

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

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

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

C. K. Quin.  
Mayor.

ATTEST: Jas. Simpson.  
City Clerk.

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AN ORDINANCE *OH-203*

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

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

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

5. - A Vigilance Committee to serve without compensation is hereby created of nineteen members, to be appointed by the Mayor and confirmed by the Commissioners, to investigate each application for the permit required by this Ordinance, which Committee shall advise and recommend to the Mayor the granting or the refusal of a permit. *Sect 5 amended Oct 25/36*

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

*October*

C. K. Quin.  
Mayor

ATTEST: Jas. Simpson.  
City Clerk.

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AN ORDINANCE *OH-204*

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

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

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

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

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

several meetings of the Commission.

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

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

C. K. Quin.  
Mayor.

ATTEST: Jas. Simpson.  
City Clerk.

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

Before me, the undersigned authority, on this day personally appeared C. L. Buchanan, who being by me duly sworn, says on oath that he is one of the publishers of the San Antonio Light a newspaper of general circulation in the City of San Antonio, in the State and County aforesaid, and that the ordinance hereto attached has been published in every issue of said newspaper on the following days; to-wit October 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 1936.

C. L. Buchanan  
Chief Accountant.

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

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

AN ORDINANCE **OH-205**

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

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

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

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

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

intended for human consumption must conform to the standards and requirements prescribed by the Board of Health. Any building where pecan meats or meats of other edible nuts are packed for storage, selling or distribution must be equipped with a sterilizing plant approved by the Board of Health. Any building where pecans or other edible nuts are shelled must be equipped with drying facilities approved by the Board of Health, and must have a soaking vat or room equipped with suitable drainage, and while such vat or room is in use, water must be changed daily. All pecan meats or meats of other edible nuts must be covered with adequate cover to exclude dirt, dust, vermin, fluid and other foreign matter of any nature whatsoever when same are being trucked or transported from any shellery or storage plant. The shelling, packing or storing of pecans or other edible nuts in private residences or homes is strictly prohibited. No animal or animals shall at any time be permitted where pecans or other edible nuts are shelled, packed or handled.

PASSED AND APPROVED, this 8th day of October, A. D. 1936.

ATTEST:

E. K. Quin  
Mayor.

Jas. Simpson  
City Clerk.

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

Before me, the undersigned authority, on this day personally appeared C. L. Buchanan, who being by me duly sworn, says on oath that he is one of the publishers of the San Antonio Light, a newspaper of general circulation in the City of San Antonio, in the State and County aforesaid, and that the ordinance hereto attached has been published in every issue of said newspaper on the following days, to-wit: October 10, 11, 12, 13, 14, 15, 16, 17, 18, 19. 1936.

C. L. Buchanan Chief  
Accountant.

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

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

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AN ORDINANCE OH-206

ORDERING A SPECIAL ELECTION IN THE CITY OF SAN ANTONIO TO SUBMIT TO THE QUALIFIED VOTERS WHO OWN TAXABLE PROPERTY IN SAID CITY AND WHO HAVE DULY RENDERED THE SAME FOR TAXATION, TWELVE 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 THE CITY, AS FOLLOWS: A- FIRE STATION 2 BUILDING BONDS, \$100,000.00; B - POLICE AND FIRE STATION BONDS, \$60,000.00; C - HEALTH BUILDING BONDS, \$12,000.00; D - STINSON AIRPORT BONDS, \$30,000.00; E - AUDITORIUM BONDS, \$6,000.00; F - PARK IMPROVEMENT BONDS, \$12,000.00; G - ZOOLOGICAL GARDEN BONDS, \$20,000.00; H - MARKET SHEDS BONDS, \$85,000.00; I \* SAN PEDRO CREEK IMPROVEMENT BONDS, \$2,000.00; J - BRIDGE CONSTRUCTION BONDS, \$30,000.00; K - STREET IMPROVEMENT BONDS, \$45,000.00; L - SEWER CONSTRUCTION BONDS, \$48,000.00.00.

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

1. That an election is ordered hereby to be held in the City of San Antonio on the 12 day of November, 1936, and the Mayor is directed to issue his proclamation calling said election, at which election twelve certain separate propositions to borrow money on the credit of the City of San Antonio and to issue bonds for permanent public improvements shall be submitted to the qualified voters under Article VI, Section 3-A of the Constitution of Texas, the purposes for which the loans are desired and the permanent public improvements to be constructed are distinctly specified.

herein as follows, to-wit:-

A - FIRE STATION 2 BUILDING BONDS; \$100,000.00.

2-A. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements, for the purpose of erecting a permanent building for Fire Company Number 2 and the appurtenances thereof, useful and necessary for the establishment and maintenance of the Fire Department and to acquire land as the site therefor, in the amount of \$100,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

B - POLICE AND FIRE STATION BONDS: \$60,000.00.

3-B. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements, for the purpose of erecting an addition of one story to the Central Police and Fire Station and the appurtenances thereto, and constructing, completing and adding to the various fire and police sub-stations of the City for the purpose of improving the facilities and services of the Police and Fire Department of said City, in the amount of \$60,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

C - HEALTH BUILDING BONDS: \$12,000.00.

4-C. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements for the purpose of erecting an additional story and the appurtenances, on the Public Health Building for the purpose of improving the facilities and service of the Public Health Department of said City, in the amount of \$12,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

D - STINSON AIRPORT BONDS: \$30,000.00

5-D. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements at the municipal airport Stinson Field on property belonging to the City of San Antonio, said public improvements to be constructed being the permanent paving of the runways, grading the landing field and the installation of the permanent appurtenances and fixtures thereof, in the amount of \$30,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent

to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

E - AUDITORIUM BONDS: \$6,000.00

6-E. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements, for the purpose of constructing, completing and adding to the public Auditorium building and the appurtenances thereof, in the amount of \$6,000.00. each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

F - PARK IMPROVEMENT BONDS: \$12,000.00.

