	Walter F. Wingate	1110 Montana
C.	Mrs. Katie Bass	2423 Wyoming
C.	Mrs. Edith Wingate	1110 Montana

Precinct #83.

P. J.	T. F. Wiley	310 Vine
J.	J. C. Delgado	114 Yucca
J.	Ester Delgado Tarin	118 F. St.
C.	C. Knight	146 Yacca

Precinct #84.

P. J.	Nell Tucker	915 S. Cavers
J.	Edna Wharton	1320 Aransas St.
J.	Annie Schaumleffel	1024 S. New Brfels
C.	Lucille Albers	730 Porter
C.		

Precinct #85.

P. J.	Fritz Oehler	201 Mission
J.	Ora Gebhardt	434 Porter
J.	Mrs. Maude E. Howard	1035 S. Palmetto
C.	Martha Butz	746 Essex
C.	Mrs. Annie Surber	703 Westfall

Precinct #86

P. J.	Mrs. L. S. Boyd.	1122 S. Hackberry
J.	John H. Stewart	1210 S. Hackberry
J.	Mrs. Esther Watts	420 Denver Blvd.
C.	E. R. Brice	1015 Florida
C.	Geo. A. Weldon	538 Essex

Precinct #87.

P. J.	Miss Freida Carstanjen	423 Indiana
J.	Mrs. Lottie Dobrowski	418 Indiana
J.	Hazel Bull	725 Carolina
C.	Alice Wilson	1024 Victoria St.

Precinct #88.

P. J.	W. E. Kotula	206 Devine St.
J.	L. F. Grasshoff	323 Delaware
J.	J. A. Fritsche	412 Camargo
C.	Mrs. Elizabeth Stortz	212 Camargo
C.	Harry Edward	320 Riddle

Precinct #89.

P. J.	Mes. Edw. S. Jones	326 Delaware
J.	Eli. Peoples	228 Leopold
J.	John Arnold	205 Leopold
C.	C. Y. Jones Jr.	314 Carolina
C.	Ed. S. Jones Jr	326 Delaware

Precinct #90.

P. J.	Mrs. F. J. Koldzie	234 Roseborough
J.	Mrs. Anton Rosenbach	1606 Hoefgen
J.	Mrs. B. F. Patterson	210 Dunning
C.	Mrs. James Hughes	217 W. Whittier
C.	W. Kenneth Whitlock	335 Roseborough

Precinct #91.

P. J.	Mrs. Bessie Bartholomae	310 Kayton
J.	Mrs. Mary Gruen	133 High
J.	Mrs. Cora L. Davis	322 Rigsby
C.	Mona I. Davis	220 Rigsby

Precinct #92.

P. J.	F. Wahrmond	805 Kayton
J.	Mrs. Eva J. Copeland	818 Kayton
J.	Mrs. Emma Garland	819 Kayton
C.	Leroy Chase	610 Peck
C.	Mary Pouise Chambers	1123 Highland

Precinct #93.

P. J.	C. A. Salter	1115 Drexel
J.	Mrs. Mattie Harlos	1130 Rigsby
J.	Mrs. Lilly Rose Taylor	1140 Hammond
C.	Mrs. Arline Salter	1115 Drexel
C.	Annie M. Wilson	930 Rigsby

Precinct #94.

P. J.	Mrs. Nell Moody	1246 Avant
J.	Mrs. Harriett Lorillard	1330 Avant
J.	J. T. Reed	1218 Steves
C.	Mrs. Kathleen Hock	1218 Avant

Precinct #95.

P. J.	Louis Kopplin	1031 Bailey
J.	John F. Davis	3000 S. New Brfels
J.	H. C. Hartman	1643 McKinley
C.	Sophie Hartman	1643 McKinley
C.	Mrs. Eleanor Barker	1503 Hicks

Precinct #96.

P. J.	Mrs. Mary E. Stowe	403 Ada
J.	J. L. Stafford	305 Ada
J.	Francis S. Androm	1339 New Brfels
C.	Mrs. Ida Mae Groben	942 Highland
C.	Annie Drake	319 Fair

Precinct #97.

P. J.	L. G. Siebrecht	711 McKinley
J.	Mrs. Ola Littlepage	114 Buckingham
J.	Mrs. Frank Abbott	213 Arlington
C.	Mrs. Merle Siebrecht	711 McKinley
C.	Mrs. Harry Gordon	423 Hampshire

Precinct #98.

P. J.	Mrs. Eleanor Turner	234 Chicago
J.	Mrs. Viola Moore	142 Glenwood
J.	W. S. Carithers	215 Chicago
C.	Margie Chadwell	310 Chicago
C.	Lottie Wright	135 Glenwood

Precinct #99.

P. J.	Adolph Phillips	412 S. Presa
J.	G. C. Zellweger	104 South
J.	Mrs. Clara S. Cosgrove	215 Arciniega
C.	F. L. A. Haelbig	206 S. Alamo

Precinct #100.

P. J.	W. E. Conn	302 King William
J.	Kate Glaeser	233 Madison
J.	Linda Tyrrasch	736 S. St. Mary's
C.	Mrs. Olga Rosland	1225 S. Alamo

Precinct #101.

P. J.	Craig D. Wyse	111 Wicks
J.	Mrs. Lillian Tolle	323 Adams
J.	Mrs. Alma Schunke	217 Claudie St.
C.	Mrs. Catherine Seideman	215 Mission
C.	Mrs. Erna Schmidt	609 Barbee

Precinct #102.

P. J.	A. N. Withoff	603 Ceder
J.	F. V. Huffmeyer	614 Adams
C.	Allen Robert	122 Biering St.
C.	Frank J. Bolner	502 Adams

Precinct #103.

P. J.	Chas. E. Smith	513 Hunstock
J.	August Menck	602 Roosevelt
J.	F. A. Metzger	122 Loretta Pl.
C.	Mrs. Lantae SckSmith	513 Hunstock
C.	Mrs. Ida Menck	602 Roosevelt

Precinct #104.

P. J.	J. R. Glore	339 Schley
J.	Chas. Ziegler	407 Hicks
J.	C. F. Bass	411 Schley
C.	Ruth De Leon	367 Hicks

Precinct #105.

P. J.	Max Kahn	4721 S. Presa
J.	H. W. Weber	606 Whiting
J.	H. T. Smith	125 Wharton
C.	Dollie Sager	424 McMullen
C.	Mrs. La Nora Lewis	114 Wharton

AN ORDINANCE **OH-148**

ACCEPTING THE BID OF EUGENE FECCI FOR ALL CONCESSIONS ADVERTISED IN THE CITY PARKS.

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

1. That the bid of Eugene Fecci, hereto attached and made a part hereof, for all bids advertised for concessions in the public parks in the City of San Antonio, for the term therein specified, be and the same is hereby accepted;
2. And the Mayor is authorized to execute the form of contract thereon as in the advertisement therefor specified, and approved by the City Attorney.
3. All other bids are hereby rejected.
4. 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.
5. PASSED AND APPROVED this 5th day of December, A. D. 1935.

C. K. Quin.

Mayor.

ATTEST: Jas. Simpson.
City Clerk.

AN ORDINANCE OH-149

FIXING THE SPEED LIMIT OF ANY LOCOMOTIVE OR TRAIN, IN THE CITY OF SAN ANTONIO, AT 18 MILES PER HOUR.

Amended by Ord. 10 Page 28

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

1. It shall be unlawful for any engineer or other person in charge of any locomotive, motor car or other vehicle for the transportation of freight or passengers, by railroad, to run the same upon, over or across any street or alley within the corporate limits of the City of San Antonio at a greater rate of speed than 18 miles an hour, and any person offending shall, upon conviction, be fined in any sum not less than \$25.00 nor more than \$100.00.

2. All laws and ordinances, and parts thereof, in conflict herewith, are hereby repealed.

3. There being a public emergency requiring that this ordinance be passed finally on the date of its introduction, and the Mayor having in writing declared the existence of such emergency, and requested such passage, this ordinance shall be passed finally on the date of its introduction and shall take effect immediately, upon its passage and approval by the Mayor.

4. PASSED AND APPROVED this 17 day of December, A. D. 1935.

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: December 20, 21, 22, 23, 24, 25, 26, 27, 28, 29., 1935.

C. L. Buchanan

Sworn to and subscribed before me this 3rd day of January 1936.

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

*Amended 6-10-54
Ord BK AA - Page 68*

AN ORDINANCE OH-150

Amended by Ord. 10 Page 28

AN ORDINANCE REGULATING AND LICENSING TAXICABS; LICENSING CHAUFFEURS; CREATING THE OFFICE OF INSPECTOR OF TAXICABS OF THE CITY OF SAN ANTONIO AND PRESCRIBING HIS DUTIES; PROVIDING A PENALTY; PROVIDING FOR THE METHOD OF PROSECUTING INDIVIDUALS AND OTHERS FOR VIOLATING THIS ORDINANCE; ENACTING THE NECESSARY PROVISIONS INCIDENT TO THE OBJECT AND PURPOSE OF THIS ORDINANCE WHETHER MENTIONED IN DETAIL IN THE CAPTION OR NOT; REPEALING ALL ORDINANCES IN CONFLICT HEREWITH; AND CONTAINING A SAVING CLAUSE.

