

AN ORDINANCE 84-60

Levying an advalorem and occupation tax for the support of the City Government of the City of San Antonio, and levying a tax to pay the interest on the bonded debt of said City, and to create a sinking fund therefor, and a special tax for the support of the Carnegie Library in said City, all said taxes being levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924.

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

Section 1. That there is hereby levied for general purposes for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, on all property, real, personal and mixed, within the limits of the City of San Antonio, not otherwise exempted by the Constitution and laws of the State, and ordinances of this City, an advalorem tax of and at the rate of One and 25/100 Dollars upon every One Hundred Dollars valuation.

Section 2. That to provide for the payment of the annual interest on all outstanding bonds of the City, issued prior to the year 1913, other than district improvement bonds, and to produce a sinking fund with which to pay such bonded indebtedness at maturity, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of five (5) cents on every One Hundred Dollars valuation on all property mentioned or referred to in Section 1 hereof; and for the fiscal year 1923 all collections on account of said levy made, shall be received and expended as a part of the General Sinking Fund of said bonds the same as heretofore, notwithstanding any ordinances to the contrary.

Section 3. That to provide for the payment on an issue of bonds dated September 1st, 1913, in the sum of \$1,500,000.00 for paving public streets and public places, and to create a sinking fund for the payment thereof as they may severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Five and 50/100 (.0550 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 4. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1913, in the sum of \$375,000.00 for opening and widening streets, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of one and 20/100 (.0120 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 5. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1913, in the sum of \$100,000.00 for constructing concrete bridges, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Thirty One Hundreths (.0030 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 6. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1913, in the sum of \$25,000.00 for constructing sidewalks and curbing, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of ten-one hundredths (.0010 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 7. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1913, in the sum of \$800,000.00 for constructing sanitary sewers, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Three and no/100 (.03 cents) on every One Hundred Dollar valuation on all property mentioned in Section 1 hereof.

Section 8. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1913, in the sum of \$300,000.00 for constructing storm sewers and drains, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Ninety One Hundredths (.0090 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 9. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1913, in the sum of \$125,000.00 for constructing a City Hospital, and to create a sinking fund for the payment ^{thereof} as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Forty One-Hundredths (.0040 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 10. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1913, in the sum of \$175,000.00 for constructing a Police and Fire Station, and to create a sinking fund for the payment thereof, as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of forty one hundredths (.0040 cents) on every Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 11. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1913, in the sum of \$50,000.00 for constructing garbage incinerators, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of twenty one hundredths (.0020 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 12. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1919, in the sum of \$950,000.00 for opening and widening and straightening streets, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of four and no/100 cents (.0400) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 13. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1919, in the sum of \$900,000.00 for street paving, storm sewers and drains, and to create a sinking fund for the payment thereof as they severally mature, there is levied for the fiscal year beginning June 1st, 1923, and ending ^{May} 31st, 1924, a special tax of Three and 70/100 (.0370 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 14. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1919, in the sum of \$500,000.00 for sanitary sewers, mains and laterals, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied

for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Two and no/100 (.0200) cents on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 15. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1919, in the sum of \$500,000.00 for public auditorium building, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Two and no/100 (.0200 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 16. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1919, in the sum of \$200,000.00 for constructing permanent bridges and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Eighty-one hundredths (.0080 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 17. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1919, in the sum of \$200,000.00 for San Antonio River Improvements, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Eighty-one-hundredths (.0080 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 18. That to provided for the payment of the interest on an issue of bonds dated September 1st, 1919, in the sum of \$200,000.00 for public parks improvements, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Eighty One-Hundredths, (.0080 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 19. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1919, in the sum of \$150,000.00 for Fire and Police Station buildings and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Sixty One-Hundredths (.0060 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 20. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1919, in the sum of \$100,000.00 for garbage incinerator extensions, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Thirty One -Hundredths, (.0030 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 21. That to provide for the payment of the interest on an issue of bonds dated September 1st, 1919, in the sum of \$50,000.00 for construction of sidewalks and curbing, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Twenty One-Hundredths (.0020 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof

Section 22. That to provide for the payment of the interest on an issue of bonds dated

September 1st, 1919, in the sum of \$200,000.00 for the Market House Annex, and to create a sinking fund for the payment thereof, as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Eighty One-Hundredths (.0080 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 23. That to provide for the payment of the interest on an issue of bonds dated January 1st, 1924, in the sum of \$2,800,000.00 for Flood Prevention, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of eleven and fifty four one hundredths (.1154 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 24. That to provide for the payment of the interest on an issue of bonds dated January 1st, 1924, in the sum of \$200,000.00 for Public Auditorium Building, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Eight Four One-Hundredths, (.0084 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 25. That to provide for the payment of the interest on an issue of bonds dated January 1st, 1924, in the sum of \$100,000.00 for Fire and Police Department Buildings, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of forty-two one hundredths (.0042 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 26 That to provide for the payment of the interest on an issue of bonds dated January 1st, 1924 in the sum of \$100,000.00 for Public Park Improvements, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Forty-two one-hundredths (.0042 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 27. That to provide for the payment of the interest on an issue of bonds dated January 1st, 1924, in the sum of \$250,000.00 for Opening and Widening and Straightening of Public Streets, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of one and four one-hundredths (.0104 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 28. That to provide for the payment of the interest on an issue of bonds dated January 1st, 1924, in the sum of \$100,000.00 for constructing Permanent Bridges, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of forty-two one hundredths, (.0042 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 29. That to provide for the payment of the interest on an issue of bonds dated January 1st, 1924, in the sum of \$450,000.00 for Street Paving and Street Markings, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of One and eighty six one hundredths (.0186 cents) on every One Hundred Dollars valuation on all property

mentioned in Section 1 hereof.