7-F. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements, said improvement being the construction of permanent buildings and the construction of walks and roads of permanent material in the public parks, plazas and cemeteries of said City, in the amount of \$12,000.00 each bond being of the denomination of \$1,000.00 each; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess, to levy and to collect taxes upon property in the said City sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

G - ZOOLOGICAL GARDEN BONDS: \$20,000.00

8-G. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements, said improvements being the construction of permanent buildings and appurtenances for the protection of property of the City, and the construction of walks and roads of permanent material, in the Zoo Area on City property adjacent to Brackenridge and Koehler Parks of said City, in the amount of \$20,000.00, each bond being of the denomination of \$1,000.00 each; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

H - MARKET SHEDS BONDS: \$85,000.00.

9-H. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements, for the purpose of erecting permanent sheds adjacent to the Market House on Presidio Plaza, and on Washington Square, for the purpose of maintaining a city market and improving the facilities and services thereof, in the amount of \$85,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of

20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

I- SAN PEDRO CREEK IMPROVEMENT BONDS: \$2,000.00.

10-I. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements by constructing permanent levees and walls along and near San Pedro Creek, with the necessary appurtenances thereto, to prevent and ameliorate flood conditions and to protect public health and safety, in the amount of \$2,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

J - BRIDGE CONSTRUCTION BONDS: \$30,000.00.

11-J. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements, for the purpose of the construction of permanent bridges and the necessary appurtenances of permanent bridges and the necessary appurtenances thereof, over the streams crossing the public streets in the several wards of said City, in the amount of \$30,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

K - STREET IMPROVEMENT BONDS: \$45,000.00.

12-K. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements to improve the traffic conditions of the public streets, of the City of San Antonio for public convenience, necessity and safety, by widening, extending, altering, paving and grading public streets, and acquiring property necessary therefor, in the amount of \$45,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

L - SEWER CONSTRUCTION BONDS: \$48,000.00.

13-L. Shall the Board of Commissioners of the City of San Antonio be authorized to borrow money on the credit of said City, and to issue bonds of the City for permanent public improvements to protect the health and safety of the people of the City of San Antonio, by the construction of a permanent system of sewage disposal, by constructing a permanent system of sewers and drains, by the acquisition of land necessary therefor, and extending and supplementing the present system of sewage disposal, sewers and drains, and the erection of necessary buildings, structures and appurtenances therefor, in the amount of \$48,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and be authorized to assess, to levy and to collect taxes upon

property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive.

14. The manner of holding this election shall be governed by the laws regulating such elections, made and provided; and, only qualified electors who own taxable property in the City of San Antonio who have duly rendered the same for taxation, shall vote, and all electors shall vote in the election precinct of their residence; and, the ballot to be used in this election shall be an "Official Ballot" arranged in such a manner that the voter at said election may vote either for or against any or all of said propositions.

15. That at said election voters desiring to support Proposition A to issue bonds as described therein, shall have printed upon their ballots the words:- "FOR the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, for the purpose of erecting a permanent building for Fire Company Number 2 and the appurtenances thereof, useful and necessary for the establishment and maintenance of the Fire Department and to acquire land as the site therefor, in the amount of \$100,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive."

16. And those opposed to said Proposition A to issue bonds shall have printed upon their ballots the words:- "AGAINST the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, for the purpose of erecting a permanent building for Fire Company Number 2 and the appurtenances thereof, useful and necessary for the establishment and maintenance of the Fire Department and to acquire land as the site therefor; in the amount of \$100,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive."

17. That at said election voters desiring to support Proposition B to issue bonds as described therein, shall have printed upon their ballots the words:- "FOR the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, for the purpose of erection and addition of one story to the Central Police and Fire Station and the appurtenances thereto, and constructing, completing and adding to the various fire and police sub-stations of the City for the purpose of improving the facilities and services of the Police and Fire Department of said City, in the amount of \$60,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly

equal as practicable from 1 to 20 years inclusive".

18. And those opposed to said Proposition B to issue bonds shall have printed upon their ballots the words:- "Against the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, for the purpose of erecting an addition of one story to the Central Police and Fire Station and the appurtenances thereto, and constructing, completing and adding to the various fire and police sub-stations of the City for the purpose of improving the facilities and services of the Police and Fire Department of said City, in the amount of \$60,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

19. That at said election voters desiring to support Proposition C to issue bonds as described therein, shall have printed upon their ballots the words:- "FOR the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, for the purpose of erecting an additional story and the appurtenances, on the Public Health Building for the purpose of improving the facilities and service of the Public Health Department of said City, in the amount of \$12,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

20. And those opposed to said Proposition C to issue bonds shall have printed upon their ballots the words:- "AGAINST the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, for the purpose of erecting an additional story and the appurtenances, on the Public Health Building for the purpose of improving the facilities and service of the Public Health Department of said City, in the amount of \$12,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive."

21. That at said election voters desiring to support Proposition D to issue bonds as described therein, shall have printed upon their ballots the words:- "FOR the issuance of bonds and to borrow money on the credit of said City for permanent public improvements at the municipal airport Stinson Field on property belonging to the City of San Antonio, said public improvements to be constructed being the permanent paving of the runways, grading the landing field and the installation of the permanent appurtenances and fixtures thereof, in the amount of \$30,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

22. And those opposed to Proposition D to issue bonds shall have printed upon their ballots the words:- "AGAINST the issuance of bonds and to borrow money on the credit of said City, for permanent public improvements at the municipal airport Stinson Field on property belonging to the City of San Antonio, said public improvements to be constructed being the permanent paving of the runways, grading the landing field and the installation of the permanent appurtenances and fixtures thereof, in the amount of \$30,000.00 each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

23. That at said election voters desiring to support Proposition E to issue bonds as described therein, shall have printed upon their ballots the words:- "FOR the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, for the purpose of constructing, completing and adding to the public Auditorium building and the appurtenances thereof, in the amount of \$6,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

24. And those opposed to Proposition E to issue bonds shall have printed upon their ballots the words:- "AGAINST the issuance of bonds and to borrow money on the credit of said City, for permanent public improvements, for the purpose of constructing, completing and adding to the public Auditorium building and the appurtenances thereof, in the amount of \$6,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive."