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

SECTION 1: DEFINITIONS.

- (a) The Term "City" as used in this Ordinance shall mean the City of San Antonio, Texas.
- (b) The term "street" or "streets" as used in this Ordinance shall mean and include any street, alley, avenue, land, boulevard, drive, public place or highway commonly used for the purpose of public travel within the incorporated limits of the City of San Antonio.
- (c) The term "taxicab" as used in this Ordinance shall mean every automobile or motor propelled vehicle used for transportation of passengers for hire over the public streets of the

City of San Antonio, and irrespective of whether or not the operations extend beyond the incorporated limits of the City of San Antonio, at rates for distance traveled, or for waiting time, or both, or at rates per house, per week or per month; PROVIDED, however, the term "taxicab" shall not apply to motor busses operated within the incorporated limits of the City of San Antonio under a franchise from the City of San Antonio over a fixed or defined route, nor shall term apply to motor busses regularly operated over a fixed and defined route in the City of San Antonio to or from points outside of the incorporated limits of the City of San Antonio.

(d) The term "person" shall include both singular and plural, and shall mean and embrace any individual, firm, corporation, association, partnership or society, and their agents, servants or employees.

(e) The term "cruise" or "Cruising" as used in this Ordinance shall mean the movement of unoccupied taxicabs over the public streets of the City of San Antonio in search of prospective passengers for hire; EXCEPT, HOWEVER, unoccupied taxicabs proceeding to answer a telephone call for taxicab service from an intending passenger, and taxicabs returning by the most direct route, after having discharged a passenger or passengers, to the garage where such taxicab is housed, or to the unoccupied taxicab stand nearest the place of discharge of the passenger or passengers, shall not be considered to be cruising.

(f) The term "owner" when used in this Ordinance shall be construed to mean any person, firm, corporation, association, partnership or society who has the control, direction, maintenance and the benefit of the collection of revenue derived from the operation of taxicabs on or over the streets or public ways of the City of San Antonio, whether as owner or otherwise, except as "driver" as hereinafter defined.

(g) The term "driver" shall be held to include every person in actual charge of the operation of a taxicab, as herein defined, whether as owner or agent, servant or employee of the "owner" as herein defined. *(Add (h) to (i) 66.I-226)*

SECTION 2: INSPECTOR OF TAXICABS. *amended 7/2/49. Ord S P 259.20*

(a) That said taxicabs shall be under the supervision of an officer to be known as Inspector of Taxicabs of the City of San Antonio, who shall be appointed by the Mayor. That said Inspector of Taxicabs shall receive such salary as the Board of Commissioners of the City of San Antonio may provide, payable semi-monthly during the period of his appointment; PROVIDED that the City may impose the duties herein prescribed upon such officer as they see fit already in the employ of the City. *amended 6/2/49 Ord S P 148*

(b) There shall be such Deputy Inspectors of Taxicabs as the Mayor may appoint, and receive such compensation as the Board of Commissioners may provide, payable semi-monthly during the period of appointment.

SECTION 3: DUTIES OF INSPECTOR OF TAXICABS.

(a) It shall be the duty of said Inspector of Taxicabs, as soon after his appointment and qualifications for officer as possible, and of him and his successors in office, to receive from owners applications for permit to operate taxicabs, and to receive applications for chauffeurs licenses, conduct hearings thereon, from time to time inspect the operations of taxicabs within the incorporated limits of the City of San Antonio, and to perform such other and further duties as may be required of him in connection with said taxicab business.

(b) It shall be the duty of the Inspector of Taxicabs to inspect every licensed taxicab licensed under the provisions of this Ordinance at least once every three months for the purpose of determining whether said vehicle is in a safe condition to be operated as a taxicab; and upon the Inspector of Taxicabs notifying the owner of such taxicab of such desired inspection said owner of such vehicle shall submit said vehicle to said Inspector for inspection at the time and

place specified by said Inspector. If said Inspector of Taxicabs find it to be in a safe condition, he shall paste a paper seal of a type and design adopted by the said Inspector of Taxicabs on some portion of said vehicle stating the date said vehicle was inspected, and that said vehicle was approved by said Inspector. No taxicab shall be operated in the City of San Antonio without the approval seal of the Inspector of Taxicabs being attached thereto. If said Inspector of Taxicabs finds that said taxicab is in a defective condition and is unsafe to be used as a taxicab he shall order said vehicle not to be used as a taxicab until said defect is remedied. After the owner of said vehicle has remedied said defect he shall again offer same for inspection, and if said Inspector of Taxicabs shall find said vehicle to be safe for public use he shall approve same as hereinbefore provided. If said vehicle is still in a defective condition he shall order the same to be not used until same passes the inspection of said Inspector. No additional fee for said inspection shall be charged. No taxicab found to be unsafe by the Inspector of Taxicabs shall be operated over the streets of the City of San Antonio. Nothing herein, however, shall prevent said Inspector of Taxicabs from inspecting any taxicab at any reasonable time that he sees fit, and upon finding it to be in a defective condition shall order its use as a taxicab discontinued until same is approved. A complete record shall be kept by said Inspector of all inspections made by him.

(c) Should the Inspector of Taxicabs find any taxicab in a defective condition and shall order its use as a taxicab discontinued the owner of such taxicab shall have the right to appeal to the Board of Commissioners of the City of San Antonio within ten days from the date of said finding and order, and said appeal shall be perfected by a letter addressed to the Honorable Mayor and Commissioners of the City of San Antonio stating that an appeal from the ruling and order of the Inspector of Taxicabs is desired to the Board of Commissioners as a whole. If an appeal from said decision of the Inspector of Taxicabs is perfected as herein provided, the said decision of the Inspector of Taxicabs shall be suspended until passed upon by the Board of Commissioners. Upon receiving such appeal the Board of Commissioners as soon as practicable thereafter, shall hear such appeal, and shall either sustain, modify or reverse the decision of the Inspector of Taxicabs, and shall forthwith certify its decision to the Inspector of Taxicabs and to the owner of such taxicab for observance. If no appeal is taken from the said decision of the Inspector of Taxicabs, in the time as provided herein, the said decision of the Inspector of Taxicabs shall be final.

(d) Where any duty is placed upon the Inspector of Taxicabs of the City of San Antonio under this or any other ordinance of the City of San Antonio, the same may be performed by any qualified Deputy Inspector of Taxicabs.

SECTION 4: LICENSES.

(a) It shall be unlawful for any person to drive or operate, or cause to be driven or operated, any taxicab upon or over any street in the City of San Antonio unless there has been obtained by the owner of and for such taxicab, and existing in full force and effect a license duly issued by the License and Dues Collector of the City of San Antonio as hereinafter provided.

(b) No license to operate taxicabs shall be issued by the License and Dues Collector of the City of San Antonio until the Inspector of Taxicabs of the City of San Antonio, shall, after a hearing duly had, declare by certificate that the public convenience and necessity require the proposed taxicab service for which application for license is made.

(c) In determining whether public convenience and necessity require the licensing of such taxicabs for which application may be made, the Inspector of Taxicabs shall take into consideration whether the demands for public convenience and necessity require such proposed or such

additional taxicab service within the City of San Antonio; the financial responsibility of the applicant; the number, kind, type and ownership of equipment, and the color scheme to be used by applicant; the increased traffic congestion on the streets of the City of San Antonio which may result, and whether the safe use of the public streets of the City by the public, both vehicular and pedestrian, will be unduly endangered by the granting of such additional license; and such other relevant facts as the Board of Commissioners of the City of San Antonio may deem advisable or necessary, which may throw light on the public necessity and convenience.

(d) Any applicant for a taxicab license under the provisions of this Section, shall make proper application therefor on blanks to be furnished by the Inspector of Taxicabs, and immediately upon filing of such application the Inspector of Taxicabs shall cause a notice to be published in one of the daily newspapers of the City of San Antonio, the cost of publishing which said notice shall be advanced in full by the applicant, and said notice shall state that application has been filed for a taxicab license, setting forth the name of the applicant, kind of equipment, and ownership of same, and all other pertinent data set forth in said application which the Board of Commissioners of the City of San Antonio may deem necessary, and said publication shall constitute a notice to all holders of the existing taxicab licenses that a public hearing will be held by the Inspector of Taxicabs at a public place in the City of San Antonio, Texas, to be designated by the said Inspector of Taxicabs in said notice, and at a designated time given in said notice, said designated time shall not be less than five days nor more than fifteen days after date of the first publication of said notice, and said notice to be published for three successive days. All holders of taxicabs licenses or any other citizen shall thereupon be entitled to file any complaints or protests that said party may see fit. In all such hearings the burden of proof shall be upon the applicant to establish by clear, cogent and convincing evidence that the public convenience and necessity require such operation of the vehicle or vehicles for which said application has been made.