Section 30. That to provide for the payment of the interest on an issue of bonds dated January 1st, 1924, in the sum of \$250,000.00 for Storm Sewers and Drains, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of one and four one-hundredths (.0104 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 31. That to provide for the payment of the interest on an issue of bonds dated January 1st, 1924, in the sum of \$100,000.00 for Sanitary Sewers, Mains and Laterals, and to create a sinking fund for the payment thereof as they severally mature, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of forty-two one hundredths (.0042 cents) on every One Hundred Dollars valuation on all property mentioned in Section 1 hereof.

Section 32. That there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of two (.02 cents) on the One Hundred Dollars valuation on all property mentioned in Section 1 hereof for the support and maintenance of the Carnegie Library, in said City.

Section 33. That there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, upon every person, firm, or corporation or association of persons pursuing any occupation upon which a tax is placed by the laws of the State of Texas, one half of the State Tax imposed upon each such occupation, subject to such restrictions and limitations as may be imposed by the laws of the State of Texas and ordinances of the City of San Antonio.

Passed and approved this 3rd. day of March A. D. 1924.

John W. Tobin.
Mayor.

ATTEST: Fred Fries
City Clerk.

AN ORDINANCE 08-61

Levying special taxes for the payment of interest on and to create a sinking fund for the ultimate payment of certain issues of bonds, issued on the credits of Improvement Districts Nos 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13, and 14, in the City of San Antonio, Texas, for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924,

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

Section 1: That for the payment of the interest on a certain issue of bonds in the sum of \$23,500.00 issued on the credit of Improvement District No. 1, as authorized at a special election held in the said Improvement District on the 3rd day of April, 1905, in accordance with section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Three (3) cents on the One Hundred Dollars valuation on all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, and situated in what is known as said Improvement District No. 1 in the City of San Antonio, as the same has been defined by ordinance of the City Council of said City.

Section 2: That for the payment of the interest on a certain issue of bonds in the sum of \$30,000.00 issued on the credit of Improvement District No. 2, as authorized at a special election held in said Improvement District on the 12th day of October, 1903, in accordance with Section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of four (4) cents on the One Hundred Dollars valuation on all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, and situated in what is known as said Improvement District No. 2 in the City of San Antonio, as the same has been defined by ordinance of the City Council of said City.

Section 3: That for the payment of the interest on a certain issue of bonds in the sum of \$38,000.00 issued on the credit of Improvement District No. 3, as authorized at a special election held in said Improvement District on the 21st, day of December, 1904, in accordance with Section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of six (6) cents on the One Hundred Dollars valuation of all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, and situated in what is known as said improvement District No. 3, in the City of San Antonio, as the same has been defined by ordinance of the City Council of said City.

Section 4: That for the payment of the interest on a certain issue of bonds in the sum of \$15,000.00 and \$221,000.00 issued on the credit of Improvement District No. 4 as authorized at a special election held in said Improvement District on the 14th, day of December, 1904, and a special election held on February 8th, 1913, in accordance with Section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of Thirteen (13) cents on the One Hundred Dollars valuation on all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, and situated in what is known as said Improvement District No. 4 in the City of

San Antonio, as same has been defined by ordinance of the City Council of said City.

Section 5: That for the payment of the interest on a certain issue of bonds in the sum of \$7,000.00 issued on the credit of Improvement District No. 5, as authorized at a special election held in said Improvement District on the 2nd day of January, 1905, in accordance with Section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of four (4) cents on the One Hundred Dollars valuation of all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, and situated in what is known as said Improvement District No. 5 in the City of San Antonio, as the same has been defined by ordinance of the City Council of said City.

Section 6: That for the payment of the interest on a certain issue of bonds in the sum of \$45,000.00 issued on the credit of Improvement District No. 7. as authorized at a special election held in said Improvement District on the 15th, day of July, 1908, in accordance with Section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of six (6) cents on the One Hundred Dollars valuation on all property, real, personal and mixed, not otherwise exempted by the Constitution and Laws of this State, and situated in what is know as said Improvement District No. 7. in the City of San Antonio, as the same has been defined by ordinance of the City Council of said City.

Section 7: That for the payment of the interest on a certain issue of bonds in the sum of \$75,000.00 issued on the credit of Improvement District No. 8. as authorized at a special election held in said Improvement District on the 14th, day of March, 1905, in accordance with Section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of five (5) cents on the One Hundred Dollars valuation on all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, and situated in what is known as said Improvement District No. 8 in the City of San Antonio, as the same has been defined by ordinance of the City Council of said City.

Section 8: That for the payment of the interest on a certain issue of bonds in the sum of \$55,000.00 issued on the credit of Improvement District No. 9, as authorized at a special election held in said Improvement District on the 3rd, day of March 1905, in accordance with Section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of (5) cents on the One Hundred Dollars valuation on all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, and situated in what is know as said Improvement District No. 9, in the City of San Antonio, as the same has been defined by ordinance of the City Council of said City.