25. That at said election voters desiring to support Proposition F to issue bonds as described therein, shall have printed upon their ballots the words:- "FOR the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, said improvements being the construction of permanent building and the construction of walks and roads of permanent material in the public parks, plazas and cemeteries of said City, in the amount of \$12,000.00, each bond being of the denomination of \$1,000.00 each; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

26. And those opposed to Proposition F to issue bonds shall have printed upon their ballots

the words:- "AGAINST the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, said improvement being the construction of permanent buildings and the construction of walks and roads or permanent material in the public parks, plazas and ceneries of said City, in the amount of \$12,000.00, each bond being of the denomination of \$1,000.00 each; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

27. That at said election voters desiring to support Proposition C to issue bonds as described therein, shall have printed upon their ballots the words:- "FOR the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, said improvements being the construction of permanent buildings and appurtenances for the protection of property of the City, and the construction of walks and roads of permanent material, in the Zoo Area on City property adjacent to Brackenridge and Koehler Parks of said City, in the amount of \$20,000.00, each bond being of the denomination of \$1,000.00 each; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

28. And those opposed to Proposition C to issue bonds shall printed upon their ballots the words:- "AGAINST the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, said improvements being the construction of permanent buildings and appurtenances for the protection of property of the City, and the construction of walks and roads of permanent material, in the Zoo Area on City property adjacent to Brackenridge and Koehler Parks of said City, in the amount of \$20,000.00, each bond being of the denomination of \$1,000.00 each; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

29. That at said election voters desiring to support Proposition H to issue bonds as described therein shall have printed upon their ballots the words:- FOR the issuance of bonds and to borrow money on the credit of said City for permanent sheds adjacent to the Market House on Presidio Plaza, and on Washingto Square, for the purpose of maintaining a city market and improving the facilities and service thereof, in the amount of \$85,000.00, each bond being the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

30. And those opposed to Proposition H to issue bonds shall have printed upon their ballots the words:- "AGAINST the issuance of bonds and to borrow money on the credit of the City for per-

manent public improvements, for the purpose of erecting permanent sheds adjacent to the Market House on Presidio Plaza, and on Washington Square, for the purpose of maintaining a city market and improving the facilities and service thereof, in the amount of \$85,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

31. That at said election voters desiring to support Proposition I to issue bonds as described therein, shall have printed upon their ballots the words:- "FOR the issuance of bonds and to borrow money on the credit of said City for permanent public improvements by constructing permanent levees and walls along and near San Pedro Creek, with the necessary appurtenances thereto, to prevent and ameliorate flood conditions and to prevent public health and safety, in the amount of \$2,000.00 each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

32. And those opposed to Proposition I to issue bonds shall have printed upon their ballots the words:- "AGAINST the issuance of bonds and to borrow money on the credit of said City for permanent public improvements by constructing permanent levees and walls along and near San Pedro Creek, with the necessary appurtenances thereto, to prevent and ameliorate flood conditions and to protect public health and safety, in the amount of \$2,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

33. That at said election voters desiring to support Proposition J to issue bonds as described therein, shall have printed upon their ballots the words:- "FOR the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, for the purpose of the construction of permanent bridges and the necessary appurtenances thereof, over the streams crossing the streets in the several wards of said City, in the amount of \$30,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

34. And those opposed to Proposition J to issue bonds shall have printed upon their ballots the words:- "AGAINST the issuance of bonds and to borrow money on the credit of said City for permanent public improvements, for the purpose of construction of permanent bridges and the necessary appurtenances thereof, over streams crossing the public streets in the several wards of said City,

in the amount of \$30,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

35. That at said election voters desiring to support Proposition K to issue bonds as described therein, shall have printed upon their ballots the words:- "FOR the issuance of bonds and to borrow money on the credit of said City for permanent public improvements to improve the traffic conditions of the public streets of the City of San Antonio for public convenience, necessity and safety, by widening, extending, altering, paving and grading public streets, and acquiring property necessary therefor, in the amount of \$45,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

36. And those opposed to Proposition K to issue bonds shall have printed upon their ballots the words:- "AGAINST the issuance of bonds and to borrow money on the credit of said City for permanent public improvements to improve the traffic conditions of the public streets of the City of San Antonio for public convenience, necessity and safety, by widening, extending, altering, paving and grading public streets, and acquiring property necessary therefor, in the amount of \$45,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years payable in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

37. That at said election voters desiring to support Proposition L to issue bonds as described therein, shall have printed upon their ballots the words:- "FOR the issuance of bonds and to borrow money on the credit of said City for permanent public improvements to protect the health and safety of the people of the City of San Antonio, by the construction of a permanent system of sewage disposal, by constructing a permanent system of sewers and drains, by the acquisition of land necessary therefor, and extending and supplementing the present system of sewage disposal, sewers and drains, and the erection of necessary buildings, structures and appurtenances therefor, in the amount of \$48,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

38. And those opposed to Proposition L to issue bonds shall have printed upon their ballots the words:- "AGAINST the issuance of bonds and to borrow money on the credit of said City for permanent public improvements to protect the health and safety of the people of the City of San Antonio

by the construction of a permanent system of sewage disposal, by constructing a permanent system of sewers and drains, by the acquisition of land necessary therefor, and extending and supplementing the present system of sewage disposal, sewers and drains, and the erection of necessary buildings structures and appurtenances therefor, in the amount of \$48,000.00, each bond being of the denomination of \$1,000.00; said bonds to bear interest from date at a rate to be fixed by ordinance not to exceed 4 per cent per annum payable semi-annually; and the Board of Commissioners to be authorized to assess, to levy and to collect taxes upon property in the said City, sufficient to pay the annual interest and to provide a sinking fund of at least 2 per cent to pay the bonds at maturity; said bonds to mature within a period of 20 years serially in yearly installments as nearly equal as practicable from 1 to 20 years inclusive".