(e) If the Inspector of Taxicabs finds from his investigations and hearing that the public convenience and necessity justify the operation of the vehicle or vehicles for which said license is desired he shall notify the applicant of his finding, and within five days thereafter the applicant shall furnish to the Inspector of Taxicabs any and all relevant information which may be required by the Board of Commissioners of the City of San Antonio; and if the Inspector of Taxicabs then finds that the applicant is the owner of the vehicle or vehicles for which license is desired, as the term "owner" is defined in this Ordinance, he shall require of such applicant a policy of insurance, a bond or other security as hereinafter provided; and if he shall further find that such policy of insurance, bond or other security has been filed or deposited, and approved as hereinafter provided for, and such vehicle or vehicles comply with and the applicant has complied with all relevant ordinances of the City of San Antonio, and all of the rules and regulations established to more effectively carry out the purpose and intent of this Ordinance, he shall issue his written certificate to the License and Dues Collector certifying that the public convenience and necessity require the operation of said taxicab or taxicabs, or any less number thereof which the applicant desires and proposes to operate, and that said applicant is entitled to have said vehicle or vehicles licensed as taxicabs upon complying with all other provisions of this Ordinance.

(f) If the Inspector of Taxicabs finds from such investigation and hearing that the public convenience and necessity do not justify the operation of the vehicle or vehicles for which license is desired, he shall forthwith notify the applicant of said finding.

(g) After the Inspector of Taxicabs has made his finding and has declared the same, either the applicant for said license or the opponent or opponents of said application shall have the

right to appeal to the Board of Commissioners of the City of San Antonio within ten days from date of such finding, and said appeal shall be perfected by a letter addressed to the Honorable Mayor and Commissioners of the City of San Antonio stating that an appeal from the decision of the Inspector of Taxicabs is desired to the Board of Commissioners of the City of San Antonio as a whole. The Board of Commissioners as soon as practicable after receiving said notice of appeal from the finding of the Inspector of Taxicabs, shall grant the said appellant or appellants a hearing, and after the hearing of said appeal shall modify, sustain or reverse the finding made by the Inspector of Taxicabs, and shall forthwith certify its decision to the Inspector of Taxicabs and to the applicant for observance. If no appeal is taken from the finding made by the Inspector of Taxicabs within the time provided herein, the decision of the Inspector of Taxicabs shall be final.

(h) Upon complaint against a licensee filed by any person with the Inspector of Taxicabs, or upon his own motion, charging violation of any of the terms of this Ordinance, or any ordinances of the City of San Antonio, or laws of the State of Texas, regulating motor vehicles, the Inspector of Taxicabs after giving five days notice of the ground of said complaint to such licensee against whom complaint is made, may hear evidence with reference to such complaint, and after such hearing the Inspector of Taxicabs may revoke or suspend the license of such owner for good cause shown.

(i) After the Inspector of Taxicabs has heard the complaint for the revocation or suspension of the license of any owner of a taxicab, he shall make his findings and declare the same, and either the owner of such taxicab or the complainant shall have the right to appeal to the Board of Commissioners of the City of San Antonio within ten days from date of said finding, and said appeal shall be perfected by a letter addressed to the Honorable Mayor and Commissioners of the City of San Antonio stating that an appeal from the ruling of the Inspector of Taxicabs is desired to the Board of Commissioners as a whole. If an appeal from the decision of the Inspector of Taxicabs is perfected as herein provided, the said decision of the Inspector of Taxicabs shall be suspended until passed upon by the Board of Commissioners. Upon receiving such appeal, the Board of Commissioners as soon as practicable thereafter, shall hear such appeal, and shall either sustain, modify or reverse the decision of the Inspector of Taxicabs, and shall forthwith certify its decision to the Inspector of Taxicabs and to the licensee for observance. If no appeal is taken from the ruling of the Inspector of Taxicabs in the time as provided herein, the said ruling of the Inspector of Taxicabs shall be final.

(SECTION 5: PUBLIC LIABILITY INSURANCE.)

(a) Before any license shall be issued to any owner of a taxicab hereinbefore defined, or before any renewal of licenses shall be granted, the owner shall be required to file with the City Clerk of the City of San Antonio, and thereafter keep in full force and effect a policy of public liability insurance approved by the Board of Commissioners of the City of San Antonio, executed by an insurance company duly authorized to do business in the State of Texas, and performable in Bexar County, Texas, insuring the public against any loss or damage that may result to any person or property from the operation of such vehicle or vehicles provided the maximum amount of recovery in such policy of insurance specified, shall not be less than the following sums, to-wit:

For the injury to any one or more persons
or the death of any one or more persons in
any one accident, \$1500.00.

For the injury or destruction of property in
any one accident, \$500.00.

(b) PROVIDED, HOWEVER, that such owner of such taxicab lay in lieu of the aforesaid policy

of liability insurance file with the

of liability insurance file with the City Clerk of the City of San Antonio, Texas, a surety bond approved by the Board of Commissioners of the City of San Antonio, performable in Bexar County, Texas, payable to the Mayor of the City of San Antonio, Texas, and his successors in office, executed by a responsible and solvent corporation authorized to conduct a bonding business under the laws of the State of Texas, which bond shall be conditioned for the payment of all final judgments which may be rendered against any such owner for damages on account of death or injuries to person or property, including both passenger and public, occasioned by the operation of any such taxicab as hereinbefore defined, or may make a cash deposit, or place as collateral security with the City Clerk of the City of San Antonio, Texas, United States Government bonds, or United States Treasury Certificates, or bonds issued by the State of Texas, County of Bexar, City of San Antonio, or bonds issued by the San Antonio Independent School District; and the amount of said surety bond, cash or securities shall be in the amount graduated according to the number of vehicles owned or offered for hire, according to the following scale, to-wit:

Where such person, firm, corporation, association, partnership or society owns or offers for hire only one such motor vehicle, such bond, cash or securities shall be in the sum of \$2000.00.

Where such person, firm, corporation, association, partnership or society owns or offers for hire more than one motor vehicle then there shall be added to the amount of said \$2000.00 bond, cash or securities, a sum of \$100.00 for each and every additional vehicle so owned and offered for hire.

That upon receipt of such surety bond, cash or securities, it shall be the duty of the City Clerk of the City of San Antonio, Texas, to issue a receipt therefor, a copy of which shall be furnished to the depositor, and another to the Inspector of Taxicabs, and the Inspector of Taxicabs upon presentation of such receipt shall notify the License and Dues Collector of the City of San Antonio, Texas, as provided for in SECTION 4, paragraph (e) of this Ordinance.

That said surety bond shall provide that the amount of recovery on each vehicle listed in said surety bond shall not be more than the following sums, to-wit:

For injury to any one or more persons or the death of any one or more persons in any one accident \$1500.00.

For injury or destruction of property in any one accident \$500.00

That said cash and securities deposited with said City Clerk in lieu of the aforesaid policy of liability insurance, or the aforesaid surety bond, shall stand and be liable for the amount of recovery on each vehicle being operated by said depositor in amounts of not more than the following sums, to-wit:

For injury to any one or more persons or in the death of any one or more persons in any one accident \$1500.00.

For injury or destruction of property in any one accident \$500.00.

(c) The above described public liability insurance, surety bonds, cash and securities shall be for the protection of the passengers of said vehicles and for the public, but shall not cover personal injuries sustained by the servants, agents or employees of the person so filing or depositing the same.

(d) All policies of public liability insurance shall contain a provision for a continuing liability thereon up to the full amount thereof, notwithstanding any recovery thereon.

(e) All surety bonds shall contain a provision for recoveries to the full face of the bond, regardless of how many taxicabs may be operated by one owner, or how many accidents involved, but the total amount of such recoveries being limited to the face of the bond, and not subject to successive recoveries in excess of face of bond.

(f) In the event of the return unsatisfied of any execution issued on any final judgment, or on any judgment from which an appeal may be taken without bond, rendered against any such person, firm, corporation, association, partnership or society in any suit for damages on account of injury to person or property occasioned by the operation of any such motor vehicle, such person, firm, corporation, association, partnership or society within ten days after the return of such execution unsatisfied, provided said judgment is still unpaid, shall increase the amount of their insurance, bond, cash or securities by the amount of such judgment, and failing to do so shall forthwith cease the operation of motor vehicles in the City of San Antonio until such additional insurance, bond, cash or securities are deposited or such judgment is paid.

(g) In the event that the Inspector of Taxicabs of the City of San Antonio shall at any time determine that any assurance given by any licensee has become impaired so as to afford less protection to the public than when originally filed, other than as stipulated and provided for in paragraph "f" hereof, he may require new or additional public liability insurance, surety bond, cash or securities so as to bring the protection of said assurance to its original amount, after a hearing duly had after three days' notice given a licensee; and the licensee shall within five days after receiving written notice of such requirement provide the required new or additional public liability insurance, bond, cash or securities; failing which, the license of said licensee shall automatically terminate.