Section 9: That for the payment of the interest on a certain issue of bonds in the sum of \$43,000.00 issued on the credit of Improvement District No. 10, as authorized at a special election held in said Improvement District on the 4th day of August, 1905, in accordance with Section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923,

and ending May 31st, 1924, a special tax of five (5) cents on the One Hundred Dollars valuation on all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, and situated in what is known as said Improvement District No. 10 in the City of San Antonio, as same has been defined by ordinance of the City Council of said City.

Section 10: That for the payment of the interest on a certain issue of bonds in the sum of \$120,000.00 issued on the credit of Improvement District No. 11, as authorized at a special election held in said Improvement District on the 12th day of December, 1905, in accordance with Section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of two (2) cents on the One Hundred Dollars valuation on all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, and situated in what is known as Improvement District No. 11 in the City of San Antonio, as the same has been defined by ordinance of the City Council of said City.

Section 11: That for the payment of the interest on a certain issue of bonds in the sum of \$5,000.00 issued on the credit of Improvement District No. 12, as authorized at a special election held in said Improvement District on the 17th day of September, 1909, in accordance with Section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of five (5) cents on the One Hundred Dollars valuation on all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, situated in what is known as Improvement District No. 12 in the City of San Antonio, as the same has been defined by ordinance of the City Council of said City.

Section 12: That for the payment of the interest on a certain issue of bonds in the sum of \$20,000.00 issued on the credit of Improvement District No. 13, as authorized at a special election held in said Improvement District on the 10th day of August 1909, in accordance with section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of four (4) cents on the One Hundred Dollars valuation on all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, and situated in what is known as said Improvement District No. 13 in the City of San Antonio, as the same has been defined by ordinance of the City Council of said City.

Section 13: That for the payment of the interest on a certain issue of bonds in the sum of \$17,500.00^{issued} on the credit of Improvement District No. 14, as authorized at a special election held in said Improvement District on the 21st, day of June 1919, in accordance with Section 54 of the Charter of the City of San Antonio, and to create a sinking fund for the ultimate payment thereof, there is hereby levied for the fiscal year beginning June 1st, 1923, and ending May 31st, 1924, a special tax of ten (10) cents on the One Hundred Dollars valuation on all property, real, personal and mixed, not otherwise exempted by the Constitution and laws of this State, and situated in what is known as Improvement District No. 14, in the City of San Antonio, as the same has been defined by ordinance of the Board of Commissioners of said City.

Passed and approved this 3rd day of March, A. D. 1924.

Attest: Fred Fries.
City Clerk.

John W. Tobin.
Mayor.

AN ORDINANCE 09-62

REQUIRING ALL CATTLE KEPT WITHIN THE CORPORATE LIMITS OF THE CITY OF SAN ANTONIO TO BE TESTED BY INTRADERMAL OR SUBCUTANEOUS TUBERCULIN TEST AND REGULATING THE MANNER OF SUCH TESTS, AND THE KEEPING OF CATTLE WITHIN SAID AREA, AND PROHIBITING THE SALE OR DISTRIBUTION OF MILK OR MILK PRODUCTS DRAWN FROM COWS NOT TESTED IN ACCORDANCE WITH THIS ORDINANCE, OR PRODUCTS MANUFACTURED FROM MILK DRAWN FROM COWS NOT TESTED IN ACCORDANCE WITH THIS ORDINANCE; AND PRESCRIBING A PENALTY, AND REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH.

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

SECTION 1: Definition of Terms:

The terms, area, premises, or circumscribed area as used in this ordinance, shall be construed to mean all lots, fields, pastures or other land, fenced or unfenced within the corporation limits of the City of San Antonio, Texas, and no public square, street or alley is regarded as within said area, The word person as applied for the purposes of this ordinance shall mean either the singular or plural, male or female, a partnership or corporation. The words cow or cattle shall be used as synonymous in this ordinance and shall include, male, female, or steers, regardless of age, and shall apply to either the singular or plural. The word test, as used herein, shall be construed to mean and include either the intradermal tuberculin test or subcutaneous tuberculin test, when either of said tuberculin tests are applied as provided for in Section 3 of this ordinance.

SECTION 2: Enforcement of Ordinance.

The City Health Officer of the City of San Antonio shall be charged with the responsibility for proper enforcement of the terms and provisions of this ordinance, and all test prescribed and provided for herein shall be performed by a duly and regularly licensed veterinarian who is accredited by the United States Bureau of Animal Industry and the Live Stock Sanitary Commission of Texas for the administration of the tuberculin test, in accordance with the provisions of this ordinance.

SECTION 3: Recognized Tuberculin Tests:

The intradermal or subcutaneous tuberculin test when applied by a licensed graduate veterinarian accredited by the United States Bureau of Animal Industry and approved by the Live Stock Sanitary Commission of Texas, will be recognized for the purpose of this ordinance. The Ophthalmic tuberculin test is recognized only when given as a check to test in conjunction with either the intradermal tuberculin test or subcutaneous test or both.

SECTION 4: Requirements of Cattle kept within Area:

All cattle kept on any premises within the corporate limits of the City of San Antonio shall be tuberculin tested at least once a year excepting any cow or cattle which have been pronounced tubercular on account of said cow or cattle having been ^a positive reactor or reactors to the tuberculin test when applied by a veterinarian approved by the State or Federal Governments.