39. That said election shall be held within the City of San Antonio, and in each and all of the various election precincts thereof, variously located in each of the several wards of said City, as said election precincts are now fixed and established, and being the same election precincts are now fixed and established, and being the same election precincts used in recent elections; and said election herein ordered shall be held during the hours required by law and at the place in each such respective election precinct set opposite the number of each precinct, in the following table, to-wit: Precinct 1, Military Plaza, City Hall;- Precinct 2, 1102 South Flores Street, Fire Station 12;- Precinct 3, 2003 South Flores Street, Briscoe School;- Precinct 4, 1519 Nogalitos Street, Fire Station 16;- Precinct 5, 325 Pruitt Avenue, J. C. Harris School;- Precinct 6, 2132 South Flores Street;- Precinct 7, 3301 South Flores Street;- Precinct 8, Grandjean and Tipton Streets;-Elementary School 39;- Precinct 9, 207 West Dittmar Avenue, Hillcrest School 24;- Precinct 10, 133 Harriman Place, Collins Garden School;- Precinct 11, Marion and Malone Streets Palm Heights Recreation Building;- Precinct 12, 1315 Frio City Road, Western Heights Pharmacy;- Precinct 13, 100 Colima Street, Brackenridge Memorial School 21;- Precinct 14, Zarzamora and Vera Cruz Streets, Barkleys School;- Precinct 15, 2310 Colima Street, Pecan Factory, Precinct 16, San Fernando and South Pecos Streets, Navarro School 8;- Precinct 17, South Frio and Matamoras Streets, Fire Station 11;- Precinct 18, Durango and Brazos Streets, Sidney Lanier School;- Precinct 19, 2522 West Commerce Street, Catholic Hall;- Precinct 20, 2323 Buena Vista Street, Fire Station 8;- Precinct 21, Durango and San Luis Streets, Ivanhoe School 36;- Precinct 22, North Beona and West Salinas Streets, Hood School 33;- Precinct 23, 605 North San Marcos Street, Fire Station 15;- Precinct 24, 605 North San Jacinto Street, Grant School;- Precinct 25, 2201 Morales Street, Washington Irving School;- Precinct 26, 2201 Leal Street, Ira Ogden School;- Precinct 27, North Colorado and Arbor Streets, Bowie School;- Precinct 28, 1628 West Poplar Street, Krisch and Krisch Store;- Precinct 29, 1414 North Zarzamora Street, Blue Bonnet Service Station 3;- Precinct 30, 1421 West Ashby Place, Beacon Hill School;- Precinct 31, 2411 North Zarzamora;- Precinct 32, West Cincinnati and Alexander Streets, West End Pavilion;- Precinct 33, Magnolia and North Zarzamora Street, Woodlawn Elementary School;- Precinct 34, Donaldson Avenue, Thomas Jefferson High School;- Precinct 35, 637 Main Avenue, San Antonio Tech & Vocation School;- Precinct 36, 412 Marshall Street, Stephen F. Austin School;- Precinct 37, 551 San Pedro Avenue, San Pedro Pharmacy;- Precinct 38, 1224 San Pedro Avenue;- Precinct 39, 503 West Russell Place, Fire Station 6;- Precinct 40, 1833 North Flores Street, Krause Electric Company;- Precinct 41, 1101 West Woodlawn Avenue, Beacon Hill Presbyterian Church;- Precinct 42, 947 West Commerce Street, Fire Station 17;- Precinct 43, 202 West Avenue, Independent Food Company;- Precinct 44, 2005 Blanco Road;- Precinct 45, 2308 Blanco Road, Brickey's Garage;- Precinct 46, 1504 Blanco Road, Agnes Cotton School;- Precinct 47, 2501 San Pedro Avenue, Mark Twain School;- Precinct 48, 102 West Ridgewood;- Precinct 49, 242 Lynwood Avenue, T. J. Walthall's Garage;- Precinct 50, 101 West Mistletoe Avenue, Tick