(h) Should the Inspector of Taxicabs determine that any assurance given has become impaired and requires new or additional insurance, bond, cash or securities and gives notice as provided in paragraph "g" hereof, the licensee shall have the right to appeal to the Board of Commissioners of the City of San Antonio within five days from the date of said notice of finding and requirement, and said appeal shall be perfected by a letter addressed to the Honorable Mayor and Commissioners of the City of San Antonio stating that an appeal from the finding and requirement of the Inspector of Taxicabs is desired to the Board of Commissioners as a whole. If an appeal from said decision of the Inspector of Taxicabs is perfected as herein provided, the said decision of the Inspector of Taxicabs shall be suspended until passed by the Board of Commissioners. Upon receiving such appeal the Board of Commissioners as soon as practicable thereafter, shall hear such appeal, and shall either sustain, modify or reverse the decision of the Inspector of Taxicabs, and shall forthwith certify its decision to the Inspector of Taxicabs and to the licensee for observance. If no appeal is taken from said decision and requirement of the Inspector of Taxicabs in the time as provided herein the said decision and requirement of the Inspector of Taxicabs shall be final.

(i) In the event that any surety or insurer may desire to be released from any insurance policy or surety bond, it may give written notice of such desire to the Inspector of Taxicabs at least ten days before it desires its liability released, and the Inspector of Taxicabs shall thereupon give written notice by personal delivery or by mail to any such licensee, and demand that said licensee furnish new assurance by the expiration of the ten-day period above provided for, and shall discharge such first surety or insurer from any liability which shall accrue after the time of approval of such new bond or policy that said licensee may file, or shall discharge such first surety or insurer after the expiration of said ten-day period.

(j) And, PROVIDED, FURTHER, in the event any bond or policy be so cancelled upon the request of the surety or insurer, and no new bond, insurance policy, cash or securities are filed by said licensee before the cancellation of said original assurance, then the license to operate taxicabs granted to said licensee shall be automatically revoked.

(k) And, PROVIDED, FURTHER, that in the event any surety bond or insurance policy is

cancelled for any reason whatsoever, then, and in that event, written notice of any and all claims for damages on account of death or injuries to person or property must be given to the surety or insurer and to the City Clerk of the City of San Antonio within 91 days after the date of such cancellation, and failure to give such notice within said time shall invalidate any claim or claims against said surety or insurer.

(1) And, PROVIDED, FURTHER, that neither said City nor any officer thereof shall be held liable for the pecuniary responsibility or solvency of any such surety or insurer, or in any manner become liable for any sum on account of any such claim or act or omission relating to any such motor vehicle, nor shall the liability of the owner of any such motor vehicle be in any manner limited or changed in connection with this Ordinance of such license or assurance, but the judgment creditors having causes of action secured thereby shall be authorized to sue directly on such bond or policy of insurance without impleading the City of San Antonio; and all persons known to any surety or insurer to have been injured or damaged in the same accident and claiming damages thereunder may be parties without priority of claim on payment in any suit had or instituted on account of such matters.

(m) And PROVIDED FURTHER, that licensee who elects to comply with the terms of this Section by depositing cash or securities as are authorized hereunder, upon the expiration or cancellation of the license, or if such licensee shall cease to do business in accordance with the terms and provisions of this Ordinance, may secure the withdrawal of such cash or securities on deposit after the expiration of three months from the date of cancellation, expiration or failure to continue business, upon furnishing to the Board of Commissioners of the City of San Antonio satisfactory proof to them that the licensee has complied with all the terms of this Ordinance, that there are no outstanding claims against him which may result in judgment upon which suits could be filed subsequently by judgment creditors of the licensee against the cash or securities, and in no event shall such cash or securities be held for a period of more than two years from the date of expiration, cancellation or failure of the licensee to continue business, unless there is then pending an indisposed suit or suits against said licensee.

(n) No cash deposit, and no securities held by the City Clerk under the terms of this Ordinance shall ever be sold and the proceeds thereof shall never be paid out except upon order of a Court of competent jurisdiction, or the City Clerk, in order or instruction from the Board of Commissioners of the City of San Antonio shall, in the absence of such Court order, require the holder and owner of any final judgment to furnish a good and sufficient indemnity bond so as to indemnify, save and keep said City Clerk and the City of San Antonio harmless from all costs, charges, damages or suits that they or either of them may incur or become liable to in consequence of the payment so made of the amount due on said final judgment, and should any of said cash deposit, or any of said securities be sold the proceeds paid out by said City Clerk he shall immediately notify the Inspector of Taxicabs of the securities so sold and cash paid out by him, and said Inspector of Taxicabs shall immediately notify the licensee who has deposited said cash or securities to deposit additional cash or securities to replace those paid out, and upon failure of said licensee to so deposit such additional cash or securities within five days after notification by said Inspector of Taxicabs the license of said licensee shall be revoked.

SECTION 6: LICENSE AND DUES COLLECTOR.

(a) After the Inspector of Taxicabs has issued certificates to the license and dues collector of the City of San Antonio as provided for in SECTION 4, paragraph (e) of this Ordinance, and before any license or renewal of license, to operate a taxicab shall be issued, the License and Dues Collector shall examine the Tax Records of the City of San Antonio, and ascertain whether or not the ad valorem taxes assessed by the City of San Antonio against the vehicle or vehicles and

other equipment to be used in the business of the applicant have been fully paid. If said ad valorem taxes have not been paid, said License and Dues Collector shall refuse to issue the applicant such license or renewal thereof until all of said ad valorem taxes have been paid. If said ad valorem taxes have been paid said License and Dues Collector shall issue to said applicant for license a license or renewal thereof for each and every vehicle as shown by the certificate as provided for in SECTION 4, paragraph (e) of this Ordinance filed with him by the Inspector of Taxicabs to operate such vehicle or vehicles over the streets of the City of San Antonio as a taxicab, upon payment by said applicant of the license and inspection fees hereinafter provided for. In no event shall a license, certificate or metal tag be issued without a certificate of public convenience and necessity having been issued for same by the Inspector of Taxicabs, and if any license is issued without said certificate said license shall be void and of no effect.

(b) Said License and Dues Collector shall also issue to said applicant a metal tag, upon which shall be stamped the word "taxicab", and shall also have stamped upon it the words "City of San Antonio, Texas", and the number of said license, and the year for which same is issued.

(c) Said license shall state the year for which said license is issued, the name of the owner of said vehicle, shall designate that said vehicle is a "taxicab", shall state the make of said vehicle, the engine number of said vehicle, and the current license number of said vehicle, and shall state the amount of license tax paid for the operation of said vehicle, and shall further state that the owner of said vehicle has deposited with the City of San Antonio an insurance policy, surety bond, cash or securities for the protection of the passengers thereof and of the general public as provided for in this Ordinance, and said license shall be signed by the License and Dues Collector, and countersigned by the Mayor of the City of San Antonio.

SECTION 7: TAXES.

It shall be the duty of every owner of every taxicab operated within the City of San Antonio to render for ad valorem taxes to the City of San Antonio all vehicles or other equipment used in such business, and a failure to render for and to pay such ad valorem taxes to the City of San Antonio before they become delinquent shall operate as a revocation of any license or permit authorizing the operation over the public streets, alleys and ways of the City of San Antonio of any such taxicabs.

SECTION 8: FAILURE TO PAY TAXES.

No permit or license or renewal thereof authorizing the operation of any taxicabs on the streets, alleys and ways of the City of San Antonio shall ever be issued if any delinquent taxes are due the City of San Antonio upon any taxicab for which such permit or license or renewal thereof is sought, or if the owner thereof has failed to render same for ad valorem taxation.

SECTION 9: LICENSE AND INSPECTION FEE.

In order to defray a part of the expense necessary to provide surveillance, supervision and inspection of taxicabs required under the terms and provisions of this Ordinance, and other Ordinances of the City of San Antonio regulatory thereof, there is hereby levied a license and inspection fee of \$20.00 per annum for each taxicab so operated, which fee shall be collected from every person, firm, corporation, association, partnership or society owning and operating taxicabs on the streets of the City of San Antonio by License and Dues Collector before said license or renewal thereof is issued to said person, firm, corporation, association, partnership or society to so operate said taxicabs. The First fee to be paid under this Ordinance covering the period from the effective date thereof through May 31st, 1936, shall be 1/2 of the annual fee hereby fixed. Said fee shall be payable in advance on an annual basis, and shall be due and payable for any year not later than the 1st day of June of any year, such fee to cover the

fiscal year. If a license to operate any taxicab is granted during a current year, the fee shall be paid prorata for the balance of the fiscal year ending May 31st. In the event a taxicab on which the fee has been paid for the then current year is sold, wrecked or destroyed, the owner thereof shall have the right to replace said taxicab with another, and upon written application to the Inspector of Taxicabs, the License and inspection fee therefor paid on said taxicab so sold, wrecked or destroyed shall be made applicable to the vehicle designated to replace such taxicab so sold, wrecked or destroyed, and the licensee shall surrender the license certificate and metal tag on the vehicle so sold, wrecked or destroyed before receiving a new license certificate and metal tag. There shall not in any event be any refund of license and inspection fees paid under this Ordinance. The fees shall be paid to the License and Dues Collector who shall issue a receipt therefor on a form to be prepared by him for that purpose.