SECTION 5: Requirements for the Admission of Cattle into Area:

It shall be unlawful for any person to bring or allow to be brought on his premises within the corporate limits of the City of San Antonio, Texas, any cow or cattle, with the exception of cows or cattle, from an accredited herd or from a herd in the process of accreditation, until the first ^{said} cow or cattle are shown to be free from tuberculinis by a negative reaction to a tuberculin test given as prescribed in Section 3 of this ordinance, and the same test have been made sometime within sixty days preceeding the date of entrance of cattle into the area,

and all cows or cattle so tested shall be tagged with a metal tag, bearing a number and the inscription "City of San Antonio", and which tag shall be obtained from the City of San Antonio, and provided further that a legible record of such a test or tests shall be presented to the City Health Officer for inspection, before said cow or cattle are permitted on any premises and providing further that all said tuberculin test records shall be made on an official form approved by the State Live Stock Sanitary Commission and presenting in full a complete and correct account of dates and hours of both injection and observation, complete and correct records of temperatures and hours they were taken in case the subcutaneous test was given, the amount of tuberculin injection and time of injection, a careful description for identification, including the sex, age, breed and other characteristics; the owner's name and address and the veterinarian's name and address who made the test, and the number borne by the metal tag attached to the animal tested.

SECTION 6: Cattle Entering Area from Another State:

Cattle entering area from another State must be brought into the area in compliance with Federal Inter-State regulations and be subject to a ninety day quarantine from re-test as required by the Live Stock Sanitary Commission of Texas.

SECTION 7: Cattle Pastured Outside Circumscribed Area,

No. Cattle from any premises within the corporate limits of the City of San Antonio shall be allowed to mingle, associate, or run in pastures, public streets, alleys, roads, or squares with cattle which are not tuberculin tested at least once a year by a veterinarian approved by the State and Federal Governments for the tuberculin testing of cattle. Cattle placed on pasture outside the City limits of the City of San Antonio with untested cattle, while cattle are dry or for any other reason, shall be tuberculin tested as is required by Section 5 of this ordinance for the admittance of cattle into the area, before said cattle are allowed to be returned to any premises within the corporate limits of the City of San Antonio, Texas.

SECTION 8: Expense of Test:

The cost of making the herein prescribed test shall be borne by the owner of the cow or cattle tested.

SECTION 9: Reactor to the Tuberculin Test:

All positive reactors to the tuberculin test within the City of San Antonio, Texas, shall be branded with a letter "T" not less than two inches in height not less than two inches in width on the left jaw, tagged with a metal ear tag and isolated immediately after said cow or cattle are pronounced as positive reactors, and providing further that the veterinarian making such test shall give written instructions on disinfection of premises and methods for the isolation of the reactor, to the owner or caretaker of said reactor, and said written instructions shall be made in duplicate and the duplicate copy shall be filed with the milk inspector, whose duty it shall be to see that the instructions are carried out. Nothing in the instructions shall conflict with the State Quarantine laws or rules and regulations of the Live Stock Sanitary Commission of Texas, under which the reactor cow or cattle are subject at all times. One positive reaction to a recognized tuberculin test is regarded as sufficient evidence of tuberculosis in cattle for the purposes of this ordinance.

SECTION 10: Isolation and Disposition of "Suspects" to Test."

In the event there is any doubt in the veterinarian's mind who makes a tuberculin test, about the results of said test, he shall class the cow as a suspect to the tuberculin test and she shall immediately be isolated from all other cattle and handled as is provided in this ordinance for handling of reactors to the tuberculin test in respect to disinfection and isolation only.

In the event the cow is classed as a suspect to the intradermal test she may be given a combination of the subcutaneous tuberculin test and the ophthalmic tuberculin test provided such tests are started within three hours after she has been classed as a suspect to the intradermal tuberculin test, otherwise a cow classed as a suspect to the tuberculin test shall not be given a tuberculin test within sixty days from the date of the test she was classed as a suspect to. When the combination of the subcutaneous and ophthalmic tuberculin tests is given a suspected cow, a positive reaction to either of the test will be regarded as sufficient evidence of tuberculosis to class her as being tuberculous.

SECTION 11: Reporting Reactors and Suspects:

It shall be the duty of the Veterinarian making such test to immediately report to the City Health Officer and the Live Stock Sanitary Commission of Texas any and all reactor cattle or suspect cattle to the tuberculin test, whether within circumscribed area or in any dairy herd which is selling or distributing milk within the City of San Antonio,

SECTION 12: Records, Area Work:

A complete and correct record shall be kept of all cattle within the City limits of the City of San Antonio, Texas and in the herds of cattle outside of the City of San Antonio, which are selling or distributing milk under the provisions of the dairy ordinance, and further providing that an accurate account of all tuberculin tests, on cattle tested annually, for addition to area, and retest of suspects shall be kept up to date at all times for inspection, and providing further that any necessary books or records shall be kept of the expenditures and other items deemed advisable by the State or Federal Departments or the officials of the City of San Antonio. The Secretary of the Board of Health, shall forward an annual report, consisting of a record of all cattle within the area, all cattle tested for admittance to area, all annual tuberculin tests on cattle within area, any other reports of records desired by the State or Federal Governments, which deal with the eradication of tuberculosis in accordance with this or the milk ordinance, and said reports shall be mailed to the State Live Stock Sanitary Commission and the Inspector in charge of the Bureau of Animal Industry in Texas.