Tock Tea Room;- Precinct 51, 401 East Magnolia Avenue. McKanley School;- Precinct 52, 115 West Josephine Street, Hawthorne School;- Precinct 53, 500 East Magnolia Avenue, Gonzales School;- Precinct 54, 324 McCullough Avenue, York Furniture Store;- Precinct 55, 817 Brooklyn Avenue; Eleanor Brackenridge School;- Precinct 56, 1725 North St. Mary Street, Red & White Store;- Precinct 57, 301 Camden Street, Fire Station 4;- Precinct 58, 201 Martin Street, Y. M. C. A. Building;- Precinct 59, 432 Live Oak Street, Miller's Store;- Precinct 60, 607 North Alamo Street, Cooper Tire & Battery Store;- Precinct 61, 203 Depot Street, Fire Station 14;- Precinct 62, 1101 Austin Street, Milam School;- Precinct 63, 2700 Broadway, Lions Field;- Precinct 64, 201 Parland Place, Lamar School;- Precinct 65, 1307 Van Ness Street, Harris School;- Precinct 66, 509 Van Ness Street, St. Patrick's Hall;- Precinct 67, 1630 North Pine Street, Annex Government Hill Lutheran Church;- Precinct 68, 419 Hays Street, The Economy Store;- Precinct 69, 719 Lamar Street, Robert E. Lee School;- Precinct 70, 413 St. Charles Street, Fire Station 18;- Precinct 71, Gevers and Burleson Streets, Phyllis Wheatley School;- Precinct 72, 923 East Commerce Street, Fire Station 3;- Precinct 73, 1827 East Houston Street, Hummel's Store;- Precinct 74, 1900 East Houston Street, Fannin School;- Precinct 75, 1815 Nolan Street, Booker T. Washington School;- Precinct 76, Gulf and Rio Grande Streets, Elizabeth Tynan School 3;- Precinct 77, Matagorda and LaFitte Streets, Burnett School 5;- Precinct 78, 823 Victoria Street, City Laboratory Building;- Precinct 79, 928 East Commerce Street, New & Used Furniture Store;- Precinct 80, 1402 Wyoming Street, Loberg's Store;- Precinct 81, 326 Hedges Street, Lone Star Grocery Store;- Precinct 82, 2000 Block East Commerce Street, Lindberg Park;- Precinct 83, 500 Cooper Street, Brehmer's Store; Precinct 84, 651, Delmar Street, Fire Station 9;- Precinct 85, 110 Cooper Street, Edgar Allen Poe School;- Precinct 86, 984 South Hackberry Street, Herff School;- Precinct 87, 604 Delaware Street, Bruce Rug Cleaners;- Precinct 88, 609 Labor Street, Julius Gersbach Furniture Store;- Precinct 89, 1000 South Presa Street, Stricker Block;- Precinct 90, 401 Berkshire Avenue, Page Junior High School;- Precinct 91, Kayton and South Hackberry Streets, Annex to Highland Park Baptist Church; - Precinct 92, Hammond and South New Braunfels Avenue, Highland Park School;- Precinct 93, 900 Block Hammond Avenue, Highland Park Recreation Center;- Precinct 94, 1330 Avant Avenue; Precinct 95, 1018 Avant Avenue; - Precinct 96, South Palmentto and Avant Avenue, Sunday School Room;- Precinct 97, 2702 South Presa Street, Chambers Drug Store;- Precinct 98, 3708 South Presa Street, Shoe Repair Shop; Precinct 99, 126 North Street, Labor Temple; Precinct 100, 600 South Alamo Street, Fire Station 7; Precinct 101, 422 Pereida Street, Beethoven Home;- Precinct 102, 1935 South St. Mary Street, Brackenridge High School; Precinct 103, 122 West Whittier Street, Robert R. Green School;- Precinct 104, 3201 South Presa Street, Fire Station 13;- Precinct 105, 204 School Street, Riverside School.

40. A copy of this ordinance, signed by the Mayor of the City of San Antonio, shall constitute a proper order for said election and, with such additions thereto as may be deemed appropriate by the Mayor, shall be sufficient proclamation and notice of said election, and the Mayor is hereby directed to cause such notice to be published by the posting of one copy thereof at a public place in each of the election precincts at the respective voting places thereinbefore named, and at the City Hall of the City of San Antonio on the date of the passage of this ordinance, being 30 days before the date for said election, and by causing the same to be published in the official journal of the City of San Antonio, namely the San Antonio Light, on the same day in each of two successive weeks, the date of the first publication to be not less than 14 days prior to the date set for said election.

41. 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.

42. PASSED AND APPROVED this 13 day of October, A. D. 1936.

C. K. Quin.  
Mayor.

ATTEST: Jas. Simpson.  
City Clerk.

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

Before me, the undersigned authority, on this day personally appeared \_\_\_\_\_, who being by me duly sworn, says on oath that he is 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: \_\_\_\_\_ 1936.

Sworn to and subscribed before me this \_\_\_\_\_ 1936.

\_\_\_\_\_  
Notary Public in and for Bexar  
County, Texas.

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ACCEPTANCE BY SAN ANTONIO PUBLIC SERVICE COMPANY OF THE FRANCHISE ORDINANCE OF SEPTEMBER 10, 1936,  
TOGETHER WITH RESOLUTION OF THE BOARD OF DIRECTORS OF THE COMPANY.

THE STATE OF TEXAS, )  
COUNTY OF BEXAR. )

KNOW ALL MEN BY THESE PRESENTS: (3)

That San Antonio Public Service Company, a Texas corporation, acting herein by and through its President and Secretary, hereunto duly authorized by resolution of its Board of Directors, a certified copy of which resolution is attached hereto, does hereby, on this the 20th day of October, A. D. 1936, by this writing accept in its entirety the franchise ordinance which was finally passed and approved on September 10; A. D. 1936, by the Commissioners of the City of San Antonio, reading as follows, to-wit:

"AN ORDINANCE *OH-207*

EXTENDING THE RIGHTS AND PRIVILEGES OF THE SAN ANTONIO PUBLIC SERVICE COMPANY, TO USE THE PUBLIC WAYS OF THE CITY FOR THE DISTRIBUTION OF GAS AND ELECTRICITY, FOR 20 YEARS FIXING MAXIMUM RATES, AND PROVIDING FOR THE ACCEPTANCE OF THE ORDINANCE AND THE PAYMENT OF A CONSIDERATION OF \$100,000.00.

"1. Whereas, it has been determined by the Board of Commissioners that the franchises of the San Antonio Public Service Company should be extended for 20 years from the expiration of its present franchises in consideration of agreed reduction in rates and a cash consideration of \$100,000.00; NOW, THEREFORE:-

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

2. That the San Antonio Public Service Company, a Texas corporation, is hereby granted the rights and privileges for the period beginning with the acceptance of this ordinance and ending on July 1, 1960, to distribute and sell gas (natural, artificial, or mixed) within the City of San Antonio, and to use and occupy the streets, avenues, alleys, public places and public ways of the City with conduits, pipes, and other property and facilities useful in connection with the sale and distribution of gas; subject, however, to such regulations with respect to such use and occupancy as are now in force or which may hereafter be ordained. Until changed by ordinances the maximum rate to be charged by the San Antonio Public Service Company to domestic consumers within the City of San Antonio for gas shall be 70 cents net per one thousand cubic feet, plus ten percent if payment is made more than ten days after date of rendition of the bill; provided, however, that until changed by ordinance the minimum monthly charge for each domestic gas customer shall not exceed the sum of 50 cents; and provided further, that the Company may render service to any of its consumers under optional rate schedules providing for a higher or different minimum charge.