SECTION 10: OPERATOR OF TAXICABS.

No taxicab for which a license shall have been issued shall be operated by anyone except the licensee thereof, or an employee of the licensee.

SECTION 11: TRANSFER OF LICENSE PROHIBITED.

No license issued under the terms of this Ordinance shall be transferred to any other person, nor shall such license be used for the operation of any vehicle except for the vehicle for which said license is issued.

SECTION 12: LICENSE POSTED.

The license issued for the operation of a taxicab under the terms of this Ordinance shall be posted within said taxicab in a conspicuous place, and it shall be a violation of this Ordinance for a failure to do so.

SECTION 13: LICENSE TAGS FOR TAXICABS.

The metal tag issued by the License and Dues Collector shall be attached on the upper right front of the radiator of said vehicle so licensed, so that the entire face of such tag can be easily seen from the outside of said vehicle.

SECTION 14: OWNERS NAME PAINTED ON TAXICABS.

Every taxicab shall have painted on the door of said cab the name of the owner or the trade name under which the owner operates, together with the owner's telephone number, and the cab number, and further PROVIDED that the number of the cab and the telephone number of the owner shall be painted upon the rear of all such vehicles. All the lettering mentioned in this paragraph shall be not less than two and one half inches in height, and not less than five-sixteenth inch stroke.

SECTION 15: RIGHTS OF PASSENGERS. — Amended 7/17/52 OB-y Page 38 Ord# 17954

(a) Any driver employed to carry passengers to a definite point shall take the most direct route possible that will carry the passengers safely and expeditiously to their destination.

(b) When a taxicab is engaged, the occupant shall have the exclusive right to the full and free use of the passenger department, and it shall be unlawful for the owner or driver of said taxicab to solicit or carry additional passengers therein, except with the consent and approval of the occupant.

SECTION 16: FARES TO BE CHARGED.

(a) The minimum rate of fare for one or more passengers shall be Fifteen Cents for the first mile or fraction thereof, and Ten Cents for each additional mile or fraction thereof.

(b) Where a taxicab is engaged on the hour basis for one or more passengers the minimum charge of One Dollar for each and every hour or fraction thereof, regardless to the number of passengers.

(c) As many passengers up to the seating capacity of the taxicab shall be transported for

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the one fare, within the above defined minimum rates.

SECTION 17: FARES TO BE POSTED.

There shall be posted in a conspicuous place on the inside of each licensed taxicab, in addition to the license required by this Ordinance, a card showing the rates charged by said taxicab and a photograph of driver.

SECTION 18: PAYMENT OF FARES.

It shall be unlawful for any person to refuse to pay the legal fare of any of the vehicles mentioned in this Ordinance after having hired the same.

SECTION 19: RECEIPTS FOR FARES PAID.

It shall be unlawful for the driver of any taxicab upon receiving full payment of a fare to refuse to give a receipt upon the request of any passenger making said payment.

SECTION 20: EXCESSIVE FARES CHARGED.

It shall be unlawful for the owner or driver of any taxicab to refuse to convey a passenger at the rate specified on the rate card displayed in said taxicab, or demand or receive an amount in excess of the rates displayed on said card.

SECTION 21: CRUISING.

No driver shall cruise in search of passengers at any time, and whenever a taxicab is unoccupied the driver shall proceed at once by the most direct route to the garage where the vehicle is housed, or to the licensee's nearest taxicab stand or lot.

SECTION 22: SOLICITING PASSENGERS.

It shall be unlawful for any owner or driver of any taxicab, or for any other person, to seek or solicit patrons or passengers for any such taxicab by word or by sign, directly or indirectly, while driving any such taxicab over, through, or in any public Street or public place of the City of San Antonio, Texas, or while same is parked on any public street or alley of the City of San Antonio, Texas, or to repeatedly or persistently drive any taxicab through, over or on any public streets or places of the City of San Antonio, Texas, except in response to calls by patrons for said taxicab, or while actually transporting passengers therein.

SECTION 23: LICENSED CHAUFFEURS.

(a) It shall be unlawful for any person to drive or operate, or cause to be driven or operated, any taxicab for hire upon or over the streets of the City of San Antonio unless the driver of said taxicab shall have obtained a chauffeur's license issued by the License and Dues Collector of the City of San Antonio.

(b) All licensed chauffeurs must display on their cap or hat the metal license shield issued to them by the License and Dues Collector of the City of San Antonio.

(c) Any person desiring to obtain a chauffeur's license to operate a taxicab shall file with the Inspector of Taxicabs application therefor on blanks to be furnished by said Inspector, giving his name, age, present address, and place of employment during the past three years, with the reason for leaving such employment; and whether such applicant has been convicted of a violation of a motor vehicle, traffic or criminal law of the City of San Antonio or the State of Texas, giving particulars of each offense charged. Said application shall be accompanied by affidavit of two reputable citizens of the City of San Antonio, showing applicant to be trustworthy, sober, competent to operate a taxicab and of good moral character; and there shall also be attached a certificate of a reputable physician, resident of the City of San Antonio, Texas, showing that said applicant is not disabled by reason of defects of sight, hearing, body or limb from safely operating a taxicab. *Amended 6-10-54
and 13th AA Page 68*

(d) The Inspector of Taxicabs is hereby authorized and directed in considering such application for chauffeur's license to make such investigation as Board of Commissioners may deem

necessary to determine the fitness of the applicant for a chauffeur's license, and if said Inspector finds that said applicant is not qualified to drive a taxicab for hire on the streets of the City of San Antonio, it shall be the duty of said Inspector to refuse to issue certificate of recommendation for such license. In no event shall a chauffeur's license be issued by the License and Dues Collector to any person who has been convicted of the violation of any of the criminal laws of the State of Texas, or the Ordinances of the City of San Antonio, involving moral turpitude, nor shall any license be issued to any person under eighteen years of age.

(e) If the Inspector of Taxicabs finds that applicant should be granted a chauffeur's license he shall issue his written Certificate to the License and Dues Collector certifying such fact and recommending the issuance of license.

(f) If the Inspector of Taxicabs finds from investigation that applicant should be refused a chauffeur's license he shall forthwith notify the applicant of such finding.

(g) After the Inspector of Taxicabs has made his findings, and has declared the same, the applicant for said license shall have the right of appeal to the Board of Commissioners of the City of San Antonio within ten days from the date of said finding, and said appeal shall be perfected by letter addressed to the Honorable Mayor and Commissioners of the City of San Antonio stating that an appeal from the decision of the Inspector of Taxicabs is desired to the Board of Commissioners of the City of San Antonio as a whole. The Board of Commissioners as soon as practicable after receiving such notice of appeal from the finding of the Inspector of Taxicabs, shall grant the said appellant a hearing, and after the hearing of said appeal shall modify, sustain or reverse the findings made by the Inspector of Taxicabs, and shall forthwith certify its decision to the Inspector of Taxicabs, and to the applicant for observance. If no appeal is taken from the findings made by the Inspector of Taxicabs within the time provided herein, the decision of the Inspector of Taxicabs shall be final.

(h) Upon complaint filed by any person against a chauffeur with the Inspector of Taxicabs, or upon his own motion, charging violation of any of the terms of this Ordinance or any Ordinance of the City of San Antonio, or laws of the State of Texas regulating motor vehicles, and the Inspector of Taxicabs, after giving five days notice of the ground of said complaint to such chauffeur against whom complaint is made, may hear evidence with reference to such complaint, and after such hearing the Inspector of Taxicabs may revoke or suspend the license issued by the City of San Antonio to such chauffeur to drive or operate a taxicab for good cause shown.

(i) After the Inspector of Taxicabs has heard the complaint for the revocation or suspension of a chauffeur's license he shall make his findings and declare the same, and either the said chauffeur or the complainant shall have the right of appeal to the Board of Commissioners of the City of San Antonio within ten days from the date of said findings, and said appeal shall be perfected by letter addressed to the Honorable Mayor and Commissioners of the City of San Antonio stating that an appeal from the ruling of the Inspector of Taxicabs is desired to the Board of Commissioners as a whole. If an appeal from the decision of the Inspector of Taxicabs is perfected as above provided, the said decision of the Inspector of Taxicabs shall be suspended until passed upon by the Board of Commissioners. Upon receiving such appeal the Board of Commissioners as soon as practicable thereafter, shall hear such appeal and shall either sustain, modify or reverse the decision of the Inspector of Taxicabs. If no appeal is taken from the ruling of the Inspector of Taxicabs within the time provided herein, the said decision of the Inspector of Taxicabs shall be final.

SECTION 24: EXEMPTIONS FROM PENALTIES.

(a) Any person operating taxicabs as herein defined, and prior to the passage and approval of this Ordinance, shall have thirty days from and after its passage and approval within which

to make application for permit as herein provided, and to otherwise comply with the requirements of this Ordinance, and no fines or other penalties shall be assessed against such person, firm, corporation, association, partnership or society during such period for violation of any provisions herein contained.