SECTION 13: Identification of Cattle:

All cattle within the circumscribed area provided for by this ordinance shall be identified by metal tag in right ear, containing serial number and the inscription "City of San Antonio."

SECTION 14: It shall be unlawful for any person, firm or corporation to sell or distribute, or to offer to sell, within the corporate limits of the City of San Antonio any milk drawn from a cow not tested in accordance with the manner prescribed by this ordinance, or to sell or distribute, or offer for sale any milk products made or manufactured from milk drawn from a cow not tested in the manner prescribed by this ordinance.

SECTION 15: Every person, persons, firm or firms, or corporation, before selling, distributing or offering for sale any milk, or milk products within the corporate limits (of the City of San Antonio shall make application for a permit to sell or distribute milk products within the corporate limits of said City, to the Secretary of the Board of Health, which application shall, in addition to the requirements set out in an ordinance passed and approved December 14, 1914, and amended June 24, 1915, giving the name and address of a licensed veterinarian who is accredited by the United States Bureau of Animal Industry, and the Live Stock Sanitary Commission of Texas, who made the last intradermal or subcutaneous tuberculin test, and said application shall have attached for inspection the original certificate issued by such veterinarian who made the last intradermal or subcutaneous tuberculin test.

Section 16: Any person, firm or corporation, his or her agent or employee, violating any

of the provisions of this ordinance shall upon conviction thereof be punished by a fine in any sum not in excess of \$100.00.

SECTION 17: All ordinances, or parts of ordinances, in conflict herewith, are hereby repealed.

SECTION 18: Nothing in this ordinance shall be understood to conflict with any State or Federal regulation appertaining to the control or eradication of tuberculosis in or from domestic animals or state quarantine laws.

PASSED AND APPROVED this 3rd day of March, A. D. 1924.

John W. Tobin.
Mayor, City of San Antonio,
Texas.

ATTEST: Fred Fries.
City Clerk.

THE STATE OF TEXAS:

COUNTY OF BEXAR:

CITY OF SAN ANTONIO:

Before me the undersigned authority, on this day personally appeared W. A. Druce, Office Manager, who being by me duly sworn, says on oath that he is one of the publishers of the San Antonio Express 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 newspaer on the following days, towit: March 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, and 15th, 1924.

Express Publishing Co.

By W. A. Druce.
Office Manager.

Sworn to and subscribed before me this March 24th, 1924.

Edna Brown.
Notary Public, Bexar County,
Texas.

AN ORDINANCE *08-63*

AMENDING SUBDIVISIONS (b) and (c), OF SECTION 2, AND SUBDIVISIONS (b) AND (c) OF PARAGRAPH 2, AND SUBDIVISION (b) OF PARAGRAPH 5, OF SECTION 3, OF AN ORDINANCE PASSED AND APPROVED ON THE 6th, DAY OF AUGUST, A. D. 1923, ENTITLED " AN ORDINANCE CREATING SAN JOSE BURIAL PARK, ETC."

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

SECTION ONE: That subdivisions (b) and (c) of Section 2, as contained in an ordinance Creating San Jose Burial Park, etc, passed and approved on the 6th day of August, A. D. 1923, be so amended as to hereafter read as follows, to-wit:

(b) TWO HUNDRED FIFTY-FIVE AND FIFTEEN HUNDREDTHS (\$255.15) DOLLARS per lot for lots in Section One (1), Blocks Three (3), Four (4), Five (5), and Six (6); and in Section Two (2), Blocks Four (4), Five (5), Six (6), Seven (7) Eight (8) and Nine (9); and for lots in Blocks Three (3), Eight (8) and Nine (9), lying south of a line drawn through the center of Block Three (3), east and west to San Juan Road.

(c) Block Seven (7), Section One (1) is reserved for the sale of single graves at the rate of TWELVE AND SEVENTY-FIVE HUNDREDTHS (\$12.75) DOLLARS per grave, for adults, and EIGHT AND 30/100 (\$8.30) DOLLARS per grave, for children.

SECTION TWO: That subdivisions (b) and (c) of Paragraph 2, Section 3, as contained in an ordinance Creating San Jose Burial Park, etc, passed and approved on the 6th, day of August A. D. 1923, be so amended as to hereafter read as follows: to-wit:-

(b) In Blocks where lots are priced at TWO HUNDRED AND FIFTY-FIVE AND FIFTEEN HUNDREDTHS (\$255.15) DOLLARS each, only full lots will be sold adjoining driveways, except where half lots are platted on the map before referred to:

(c) In Blocks, or parts of blocks where lots are priced at TWO HUNDRED AND FIFTY - FIVE AND FIFTEEN HUNDREDTHS (\$255.15) DOLLARS each, one-half and one-fourth lots will be sold where such lots do not lie adjoining driveways or paths.

SECTION THREE: That subdivision (b) of Paragraph 5, Section 3, as constained in an ordinance Creating San Jose Burial Park, etc., passed and approved on the 6th day of August A. D. 1923, be so amended as to hereafter read as follows, to-wit;

(b) A burial Park for negroes shall be created on a part of the land described in this ordinance; which shall be used for the burial of negroes only, and shall be governed by the the same rules and regulations governing the balance of the Burial Park. Lots in the Negro Burial Park shall be classed at TWO HUNDRED AND FIFTY-FIVE AND FINFTEEN HUNDREDTHS (\$255.15) DOLLARS lots, and a section of the same shall be set aside for use in single graves at TWELVE AND SEVENTY - FIVE HUNDREDTHS (\$12.75) DOLLARS per grave.