3. That the San Antonio Public Service Company, a Texas Corporation,

is hereby granted the rights and privileges for the period beginning with the acceptance of this ordinance and ending on July 1, 1960, to distribute and sell electricity within the City of San Antonio, and to use and occupy the streets, avenues, alleys, public places, and public ways of the City with poles, wires, conduits, and other property and facilities useful in connection with the sale and distribution of electricity; subject, however, to such regulations with respect to such use and occupancy as are now in force or which may hereafter be ordained. Until changed by ordinance the maximum rate to be charged by the San Antonio Public Service Company to domestic consumers within the City of San Antonio for electricity shall be five cents net per kilowatt hour, plus ten per cent if payment is made more than ten days after date of rendition of bill; provided, however, that until changed by ordinance the minimum monthly charge for each domestic electric consumer shall not exceed the sum of 50 cents; and provided further, that the Company may render service to any of its consumers under optional rate schedules providing for a higher or different minimum charge.

4. That this ordinance shall not become effective and in force as to any of its terms unless within sixty (60) days after its final passage this ordinance is accepted in writing in its entirety by the San Antonio Public Service Company, acting by and through its officers thereunto duly authorized by resolution of its board of directors, and the payment by the San Antonio Public Service Company to the City of San Antonio of \$100,000.00 in cash, to be credited ratably to the various sinking funds of the City.

5. This ordinance shall be published at least 3 times in the San Antonio Light designated by the Mayor and such publication shall be made at least 20 days before the final vote on this ordinance; and, this ordinance shall be read in full at three regular meetings of the Board of Commissioners.

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

C. K. Quin.  
Mayor.

ATTEST: Jas. Simpson.  
City Clerk.

And the said San Antonio Public Service Company, acting as aforesaid, does hereby and herewith tender and pay to the City of San Antonio, in accordance with said ordinance, the sum of One Hundred Thousand Dollars (\$100,000.00) in cash.

WITNESS the execution hereof on this the 20th day of October, A. D. 1936.

San Antonio Public Service Company,

By C. N. Chubb  
President.

(SEAL)

ATTEST: E. C. Jolly.  
Secretary.

THE STATE OF TEXAS, )  
COUNTY OF BEXAR, )

Before me, the undersigned authority, on this day personally appeared C. N. Chubb, President of San Antonio Public Service Company, a Texas corporation, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, as the act and deed of said Corporation, and as President thereof.

GIVEN under my hand and seal of office, this 20th day of October, A. D. 1936.

D. A. Hamlett.  
Notary Public in and for Bexar  
County, Texas.

CERTIFIED COPY OF RESOLUTIONS PASSED AT A REGULAR MEETING OF THE BOARD OF DIRECTORS OF SAN ANTONIO PUBLIC SERVICE COMPANY, HELD AT THE OFFICE OF THE COMPANY IN THE CITY OF SAN ANTONIO, TEXAS, ON THE 20TH DAY OF OCTOBER, 1936.

BE IT RESOLVED by the Board of Directors of San Antonio Public Service Company, in regular meeting assembled, that San Antonio Public Service Company does hereby accept in its entirety the franchise ordinance finally passed by the Board of Commissioners of the City of San Antonio on September 10, 1936, reading as follows:

"AN ORDINANCE *OH-208*

EXTENDING THE RIGHTS AND PRIVILEGES OF THE SAN ANTONIO PUBLIC

SERVICE COMPANY, TO USE THE PUBLIC WAYS OF THE CITY FOR THE DISTRIBUTION OF GAS AND ELECTRICITY, FOR 20 YEARS, FIXING MAXIMUM RATES, AND PROVIDING FOR THE ACCEPTANCE OF THE ORDINANCE AND THE PAYMENT OF A CONSIDERATION OF \$100,000.00.

"1. Whereas, it has been determined by the Board of Commissioners that the franchises of the San Antonio Public Service Company should be extended for 20 years from the expiration of its present franchises in consideration of agreed reductions in rates and a cash consideration of \$100,000.00; NOW, THEREFORE:-

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

2. That the San Antonio Public Service Company, a Texas corporation, is hereby granted the rights and privileges for the period beginning with the acceptance of this ordinance and ending on July 1, 1960, to distribute and sell gas (natural, artificial, or mixed) within the City of San Antonio, and to use and occupy the streets, avenues, alleys, public places and public ways of the city with conduits, pipes, and other property and facilities useful in connection with the sale and distribution of gas; subject, however, to such regulations with respect to such use and occupancy as are now in force or which may hereafter be ordained. Until changed by ordinances the maximum rate to be charged by the San Antonio Public Service Company to domestic consumers within the City of San Antonio for gas shall be 70 cents net per one thousand cubic feet, plus ten percent if payment is made more than ten days after date of rendition of the bill; provided, however, that until changed by ordinance the minimum monthly charge for each domestic gas customer shall not exceed the sum of 50 cents; and provided further, that the Company may render service to any of its consumers under optional rate schedules providing for a higher or different minimum charge.

3. That the San Antonio Public Service Company, a Texas corporation, is hereby granted the rights and privileges for the period beginning with the acceptance of this ordinance and ending on July 1, 1960, to distribute and sell electricity within the City of San Antonio, and to use and occupy the streets, avenues, alleys, public places, and public ways of the City with poles, wires, conduits, and other property and facilities useful in connection with the sale and distribution of electricity; subject, however, to such regulations with respect to such use and occupancy as are now in force or which may hereafter be ordained. Until changed by ordinance the maximum rate to be charged by the San Antonio Public Service Company to domestic consumers within the City of San Antonio for electricity shall be five cents net per kilowatt hour, plus ten percent if payment is made more than ten days after date of rendition of bill; provided, however, that until changed by ordinance the minimum monthly charge for each domestic electric consumer shall not exceed the sum of 50 cents; and provided further, that the Company may render service to any of its consumers under optional rate schedules providing for a higher or different minimum charge.