(b) Any person driving a taxicab as herein defined, and prior to the passage and approval of this Ordinance, shall have fifteen days from and after its passage and approval within which to make application for chauffeur's license as herein provided, and to otherwise comply with the requirements of this Ordinance, and no fines or other penalties shall be assessed against such person during such period for violation of any provisions herein contained.

SECTION 25: CHAUFFEUR'S LICENSE NOT TRANSFERABLE.

The chauffeur's license when issued shall not be transferable, and same shall be for a period of not to exceed one year, and each license shall cease and terminate on the 31st day of may following the date of such issuance. No fee shall be charged for such license.

SECTION 26: GENERAL PROVISION FIXING PENALTY.

Any person, firm, corporation, association, partnership or society violating any provision of this Ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than \$5.00 nor more than \$100.00, and every day such violation continues shall constitute a separate offense.

SECTION 27: SAVING CLAUSE.

If any Section or provision of any Section of this Ordinance shall be held to be void, ineffective or unconstitutional, the holding of any such Section or provision of any such Section to be void, ineffective or unconstitutional for any cause whatsoever shall not effect the validity of the remaining Sections and provisions of this Ordinance.

SECTION 28: ORDINANCES REPEALED.

All Ordinances or parts of Ordinances in conflict herewith shall be and are hereby repealed.

SECTION 29: CUMULATIVE.

This Ordinance shall be cumulative of all Ordinances of the City of San Antonio, and of all laws of the State of Texas.

SECTION 30: EMERGENCY.

WHEREAS, an emergency is apparent for the immediate preservation of order, good government and public safety, that requires this Ordinance to become effective at once, therefore upon the passage of this Ordinance by a vote of four-fifths (4/5) of the Board of Commissioners, it shall be effective from and after the date of its passage as made and provided by the Charter of the City of San Antonio.

PASSED AND APPROVED this 19 day of December, 1935.

ATTEST:

Jas. Simpson
City Clerk.

C. K. Quin
Mayor

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

Before me, the undersigned authority, on this day personally appeared

G. 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: December 20, 21, 22,

23, 24, 25, 26, 27, 28, 29, 1935.

C. L. Buchanan

Sworn to and subscribed before me this 3rd day of January, 1936.

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

AN ORDINANCE *OH-151*

MAKING AN AGREEMENT TO TERMINATE THE CASE OF THE SOUTHWESTERN BELL TELEPHONE COMPANY VS CITY OF SAN ANTONIO, ET AL.

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

1. That the attached agreement and the exhibits thereto shall constitute and manifest the terms upon which the case of the Southwestern Bell Telephone Company vs City of San Antonio, et al., No. 377-Equity, in the District Court of the United States, for the Western District of Texas, San Antonio Division, shall be settled and terminated; and the Mayor is authorized to sign for the City of San Antonio all of the documents which require execution by the City of San Antonio, and the City Attorney and the Special Attorneys for the City of San Antonio are directed to sign the stipulation marked Exhibit B, and the proposed decree marked Exhibit C, on behalf of the City of San Antonio.

2. PASSED AND APPROVED this 30 day of December, A. D. 1935.

ATTEST: Jas. Simpson.
City Clerk.

C. K. Quin.
Mayor.

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE WESTERN DISTRICT OF TEXAS,
SAN ANTONIO DIVISION

SOUTHWESTERN BELL TELEPHONE COMPANY,

Plaintiff,

Vs.

CITY OF SAN ANTONIO, ET AL.,

Defendants.

No. 377 In Equity

A G R E E M E N T

In order to settle and dispose of the above entitled cause, the parties thereto make the following compromise agreement:

1. The defendant City agrees to pass the ordinance attached hereto as Exhibit A establishing the rates to be hereafter charged by the plaintiff Company in its San Antonio exchange, said rates to become effective December 26, 1935, and by provision in said ordinance will repeal the ordinance of June 20, 1918, establishing the rates involved in this cause.

2. The plaintiff Company agrees to refund to its customers in its San Antonio exchange the difference between the rates made effective April 21, 1928, and the rates made effective December 26, 1935, by virtue of the ordinance aforesaid, said refund to be equal in amount to the difference between the amount collected under the rates effective April 21, 1928, and the amount which have been collected under the rates made effective December 26, 1935, plus simple interest at the rate

of six per cent per annum, and said refund with interest aforesaid shall be made to all plaintiff's customers, their heirs, legal representatives, or assigns, since April 21, 1928, who have paid the difference, provided said customers, their heirs, legal representatives, or assigns can, after due diligence, be located within a period of four years from December 26, 1935.

3. The City will enter into the Stipulation attached hereto as Exhibit B and consents to the entry by the District Court of the Decree attached hereto as Exhibit C.

4. The Company agrees to pay the City annually a percentage of its gross receipts in accordance with the provisions of the ordinance attached hereto and marked Exhibit D, which ordinance the City agrees to enact and make effective December 26, 1935.

5. The Telephone Company agrees to file a report with the City Commission at the end of each quarter beginning April 1, 1936, and quarterly thereafter, showing in detail the disbursements made under this agreement during each respective quarter, and in this connection the Company further agrees to make available for inspection and check by the City Commission or by its duly authorized representatives, its books, accounts and records.

IN WITNESS WHEREOF the respective parties have hereunto subscribed their names.

SOUTHWESTERN BELL TELEPHONE COMPANY

By W. L. Prehn.
General Manager

E. W. Clausen. Earl H. Painter.

Wm. H. Duls.

John H. Bickett Jr.
Solicitors for Plaintiff, Southwestern Bell Telephone Company.

CITY OF SAN ANTONIO, ET AL.

By C. K. Quin.
Mayor

T. D. Cobbs. Jr.

Bruce W. Teagarden.

Carl Wright Johnson.
Solicitors for Defendants,
City of San Antonio, et al.

AN ORDINANCE *OH-152* EXHIBIT A.

Be it ordained by the Commissioners of the City of San Antonio:

SECTION 1. That the following schedule of rates and charges for local exchange telephone services within the corporate limits of the City of San Antonio to be charged by the Southwestern Bell Telephone Company is hereby fixed, effective December 26, 1935. Unless otherwise specified the charges quoted are for periods of one month.

A. Flat Rate Service.

Business Main Stations - One Party Line	- - -	\$ 8.75
Business Extension Station	- - - - -	1.25
Residence Main Stations - One Party Line	- - -	3.75
Residence Main Stations - Two Party Line	- - -	3.00
Residence Main Stations - Four Party Line	- - -	2.50
Residence Extension Stations	- - - - -	.75

B. Message Rate Service

Business Main Stations - One Party Line	- - -	5.00
Local Message Allowance, 100		
Additional Local Messages - each	- - - - -	.03-3/4
Business Extension Stations	- - - - -	1.00

C. Semi- Public Telephone Service

Business Main Stations - One Party Line		
Guarantee, Per Day	- - - - -	.20
Local Allowance, 4 Per Day		
Additional Local Messages, each		.04

Business Extensions Stations - Without Coin - - - - - 1.00
 Collecting Device - - - - -
 Business Extension Stations - With Coin - - - - - 1.50
 Collecting Device - - - - -

D. Private Branch Exchange Flat Rate Service Stations
 Stations - - - - - 1.25
 Trunks - - - - - 13.12- $\frac{1}{2}$
 Switchboards - For Each Position
 Cordless Board - 3 x 7 - - - - - 5.00
 Cordless Board - 5 x 12 - - - - - 7.50
 Cord Board - Non Multiple - 30 or 40 Line - - - - - 12.00
 Cord Board - Non Multiple - 80 Line - - - - - 15.00
 Cord Board - Non Multiple - 320 Line - - - - - 20.00
 Cord Board - Multiple, including One Jack
 For each Station and Each Trunk Line - - - - - 35.00
 Cord Board - Multiple Station and Trunk Jacks in
 Excess of One Per Line, Per Strip of Ten
 Jacks - - - - - .30

SECTION 2. That the Southwestern Bell Telephone Company is authorized to charge and collect such reasonable micellaneous rates for other supplementary service and equipment as are not inconsistent with the foregoing rates and charges, subject to the power of the Board of Commissioners to regulate the same.

SECTION 3. That the Southwestern Bell Telephone Company shall file with the Board of Commissioners on the 1st day of April, 1937, a statement and report showing the results of operations under the aforesaid schedule of rates and charges for the twelve month period ending December 31, 1936.

SECTION 4. That nothing in this ordinance contained shall be construed to limit, waive or modify the right and power of the Board of Commissioners to pass any other and further regulatory measures as they may become necessary in the future, but on the contrary the right to regulate the rates and charges of the Southwestern Bell Telephone Company for local exchange telephone service at such time and in such manner as the facts existent in the future may warrant, is expressly reserved.

SECTION 5. The ordinance of June 20, 1918, authorizing rates for local telephone service different from the rates authorized by this ordinance is hereby repealed.

SECTION 6. This ordinance being of urgent public importance, and being necessary for the immediate preservation of the public welfare and safety, shall be and become effective from and immediately after its passage and approval.

Passed and approved this _____ day of _____, 1935.

 Mayor

ATTEST: _____
 City Clerk.

EXHIBIT -B.