PASSED AND APPROVED on this 3rd. day of March A. D. 1924.

John W. Tobin.
MAYOR, City of San Antonio, Texas.

ATTEST: _____
City Clerk.

AN ORDINANCE *O'y-64*

LICENSING and regulating interurban motor busses and providing penalties for violation thereof:

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

SECTION ONE. REPEAL OF ORDINANCES.

All ordinances and parts of ordinances heretofore passed and approved by the City of San Antonio, licensing and regulating "Automobiles for Hire" are expressly repealed wherein such Ordinances affecting interurban motor busses, as herein defined, conflict with the provisions hereof.

SECTION TWO. DEFINITIONS.

Unless otherwise indicated by the contents hereof the following terms shall be held to have the respective meanings set out herein: Words in the singular number shall include the plural; and pronouns in the masculine gender shall include the corresponding words in the feminine or neuter. "Person" shall include person, persons, firm or corporation and their agents, servants or employes, engaged in the business or occupation of operating as interurban motor bus, as well as the owner, operator, lessee, or person in control of such interurban motor bus. "Interurban Motor Bus" shall include any motor vehicle, which for compensation, regularly carries passengers to or from the City of San Antonio, from or to places outside of said City, passing over and on the streets of said City, and furnishing inter-city transportation; and shall also include all automobiles licensed as service cars or automobiles for hire in other cities of the State of Texas, coming into said City of San Antonio and offering to carry passengers to its home city; but shall not include automobiles licensed as service cars or automobiles for hire in other cities of the State of Texas, and carrying passengers to San Antonio on isolated trips. "Streets" shall include all streets, alleys, plazas, or other highways in the City of San Antonio, Texas, used or intended to be used by the public as a roadway.

SECTION THREE. FRANCHISE AND RIGHT OF REGULATION.

The use of the streets of the City of San Antonio by any person whomsoever for the purpose of operating or causing to be operated thereon an interurban motor bus as herein defined, is hereby expressly declared to be public franchise or privilege in the nature of a franchise, and a business, occupation and public utility, the exercise of which is conditioned upon and subject to grant, authorization license, inspection and regulation by ordinance of the City Commissioners.

SECTION FOUR. GENERAL REQUIREMENTS.

(a). It shall hereafter be unlawful for any person to keep, use or operate on any street, or to lease, rent or hire to other persons to be used or operated on any street or streets within the limits of the City of San Antonio, Texas, any interurban motor bus unless a written license to so keep, use or operate same has been granted.

(b) It shall hereafter be unlawful for any person to keep, use or operate on any street, or to lease, rent or hire to other persons to be used on any street or streets, within the limits of the City of San Antonio, Texas, any interurban motor bus unless a bond or assurance be furnished for such interurban motor bus as hereinafter required.

SECTION FIVE. APPLICATION BEFORE OPERATING OR CAUSING TO BE OPERATED ON THE STREETS OF THE CITY OF SAN ANTONIO, ANY INTERURBAN MOTOR BUSS.

The owner, operator, lessee or person controlling same shall prepare, sign and file with the City Clerk a signed application for license on an application blank furnished for said purpose, which said application blank shall contain the following information

(a) The name and place of residence of the owner of such vehicle;

(b) The name and usual trade description of the vehicle;

(c) The equipment and rated horsepower of the vehicle;

(d) The factory number and as nearly as possible the year in which such vehicle was manufactured or first used;

(e) The State license number if any automobile or motor buss;

(f) The rated seating capacity of the vehicle;

(g) The location of said terminus and the route which said interurban motor buss will follow on and over the streets of the City in proceeding to or from said terminus; Provided that any interurban motor buss, licensed to operate over any route designated by the person owning or operating it, may be operated over other routes designated by him in other applications, under the provisions of this ordinance.

(h) Whether said interurban motor buss is licensed as such in other cities of this State, or whether licensed as an automobile for hire or service car in other city or cities of this State;

(j) If any person other than the applicant owns or holds any right title, interest or lien in, to or on any such vehicle or vehicles, then the applicant shall attach to and file with said application a copy of the contract or a written statement of the terms of the agreement between such applicant and said other person, specifying the rights and interest of said other person and the terms and conditions if any, upon which such applicant is authorized to use, control or operate such vehicle or vehicles;

(k) If any corporation shall make such application, or to be a party thereto, or shall be the owner of such vehicle or vehicles, (then the president of such corporation shall prepare and sign and shall attach to and file with said application a written statement showing the name and place of residence of the present officer of such corporation, the amount of its capital stock and the amount thereof fully paid up, the nature and amount of its resources and liabilities; and shall ^{also} file with said application a current and duly certified copy of the charter and by-laws of such corporation, and if same be a foreign corporation, also its permit to do business in Texas;

(l) If any person shall make such application, or be a party thereto, then such natural person shall prepare and sign and shall attach to and file with said application a written statement showing the place of residence of such person, his customary calling or occupation and the nature and amount of the resources and liabilities of such person. Such application and a bond or assurance shall be filed with the City Clerk and presented to the Mayor for his approval or rejection.

SECTION SIX. ASSURANCE. BOND OR INSURANCE.