4. That this ordinance shall not become effective and in force as to any of its terms unless within sixty (60) days after its final passage this ordinance is accepted in writing in its entirety by the San Antonio Public Service Company, acting by and through its officers thereunto duly authorized by resolution of its board of directors, and the payment by the San Antonio Public Service Company to the City of San Antonio of \$100,000.00 in cash, to be credited ratably to the various sinking funds of the City.

5. This ordinance shall be published at least 3 times in the San Antonio Light designated by the Mayor, and such publication shall be made at least 20 days before the final vote on this ordinance; and, this ordinance shall be read in full at three regular meetings of the Board of Commissioners.

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

C. K. Quin.  
Mayor.

ATTEST: Jas. Simpson.  
City Clerk.

AND BE IT FURTHER RESOLVED that the President of San Antonio Public Service Company, with the assistance of the Secretary of the Company, is hereby authorized to execute in the name of the Company, is hereby authorized to execute in the name of the Company a written acceptance of said ordinance in its entirety and to immediately file the same with the City of San Antonio, and the President of the Company is hereby authorized and directed to pay to the City of San Antonio in behalf of the Company the sum of One Hundred Thousand Dollars (\$100,000.00) in cash, to be delivered to the City in accordance with said ordinance,

I. E. C. Jolly, Secretary of San Antonio Public Service Company, a Texas corporation, do hereby certify that the above and foregoing is a true and correct copy of resolution passed at a meeting of the Board of Directors of said Company held at the offices of said Company in San Antonio,

Texas, on the 20th day of October, 1936.

E. C. Jolly.  
Secretary.

AN ORDINANCE *OH-209*

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

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

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

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

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

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

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

6. PASSED AND APPROVED this 22 day of October, A. D. 1936.

ATTEST: Jas. Simpson.  
City Clerk.

C. K. Quin.  
Mayor.

7. ACCEPTED for the State of Texas by the State Board of Control this \_\_\_\_\_ day of October, A. D. 1936.

STATE OF TEXAS,

BY: STATE BOARD OF CONTROL.

BY: \_\_\_\_\_ Chairman.

APPROVED: \_\_\_\_\_  
Attorney General of the  
State of Texas.

ATTEST: \_\_\_\_\_  
SECRETARY.

AN ORDINANCE *OH-210*

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

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

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

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

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

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

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

6. PASSED AND APPROVED this 22 day of October, A. D. 1936.

ATTEST: Jas. Simpson.  
City Clerk.

C. K. Quin.  
Mayor.

7. ACCEPTED FOR the State of Texas by the State Board of Control, this \_\_\_\_\_ day of October, A. D. 1936.

STATE OF TEXAS

BY: STATE BOARD OF CONTROL

BY: \_\_\_\_\_ Chairman.

ATTEST: \_\_\_\_\_  
Secretary.

APPROVED: \_\_\_\_\_  
Attorney General of the  
State of Texas.

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AN ORDINANCE *OH-211*

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

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

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

2. The City of San Antonio grants the State Board of Control the right to use the land herein specified as a site for said Statue to Moses Austin; and, during the construction of the Statue, the State Board of Control, its contractors, agents and servants will be allowed necessary working space in the area adjacent to the site of the structure, together with the right of ingress and egress over the adjacent streets and public places inconsistent with the paramount right of the public.

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

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

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

6. PASSED AND APPROVED this 29 day of October, A. D. 1936.

ATTEST: Jas. Simpson.  
City Clerk.

C. K. Quin.  
Mayor.

7. ACCEPTED for the State of Texas by the State Board of Control, this            day of  
October    A. D. 1936.

STATE OF TEXAS,

BY: STATE BOARD OF CONTROL

BY: \_\_\_\_\_ Chairman.

ATTEST: \_\_\_\_\_  
Secretary.

SPPROVRF: \_\_\_\_\_  
Attorney General of the  
State of Texas.

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AN ORDINANCE *OH-212*

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

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

1. That this ordinance creates, manifest and constitutes a valid and binding contract and agreement between the City of San Antonio, a municipality of the State of Texas, and the State of Texas, acting by the State Board of Control of the State of Texas, duly created and authorized to act for the State of Texas, for the building of a Cenotaph by the State Board of Control of the State of Texas, in honor of the Alamo Hores, on the middle plot of the Alamo Plaza in the City of San Antonio, Bexar County, Texas.

2. The City of San Antonio grants the State Board of Control the right to use the land herein specified as a site for said Cenotaph; and, during the construction of the Cenotaph, the State Board of Control, its contractors, agents and servants will be allowed necessary working space in the area adjacent to the site of the structure, together with the right of ingress and

gress over the adjacent streets and public places not inconsistent with the paramount right of the public.

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

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

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

6. PASSED AND APPROVED this 29 day of October, A. D. 1936.

ATTEST: Jas. Simpson.  
City Clerk.

C. K. Quin.  
Mayor.

7. ACCEPTED for the State of Texas, by the State Board of Control, this \_\_\_\_\_ day of 1936.

STATE OF TEXAS,

By: STATE BOARD OF CONTROL

BY: \_\_\_\_\_ Chairman.

ATTEST: \_\_\_\_\_  
Secretary.

APPROVED: \_\_\_\_\_  
Attorney General of the  
State of Texas.

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AN ORDINANCE *OH-213*

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

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

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

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

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

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

5. It is ordered by two-thirds vote of the full Board of Commissioners of the City of San

Antonio that this ordinance shall receive final action without having been read at three several meetings of the Commission.

6. PASSED AND APPROVED this 29 day of October, A. D. 1936.

C. K. Quin.  
Mayor.

ATTEST: Jas. Simpson.  
City Clerk.

7. ACCEPTED for the State of Texas by the State Board of Control, this                    day of  
A. D. 1936.

STATE OF TEXAS,

BY: STATE BOARD OF CONTROL,

BY: \_\_\_\_\_ Chairman.

ATTEST: \_\_\_\_\_  
Secretary.