IN THE DISTRICT COURT OF THE UNITED STATES
 FOR THE WESTERN DISTRICT OF TEXAS
 SAN ANTONIO DIVISION.

SOUTHWESTERN BELL TELEPHONE
 COMPANY, PLAINTIFF.

VS.

No. 377, IN EQUITY.

CITY OF SAN ANTONIO, TEXAS,
 ET AL., DEFENDANTS.

STIPULATION.

It is hereby stipulated and agreed by and between the parties to the above entitled cause that:

WHEREAS, this cause has been pending since March 24, 1928, and has been fully presented on the merits to a Special Master, duly appointed to hear and determine the same and make findings of facts thereon, said presentation including the results of operations in 1927, 1928, 1929, and 1930, and said Master having made the required findings of fact and having recommended that the rates prescribed by the ordinance haere involved in suit be declared to be conconfiscatory and the

ordinance void; and,

Whereas, the District Court, thereafter, disapproved and set aside said Master's findings and recommendations in a decree entered herein on March 20, 1933, from which judgment and decree plaintiff duly appealed to the Circuit Court of Appeals; and,

Whereas, said Circuit Court of Appeals reversed said judgment and remanded the cause with directions to proceed in conformity with the opinion of the Court, returning the case for specific rulings on the Master's report, of "if the report shall continue to be entirely rejected for another reference or special substituted findings", and, further, requiring the District Court "to make appropriate findings for each year up to the date of the decree"; and,

Whereas, The Supreme Court of the United States, on May 20th, 1935, denied a writ of certiorari to review said action of the Circuit Court of Appeals, and the parties are now confronted with the task of presenting to the District Court the reports of the Master for action in conformity with the opinion of the Circuit Court of Appeals and a complete new valuation of the property for the years 1931, 1932, ¹⁹³³/1934, and 1935, together with the testimony covering the revenues and expenses for each year, the intercorporate relations, and all other material issues, which procedure will involve an expenditure of a very large sum of money on the part of both parties; and,

Whereas, the parties have, in the interest of economy, and in order to terminate the litigation, negotiated an agreement, and the ordinance here involved in suit has been repealed, and other rates have been established;

NOW, THEREFORE, it is stipulated that a decree shall be entered herein requiring the plaintiff company to refund to its customers in the San Antonio Exchange of plaintiff the difference between the rates made effective April 21, 1928, which were collected under the temporary injunction heretofore issued herein, and the rates made effective December 26, 1935, by virtue of the ordinance aforesaid, said refund to be equal in amount to the difference between the amount collected under the rates effective April 21, 1928, and the amount which would have been collected under the rates effective December 26, 1935, had the latter rates been in effect during the period between said dates, plus simple interest at the rate of six (6%) per cent per annum, and said refund with interest, as aforesaid, shall be made to all of plaintiff's customers, their heirs, legal representatives, or assigns, since April 21, 1928, who have paid such difference in rates, provided, that such obligations of plaintiff, Southwestern Bell Telephone Company, to make such payments or refunds shall be a continuing obligation, unless sooner satisfied by payment as hereinbefore provided, for a period of four years, after the expiration of which time such obligation shall cease and determine.

It is further stipulated that the temporary injunction granted in this cause on April 23, 1928 shall be made permanent and that the enforcement of the rates prescribed by the ordinance dated June 20, 1918 in so far as the application and enforcement of said ordinance rates up to the date of the decree herein is concerned, is enjoined.

It is, further, stipulated that the temporary injunction bond executed by plaintiff, as principal, and by American Surety Company of New York, as surety, dated April 23, 1928, and the subsequent bond executed by plaintiff, as principal, and American Telephone & Telegraph Company, as surety, dated October 11, 1933, shall each be released and discharged and the principal and surety on each of said bonds, respectively, shall, also, be released and discharged from any and all liability by reason of the terms and conditions of said bonds, respectively.

It is, further, stipulated that the decree to be entered shall deny all other relief prayed by any of the parties.

It is, further, stipulated that all unpaid costs of court shall be taxed against the

plaintiff.

It is, further, stipulated that this cause shall be and the same is submitted to the court for final disposition upon this stipulation.

In witness whereof, the respective parties, by their counsel, have hereunto subscribed their names, this 30 day of December, 1935.

Southwestern Bell Telephone Company.

By _____

Solicitors for Plaintiff.

City of San Antonio, et al.

By _____

Solicitors for Defendants.

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION.

EXHIBIT -C

SOUTHWESTERN BELL TELEPHONE
COMPANY, PLAINTIFF

VS.

No. 377, IN EQUITY.

CITY OF SAN ANTONIO, TEXAS,
ET AL., DEFENDANTS.

DECREE.

1. This cause came on to be heard at this term and was argued by counsel, and, thereupon, upon consideration thereof and upon the stipulation and agreement entered into by the parties compromising and settling the same, it is ORDERED, ADJUDGED, AND DECREED as follows:

2. It is ORDERED, ADJUDGED, AND DECREED that the stipulation and agreement heretofore entered into by said parties herein is hereby approved as the basis of the consent decree herein rendered.

3. It is, therefore, ORDERED, ADJUDGED AND DECREED that the temporary injunction granted in this cause on April 23, 1928 shall be made permanent and that the enforcement of the rates prescribed by the ordinance dated June 20, 1918 in so far as the application and enforcement of said rates up to the date of the decree herein is concerned, is hereby enjoined.

4. It is, further, ORDERED, ADJUDGED AND DECREED THAT the plaintiff, Southwestern Bell Telephone, be and it is hereby ordered to pay, in cash or by check, to each of its customers (their heirs, legal representatives, or assigns) in its San Antonio Exchange the difference between the rates which were made effective April 21, 1928, which were collected under the temporary injunction heretofore granted herein, and the rates which were made effective December 26, 1935, by virtue of an ordinance duly passed and approved by the governing body of the City of San Antonio, said refund to be equal in amount to the difference between the amount collected under the rates effective April 21, 1928, and the amount which would have been collected under the rates effective December 26, 1935, had said latter rates been in effect during said period of time, plus simple interest at the rate of six (6%) per cent per annum, and said refund, with interest as aforesaid, shall be made to all of the plaintiff's customers, their heirs, legal representatives, or assigns, since April 21, 1928, who have paid such difference in rates; provided, however, that such obligations of the plaintiff, Southwestern Bell Telephone Company, to make such payments shall be a continuing obligation, unless sooner satisfied by payment, as hereinbefore provided, for a period of four years from the date of this decree, after the expiration of which time such obligation shall cease and determine.

5. It is, FURTHER, ORDERED, ADJUDGED AND DECREED that the temporary injunction bond heretofore

executed by plaintiff, Southwestern Bell Telephone Company, as principal, and by American Surety Company of New York, as surety, dated April 23, 1928, filed herein on April 23, 1928, be and the same is hereby fully and finally released and discharged, and that said principal and surety thereon be and they are hereby released and discharged from any and all liability by reason of the terms and conditions of said bond.

6. It is, FURTHER, ORDERED, ADJUDGED, AND DECREED that the bond heretofore executed by plaintiff, Southwestern Bell Telephone Company, as principal, and by the American Telephone & Telegraph Company, as surety, dated October 11, 1933, filed herein on October 14, 1933, be and the same is hereby fully and finally released and discharged, and that said principal and surety thereon be and they are hereby released and discharged from any and all liability by reason of the terms and conditions of said bond.

7. It is, FURTHER, ORDERED, ADJUDGED, AND DECREED that all other relief prayed by any of the parties ^{herein} be and the same is hereby denied.

8. It is, FURTHER ORDERED, ADJUDGED, AND DECREED that all unpaid costs of court shall be and are hereby taxed against the plaintiff, Southwestern Bell Telephone Company, for which execution may issue.

9. It is, FURTHER, ORDERED, ADJUDGED, AND DECREED that this court retain jurisdiction of this cause solely for the purpose of enforcing the terms of this decree relating to the payment by Southwestern Bell Telephone Company to its customers in the San Antonio exchange of the sums of money as hereinbefore provided.

10. Dated, this _____ day of _____, A. D. 1935.

Judge

Approved:

Solicitors for Plaintiff.

Solicitors for Defendants.

Exhibit-D

ORDINANCE NO. OH-153

AN ORDINANCE WHEREBY THE CITY OF SAN ANTONIO, TEXAS, AND THE SOUTHWESTERN BELL TELEPHONE COMPANY AGREES THAT THE TELEPHONE COMPANY SHALL PAY AN ANNUAL INSPECTION FEE AND SERVICE CHARGE TO COVER THE COST OF AND TO COMPENSATE THE CITY FOR SERVICES RENDERED BY THE CITY IN EXERCISING ITS POLICE POWER OF REGULATION AND INSPECTION OF THE POLES, WIRES, CONDUITS, EQUIPMENT AND OTHER TELEPHONE CONSTRUCTION OF THE SOUTHWESTERN BELL TELEPHONE COMPANY IN THE STREETS, ALLEYS, HIGHWAYS AND PUBLIC GROUNDS OF THE CITY; AND REPEALING ALL ORDINANCES AND AGREEMENTS AND PARTS OF ORDINANCES AND AGREEMENTS IN CONFLICT HEREWITH.