Before any such license shall be issued the applicant shall make, execute, procure and deposit with the City for such vehicle or vehicles to be licensed a good and sufficient assurance in writing, undertaking and guaranteeing that such vehicle or vehicles shall be operated with due care for public safety; and this requirement shall be deemed to be satisfied by a compliance with the following provisions of this section, viz;

Upon such application being granted, the applicant shall execute, procure and tender to said Mayor of said City for each such vehicle to be licensed a good and sufficient bond or policy of insurance, (such as may be approved by the Mayor as to form and sufficiency, in the amount hereinafter required; each such bond or policy of insurance shall be conditioned that the

holder of such license shall and will well and truly pay to the Mayor of said City, and to his successors in office, for the benefit of each ^{such} person injured by reason of the negligent operation of such vehicle, or on account of any injury which any person may, while employed on such vehicle by the licensee, do or negligently allow to be done to any passenger, or to pay directly to any passenger so injured, any amount or amounts which may be awarded by final judgment of any court of competent jurisdiction on account of any such injury against any person owning or operating any such vehicle, not exceeding however for injury to any ^{one} person the sum of ~~twenty~~ Five Hundred (\$2500.00) Dollars or the sum of Five Thousand (\$5000.00) Dollars for all persons injured in any one accident or occasion; such bond or policy to provide that each such claim or cause of action shall survive, in case of the death of the person injured, for the benefit of the beneficiaries of such persons, and that such bond or policy shall not be exhausted by the first recovery but shall be subject to successive recoveries during the time while such bond or policy shall continue in effect; and such bond shall be further conditioned that the holder of such license shall and will truly pay to the Mayor of said City and his successors in office, for the benefit of the person whose property is damaged, or to said person directly, any amount or amounts which may be awarded by final judgement of any court of competent jurisdiction, to any person or persons whose property has been injured by reason of the negligent operation of such vehicle, against the holder of such license, not to exceed the sum of One Thousand (\$1000.00) Dollars, which bond shall not be exhausted by the first recovery but shall be subjected to successive recoveries during the time while such bond or policy shall continue in effect. Subject to approval as aforesaid such bond or policy of insurance shall be executed by sureties or insurers consisting of any solvent surety or insurance company qualified to transact business in the State of Texas, or such bond may be executed by two or more personal sureties, attaching to such bond their affidavit to the effect that they own in fee simple, real estate situated in any specified county or counties of the State of Texas, is free from incumbrances and subject to no claim of exemption, and of an actual market value to be stated in such affidavit, of more than double the amount of such bond, and PROVIDED FURTHER that in the event the Mayor or City Commissioners shall at any time and for any reason deem that any assurance given by any license is insufficient for the protection of the public, he or they may require a new additional assurance, and the license or person owning or operating any such vehicle or vehicles shall forthwith, after receiving notice of such requirement, discontinue the operation of the vehicle covered by the ^{said} unsatisfactory bond, and shall not be entitled to any grant under this ordinance, until such person has provided a new or additional assurance, required by the terms and conditions as are herein provided, and PROVIDED FURTHER that in the absence of special agreement any surety or insurer may by written demand require of said City that a new bond or policy of insurance for any such vehicle or vehicles be required of and given by the licenses within five (5) days, and the City shall there upon give written notice by personal delivery or by mail to such licensee, and upon the filing of such new bond or policy of insurance shall discharge such first sureties or insurers from further liability to accrue after the time of the approval of such new bond; and PROVIDED FURTHER that neither said City nor any officer thereof shall be held liable for any pecuniary responsibility on account of any such assurance or for the solvency of any such surety or insurer, or in any manner to have become liable for any sum on account of any claim or any act or omission relating to such vehicle or vehicles; nor shall the lawful liability of any such person owning or operating any such vehicle be in any manner either limited or enlarged by anything in connection with this ordinance or such license or assurance; but persons having any cause of action

secured thereby shall be authorized to sue directly on any such assurance without impleading the City; and all persons known to any surety or insurer to have been injured in the same accident and claim damages therefor, shall be made parties to determine priority of claim or payment in any settlement or suit had or instituted on account of such matter.

SECTION SEVEN. LICENSE FEES.

After said application and said bond or assurance shall have been approved by the Mayor, the person making such application shall pay to the Commissioner of Taxation, for the use of the City, in advance, for each interurban motor buss, an annual license fee of Ten (\$10.00) Dollars, which license fee shall be deposited and kept in the "Street Maintenance Fund" and all costs of traffic supervision and other expenses incident to said regulation, license and inspection shall be paid by the City out of the General Fund; PROVIDED that in the event of any person having a motor vehicle not employed or used as an interurban motor buss as here- in defined, at the beginning of any fiscal year and shall during such fiscal year desire a license for such vehicle as an interurban buss, then such license shall issue for the remain- ing part of such fiscal year and the license fee therefor shall be prorated and paid only for the unexpired portion of such fiscal year; but such license fee shall not in any case be less than one-half of the license fee for the full fiscal year.

SECTION EIGHT. LICENSES AND TAGS.