APPROVED: \_\_\_\_\_  
Attorney General of the  
State of Texas.

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RESOLUTION

SELECTING OFFICERS OF THE ELECTION FOR THE BOND ELECTION OF THE 12 OF NOVEMBER 1936.

EXHIBIT "A".

PRESIDING OFFICERS, JUDGES AND CLERKS FOR BOND ELECTION NOVEMBER 12, 1936.

Precinct Number		Precinct Number	
1.	Andrew Mayer, 227 W. Arsenal St. J. Frank M. Baker, 226 W. Arsenal C. A. M. McNally, 432 Dwyer Ave. P.J. Mrs. Blanche McNally, 432 Dwyer Ave. C.	11.	Mrs. Arthur Geisler, 202 Linares St. P.J. Mrs. Ruth Kuntz, 1223 W. Theo St. J. Mrs. R.H. Stevens, 209 Hearne St. C. Mrs. Marion Wetzel, 152. Hearne St. C.
2.	Mrs. Avis Sheppard, 211 W. Johnson St. P.J. John C. Nelson, 1119 So. Flores J. Leonard McCarty 125 Nathan St. C. Mrs. R.B. May, 202 Fresch St. (May Estate) C.	12.	Rene Baeten, 525 Ceralvo P.J. Mrs. Margaret Fecci, 525 Ceralvo St. J. Mrs. LaVon McMachen, 310 Brady St. C. Mrs. Dannelle Zane, 802 Kirk C.
3.	Mrs. Ruby Gittinger, 116 Rehman St. P.J. Mrs. Minnie Eichhorn 234 Keller St. J. Mrs. Cleo Graciette, 213 Furnish St. C. Beatrice Froeboese, 227 Keller St. C.	13.	John Kenney, 1425 S. Laredo St. P.J. Mrs. Ruth Richter, 901 So. Pecos J. Grecencio Lozano, 1122 So. Frio St. C. Beatrice Forestier, 903 So. Pecos St. C.
4.	Miss Ruby Hill, 202 Drake Ave. C. Miss Mary Hayden 119 Drake Ave. C. Miss Sophie Maly, 2427 S. Brazos St. J. Hilda Kohleffel, 219 Pendleton P.J.	14.	J. R. Rendon, 1402 So. Laredo P.J. Albert Garcia, 1610 Guadalupe St. J. Toribio Cruz, 1113 S. San Jacinto C. J.J. Casillas, 1111 Colima St. C.
5.	Ruth Dossey, 701 Baylor St. J. Lena Woodward, 131 Klein St. C. Sara Jane Bodenmiller, 122 Glass St. C. Theron Dossey, 701 W. Baylor St. P. J.	15.	Migel Morales, 1003 Zarzamora Sy. P.J. E. G. Mendoza, 2211 Chihuahua J. William Garcia, 1823 Hidalgo St. J. Eduardo Perez, 2216 Tampico St. C. Amada Rocha, 1617 Hidalgo St. C.
6.	Mrs. Flora Dozier, 242 St. Francis St. J. C. A. Rideout, 259 St. Francis St. P.J. Mrs. Lee Gittinger, 203 Helena St. C. Mrs. Mary Caperton, 256 St. Francis St. C. Mrs. Emma Hunt, 302 Helena St. C.	16.	Ernest Broggi, 425 S. Santa Rosa. P.J. Arthur Puig, 302 Durango St. J. R. Sulaica, 211 San Fernando. J. Alfonso Saldana, 519 S. Concho St. C. A. J. Forsythe, 702 S. Leona St. C.
7.	Mrs. Lola Bishop, 119 W. Glenn Ave. J. Val. Maspero, 501 DeWitt St. P. J. J. E. Hewett, 201 Elsie St. C. C. O. Himble 3301 So. Flores St. C. R. L. Graham 257 W. Theo Ave. C.	17.	Mrs. Nellie Stevens, 914 Buena Vista, P.J. Cathryn Tocci, 616 Durango St. J. Mrs. Virginia N. Garza, 219 S. Leona St. C. Rudy Barajas, 524 San Luis St. C.
8.	Mrs. Alice Crooker, 119 E. Theo Ave. C. Mrs. Herbert Neal, 308 E. Franciscan Ave. C. Mrs. Kate Kaiserling, 116 Truax St. P.J. Mrs. Bessie O'Neil, 210 Truax St. J. A. M. Benold, 320 Truax St. J.	18.	Frank Rieden, 1802 W. Commerce P.J. Mrs. Musie Berry, 1410 Buena Vista St. J. Juanita Monsalvo, 429 San Marcos St. C. Guadalupe Rameriz, 1111 San Louis St. C. (Noonie Monsalvo) C. Sylvia Wernette, 2014 W. Commerce C.
9.	Margaret Osborn, 448 Gladstone St. J. James Walker, 218 W. Ditmar St. P.J. Mrs. M. H. Henderson, 137 Kane St. C. Tony Casanova, 602 Dourau St. C. A. G. Linger, 332 Gladstone St. J.	19.	Mrs. Edna Bouquet, 1921 Saunders P.J. Martin Hutzler, 1815 Buena Vista J. Mrs. Sue Arnold, 1630 San Fernando J. F. Brockaman, 1720 Buena Vista C. Pedro Lonzano, 506 S. San Jacinto C.
10.	Mrs. L.H. Smith, 503 Taft Ave. P.J. Mrs. W. H. Mussey, 412 Barrett St. J. A. J. Wallace, 546 Kirk St. J. Mrs. F.O. Wilcos, 343 Kirk St. C. Mrs. Emma Mauerman, 445 Taft Ave. C. Bill Moore, 230 Taft Ave. C.	20.	Mrs. Carrie White, 2115 Monterey, P.J. Mrs. W.E. Boyd, 2106 Monterey St. J. Mrs. Rosalie English, 2014 Buena Vista C. Mrs. Dora Gill, 2119 Buena Vista. C.