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

SECTION 1. That from and after the effective date of this ordinance the Southwestern Bell Telephone Company shall pay to the City of San Antonio an annual inspection fee and service charge to compensate the City for the expense incurred and services rendered by the City in exercising its police power of regulations and supervision over the construction and location of the Company's poles, wires, conduits, equipment and other facilities in the streets, alleys, highways and public grounds of the City.

Said annual fee shall be due and payable on the first day of April of each year for the preceding year, and for the years 1936, 1937 and 1938 shall equal in amount one per cent (1%) of the gross receipts for the preceding year received by the Company from the rendition of local exchange telephone transmission service within the corporate limits of the City; thereafter for succeeding years, the fee shall equal in amount two per cent (2%) of the gross receipts aforesaid.

The first payment hereunder shall be made April 1, 1936, and shall be equal in amount to one per cent (1%) of the said gross receipts received from July 1 to December 31, 1935, inclusive; the second payment shall be made April 1, 1937, and shall be equal in amount to 1% of the said gross receipts received for the year 1936; and thereafter payments shall be made on April 1 as hereinbefore provided.

SECTION 2. During the continuance of this agreement and so long as the Company shall pay to the City the percentage of its gross receipts aforesaid, the City agrees that said payment shall be received by it in lieu of any tax, license, charge, fee, street or alley rental, or any other character of charge, excepting only the usual, general or special ad valorem taxes now or hereafter levied.

SECTION 3. Nothing herein contained shall extinguish, abrogate or modify any existing arrangement whereby the City is permitted to use pole, conduit or duct space on the poles and in the conduits of the Company for the City's fire alarm and police call system.

All ordinances and agreements and parts of ordinances and agreements in conflict herewith are hereby repealed.

Approved this _____ day of _____, 1935.

Mayor.

ATTEST: _____

City Clerk.

Accepted this _____ day of _____, 1935.

SOUTHWESTERN BELL TELEPHONE COMPANY.

By _____
General Manager.

AN ORDINANCE *OH-154*

Be it ordained by the Commissioners of the City of San Antonio:

SECTION 1. That the following schedule of rates and charges for local exchange telephone service within the corporate limits of the City of San Antonio to be charged by the Southwestern Bell Telephone Company is hereby fixed, effective December 26, 1935. Unless otherwise specified, the charges quoted are for periods of one month.

A. Flat Rate Service

Business Main Stations - One Party Line	\$8.75
Business Extension Stations	1.25
Residence Main Stations - One Party Line	3.75
Residence Main Stations - Two Party Line	3.00
Residence Main Stations - Four Party Line	2.50
Residence Extension Stations	.75

B. Message Rate Service

Business Main Stations - One Party Line	5.00
Local Message Allowance, 100	
Additional Local Messages - each	.03-3/4
Business Extension Stations	1.00

C. Semi-Public Telephone Service

Business Main Stations - One Party Line	
Guarantee, Per Day	.20

Local Message Allowance , 4 Per Day	
Additional Local Messages, each	.04
Business Extensions Stations - Without Coin Collecting Device	1.00
Business Extension Stations - With Coin Collectin Device	1.50

D. Private Branch Exchange Flat Rate Service

Stations	1.25
Trunks	13.12-1/2
Switchboards - For Each Position	
Cordless Board - 3 x 7	5.00
Cordless Board - 5 x 12	7.50
Cord Board - Non Multiple - 30 x 40 line	12.00
Cord Board - Non Multiple - 80 Line	15.00
Cord Board - Non Multiple - 320 Line	20.00
Cord Board - Multiple, including One Jack For Each Station and Each Trunk Line	35.00
Cord Board - Multiple Station and Trunk Jacks in Excess of One Per Line, Per Strip of Ten Jacks	.30

SECTION 2. That the Southwestern Bell Telephone Company is authorized to charge and collect such reasonable miscellaneous rates for other supplementary service and equipment as are not inconsistent with the foregoing rates and charges, subject to the power of the Board of Commissioners to regulate the same.

SECTION 3. That the Southwestern Bell Telephone Company shall file with the Board of Commissioners on the 1st day of April, 1937, a statement and report showing the results of operation under the aforesaid schedule of rates and charges for the twelve month period ending December 31, 1936.

SECTION 4. That nothing in this ordinance contained shall be construed to limit, waive or modify the right and power of the Board of Commissioners to pass any other and further regulatory measures as they may become necessary in the future, but on the contrary the right to regulate the rates and charges of the Southwestern Bell Telephone Company for local exchange telephone service at such time and in such manner as the facts existent in the future may warrant, is expressly reserved.

SECTION 5. The ordinance of June 20, 1918, authorizing rates for local telephone service different from the rates authorized by this ordinance is hereby repealed.

SECTION 6. This ordinance being of urgent public importance, and being necessary for the immediate preservation of the public welfare and safety, shall be and become effective from and immediately after its passage and approval.

PASSED and approved this 30 day of December, 1935.

C. K. Quin.
Mayor.

ATTEST: Jas. Simpson.
City Clerk.

AN ORDINANCE *OH-155*

AN ORDINANCE WHEREBY THE CITY OF SAN ANTONIO, TEXAS, AND THE SOUTHWESTERN BELL TELEPHONE COMPANY AGREE THAT THE TELEPHONE COMPANY SHALL PAY AN ANNUAL INSPECTION FEE AND SERVICE CHARGE TO COVER THE COST OF AND TO COMPENSATE THE CITY FOR SERVICES RENDERED BY THE CITY IN EXERCISING ITS POLICE POWER OF REGULATION AND INSPECTION OF THE POLES, WIRES, CONDUITS, EQUIPMENT AND OTHER TELEPHONE CONSTRUCTION OF THE SOUTHWESTERN BELL TELEPHONE COMPANY IN THE STREETS, ALLEYS, HIGHWAYS AND PUBLIC GROUNDS OF THE CITY; AND REPEALING ALL ORDINANCES AND AGREEMENTS AND PARTS OF ORDINANCES AND AGREEMENTS IN CONFLICT HEREWITH.

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

SECTION 1. That from and after the effective date of this ordinance the Southwestern Bell Telephone Company shall pay to the City of San Antonio an annual inspection fee and service

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charge to compensate the City for the expense incurred and services rendered by the City in exercising its police power of regulation and supervision over the construction and location of the Company's poles, wires, conduits, equipment and other facilities in the streets, alleys, highways and public grounds of the City.

Said annual fee shall be due and payable on the first day of April of each year for the preceding calendar year, and for the years 1935, 1937, and 1938 shall equal in amount one per cent (1%) of the gross receipts for the preceding year received by the Company from the rendition of local exchange telephone transmission service within the corporate limits of the City; thereafter for succeeding years the fee shall be equal in amount two per cent (2%) of the gross receipts aforesaid.

The first payment hereunder shall be made April 1, 1936, and shall be equal in amount to one per cent (1%) of the said gross receipts received from July 1 to December 31, 1935, inclusive; the second payment shall be made April 1, 1937, and shall be equal in amount to 1% of the said gross receipts received for the year 1936; and thereafter payments shall be made on April 1 as hereinbefore provided.

SECTION 2. During the continuance of this agreement and so long as the Company shall pay to the City the percentage of its gross receipts aforesaid, the City agrees that said payment shall be received by it in lieu of any tax, license, charge fee, street or alley rental, or any other character of charge, excepting only the usual, general or special ad valorem taxes now or hereafter levied.

SECTION 3. Nothing herein contained shall extinguish abrogate or modify any existing arrangement whereby the City is permitted to use pole, conduit or duct space on the poles and in the conduits of the Company for the City's fire alarm and police call systems.

All ordinances and agreements and parts of ordinances and agreements in conflict herewith are hereby repealed.

Approved this 30 day of December, 1935.

C. K. Quin.
Mayor

ATTEST: Jas. Simpson.
City Clerk.

Accepted this 30 day of December, 1935.

SOUTHWESTERN BELL TELEPHONE COMPANY.

By W. L. Prehn.
General Manager.

AN ORDINANCE **OH-156**

ACCEPTING AND APPROVING THE SECURITIES PLEDGED BY THE FROST NATIONAL BANK OF SAN ANTONIO, TEXAS, TO SECURE THE CITY FUNDS DEPOSITED AND TO BE DEPOSITED IN SAID BANK BY THE CITY DURING THE FISCAL YEAR 1935, AND DIRECTING THE DEPOSITING OF SAID SECURITIES FOR SAFE-KEEPING, AND RELEASING THE SURETIES ON ALL BONDS HERETOFORE GIVEN BY SAID BANK AS CITY DEPOSITORY.

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, as City Depository, to secure the Funds of said City, deposited and to be deposited, in said Bank, during the fiscal year beginning June 1, 1935 and ending May 31, 1936, 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 said Bank for the securities pledged by it, which said securities are described as follows:-

1-(a) Securities pledged by the Frost National Bank are described in the attached Exhibit