Every person complying with the provisions of this ordinance whose application and bond or assurance shall have been approved by the Mayor and who shall have paid the license fee provid- ed in this ordinance, shall be entitled to a license and metal tag, authorizing such person to operate within the limits of the City of San Antonio, the interurban motor buss described in the application; PROVIDED, However, that such license shall ^{be} non-transferable and non-assignable. The metal tag furnished to such license shall be of distinctive shape and shall show thereon the words "Interurban Motor Buss" together with the year for which same was issued, the date of expiration and the number of the license. Said metal tag, though delivered to the licensee, shall remain the property of the City and shall be carried by the licensee attached to the front of the radiator of the interurban motor buss for which same was issued, in a conspicuous place, so long as the license and bond or assurance covering such interurban motor bus is in effect and no longer; and no portion of such tag shall be covered or hidden in any manner; PROVIDED, however, that if for any reason such license or bond or policy of insurance is cancelled or becomes ineffective, then such metal tag shall be returned to the City Clerk on the date such license or bond or policy of insurance ceases to be operative.

SECTION NINE. REVOCATION OF LICENSES.

All such licenses shall be issued subject to revocation for cause; and whenever the licensee of any interurban motor buss shall wilfully violate or permit to be violated by any employee, operator or person in control of said interurban motor buss, any of the provisions of this ordinance, the Mayor shall have the power, after due investigation and hearing of evidence concerning such violations, to declare such license revoked and terminated, and after such revocation the licensee shall not again be authorized or permitted to operate the vehicle described in said license, as an interurban motor buss.

SECTION TEN. RULES.

No person shall conduct such business or keep, use or operate any interurban motor buss on any street otherwise than in conformity with the following rules:

(1) Such interurban motor buss shall ^{have} conspicuously posted therein a copy of the current license therefor and may, if desired, carry on the front thereof a flag designating any part

lar company and a sign showing between which places said interurban motor buss is operating.

(2) Each interurban motor buss shall carry the tag provided for in Section Seven(7) hereof, while being operated on the streets of the City; and no other person shall on any street solicit by word, sign or signal any other person or persons to employ or become passengers on any such interurban motor buss; and no such interurban motor buss shall pass to and fro on the streets, seeking employment.

(3) An interurban motor buss may be stopped in the City of San Antonio at any place along the route or routes designated in the application for license for the purpose of discharging passengers proceeding from outside the City into the City, and may be stopped for the purpose of taking on passengers proceeding from the City to the termini of said interurban motor buss outside of the City; but no interurban motor buss shall carry passengers on streets not on said route or routes, nor as an automobile for hire or service car, as defined by ordinances now in force.

(4) No termini for interurban motor busses shall be located in the City of San Antonio and designated in said application for license to operate an interurban motor buss, except at a building or station, or at the following public stands, which are here designated as stations for interurban motor busses, to-wit:

On that portion of Main Plaza north of the Park, between the street car tracks, comprised between markers erected by the Police Department.

Along the curb on the East side of the park on Alamo Plaza, comprised between permanent markers erected by the Police Department.

Along the park curb on the East side of San Saba Street beginning 20 feet north of West Commerce Street extending north toward West Houston Street, a distance of one hundred and fifty (150) feet.

PROVIDED, however, that the foregoing shall not permit the owner or operator of any interurban motor buss to park said vehicle on streets other than those named herein, in violation of the provision of ordinances now in force governing the parking of vehicles; and provided further that it shall be unlawful for any interurban motor buss to remain standing or parked on or at said stand on Main Plaza for a longer period than twenty minutes.

SECTION ELEVEN. PENALTIES.

Any person or passenger violating or failing or refusing to comply with the provision of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than Ten (\$10.00) Dollars, nor more than Two Hundred (\$200.00) Dollars, and each day which any violation or refusal shall continue shall constitute a separate and distinct offence.

Passed and approved by the Commissioners of the City of San Antonio, this the 10th day of March, A. D. 1924.

ATTEST: Fred Fries.
City Clerk.

John W. Tobin.
Mayor

THE STATE OF TEXAS:

COUNTY OF BEXAR:

CITY OF SAN ANTONIO:

Before me the undersigned authority on this day personally appeared W. A. Druce, Office Manager, who being by me duly sworn, says on oath that he is one of the publishers of the San Antonio Expressa 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, towit; March, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22nd, 23rd, and 24th, 1924.

Express Publishing Co.

By W. A. Druce.
Office Manager.

Sworn to and subscribed before me this March 24th, 1924.

Edna Brown.
Notary Public, Bexar County,
Texas.

AN ORDINANCE *88-65*

Granting permission to the International-Great Northern Railway Company to erect improvements on City Blocks 224 and 225.

BE IT ORDAINED by the Commissioners of the City of San Antonio, that, the International and Great Northern Railway Company be and it is hereby granted permission to erect the following improvements on City blocks 224 and 225 as follows towit:

First. A round house of ^{semi} fire proof construction and ten stalls or engine capacity, as per plans and specifications heretofore submitted to the City Building Inspector, to be used for turning and making necessary repairs to the company's locomotives.

Second. Two 50000 gallon capacity steel storage tanks for the storage of fuel Oil and Water.

Third. A boiler washing plant in connection with said engine house or round house. All construction herein permitted shall conform to all ordinances, now inforce, regulating the construction of buildings and the storage of fuel oil, and none of said improvements shall be erected nearer than approximately 100 feet from the West Commerce Street property line of City Blocks 224-225.

And it is particularly understood by said Railway Company, that the locomotives to be accomodated in said round house, shall be whenever practicable of the oil burning type.

PASSED AND APPROVED on the 24th day of March, 1924.

John W. Tobin.
Mayor.

ATTEST: Fred Fries.
City Clerk.