

AN ORDINANCE *OF-132*

Forbidding the use of awnings by any person or persons as a reviewing stand during parades, processions, carnival, fiesta or other similar celebrations, and providing penalties.

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

Section 1: It shall hereafter be unlawful for any person or persons to go upon or be on the awnings or awnings over any street, avenue, alley or other public place in the City of San Antonio during any parade, procession, carnival, fiesta or other similar celebration or during the time the public is assembled and congregated on the sidewalks of such streets, avenues, alleys or other public places for the purpose of viewing such parade, procession, carnival, fiesta or other similar procession.

Section 2. It shall hereafter be unlawful for the owner of any building or his tenant or lessee or any other occupant thereof, their servants, agents or employes, to wilfully allow or permit any person or persons to pass out or go upon the awning or awnings of said building over any street, avenue, alley or other public place through or by way of any window, door or other opening in said building during any parade, procession, carnival, fiesta or other similar celebration.

Section 3: Every person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding Twenty-five (\$25.00) Dollars.

PASSED AND APPROVED July 31, 1919.

Attest: Sam C. Bell
Mayor of the City of San Antonio.

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 Edwin Routledge, who being by me duly sworn says on oath that he is the publisher of the Commercial Recorder 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; the 5, 6, 7, 8, 9, 11, 12, 13, 14 and 15th days of August 1919.

Sworn to and subscribed to before me this 15 day of August 1919

Edwin Routledge
Fred Fries
City Clerk.

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AN ORDINANCE *OF-133*

Granting permit to Italian Macaroni Co. to construct a sanitary sewer in Gaudalupe Street east of S. Laredo Street.

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

Section 1. That permission is hereby granted Italian Macaroni Company to construct an 8" sanitary sewer on Gaudalupe Street, beginning at manhole in S.Laredo to be built by City and extending to a manhole to be built by the City near Ry. property line, and according to plat, line and grade made by the City Engineer hereto attached; the cost of said sewer being estimated about Two Hundred Dollars, exclusive of man hole \$200.00 to be paid by the said Italian Macaroni Co. The final actual cost to be filed with the City Engineer within ten days after the completion of the sewer. Italian Macaroni Co. to do the excavation for both man holes.

Section 2. The said sewer to be constructed to the City's line and grade and in

accordance with the City's standard Specifications for the construction of sewers in all particulars, and to maintain the sewer in the street, for a period of one year after the date of the acceptance of the sewer by the City Engineer.

Section 3. "Conditioned" that no house service connection to this sewer shall be made until it has been completed and properly connected to the City's main, and duly accepted by the City.

Section 4. Said sewer when completed to become the property of the City of San Antonio and part of its public sewer system.

PASSED AND APPROVED this 31st day of July, A.D.1919.

Attest:
Fred Fries,
City Clerk.

Sam C. Bell, Mayor.

AN ORDINANCE OF - 134

Granting permit to Ed Steves and Sons to construct a sanitary sewer in W.Dittmar St.

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

Section 1. That permission is hereby granted Ed Steves and Sons to construct an eight in 8" sanitary sewer on W.Dittmar St, beginning at station 6x75 and extending to station 8x40 and according to plat, line and grade, made by the City Engineer hereto attached; the cost of said sewer being estimated about Two Hundred and Eighty Seven Dollars (\$287.00). the final cost to be filed with the City Engineer within ten days after completion of the sewer.

Section 2. The said sewer to be constructed to the City's line and grade and in accordance with the City's Standard Specifications for the construction of sewers in all particulars, and to maintain the sewer in the street, for a period of one year after date of the acceptance of the sewer by the City Engineer.

Section 3. "Conditioned" that no house service connection to this sewer shall be made until it has been completed and properly connected to the City's main, and duly accepted by the City.

Section 4. Said sewer when completed to become the property of the City of San Antonio and part of its public sewer system.

Section 5. The City Engineer is hereby directed to collect the sum of Thirty Five (\$35.00) for each and every connection made with said sewer main or house service going into said main and pay the same over to said Ed Steves & Sons, not later than the 10th of each month, following the month in which said connection is made, until the actual cost of said sewer shall have been collected and paid over as aforesaid, when no further connection fee shall be collected.

PASSED AND APPROVED THE 4th day of August, A.D.1919.

Attest:
Fred Fries,
City Clerk.

Sam C. Bell,
Mayor.

BOND OF CITY DEPOSITORY.

STATE OF TEXAS
 COUNTY OF BEXAR
 CITY OF SAN ANTONIO.

KNOW ALL MEN BY THESE PRESENTS: That we, the State National Bank of San Antonio, Texas, a banking institution duly organized and conducted under the laws of the United States, as Principal, and R.R. Russell, W.W. Collier, N.H. Browne, Thos E. Matthies, J.M. Dobie and Cyrus B. Lucas as sureties, are held and firmly bound and obligated unto the City of San Antonio, a municipal corporation of the State of Texas, and County of Bexar, in the sum of One Million (\$1,000,000.00.) Dollars, for the payment of which in and unto said City well and truly to be made we do hereby bind ourselves, our heirs, executors, administrators and successors, jointly and severally, by these presents.

THE CONDITIONS OF THIS OBLIGATION, HOWEVER, ARE SUCH that whereas the above bounded principal has been duly selected by the Commissioners of said City as a General Depository of and for one half, more or less, of the funds belonging to or controlled by said City, except as otherwise specified in the ordinance prepared for the designation of such depository, the form of which ordinance is hereto attached; and said depository has obligated itself to pay to the City interest on daily balances of all such funds at the rate of three (3) per cent per annum, to be computed and paid monthly; and has further obligated itself to lend to the City one-half of such amounts as the Board of Commissioners of said City may desire to borrow to meet the expenditures of said City for each current fiscal year during the continuance of said agreement as based on the tentative budget of said City for such year, the City to pay interest on all such loans from the date thereof at the rate of five-and one-half (5½) per cent per annum; the City to secure such loans and issue notes therefor; all as provided by the Finance ordinances of the City; and

WHEREAS, the further conditions of this obligation are such that the said banking institution shall and will faithfully perform all the duties and obligations devolving upon it as such depository by law, or by the charter and ordinances of said City, and especially what is known as the "Finance Ordinances". of the City; and shall and will well and truly pay upon presentation all warrants and checks properly drawn upon it on behalf of said City against any and all funds so deposited or credited, whenever any such fund or funds shall be in said depository or chargeable thereto and applicable to the payment of any such warrant and check; and that all funds and moneys of the City of San Antonio so deposited, together with all special trust funds so deposited by said City, shall and will be faithfully kept and, with the interest thereon, properly and correctly disbursed, paid over and accounted for according to law, and the charter and ordinances of said City.

And it is further agreed by all parties hereto, including sureties, that this bond shall be held to be an independent common law obligation in accordance with its face and tenor, as well as a bond required by statute, charter and ordinance; and all proceedings and prerequisites herein recited or required by law as preliminaries to the selection of such depository shall be conclusively presumed to have been duly and regularly had and performed before the execution of this bond, wholly regardless of defects or omissions, if any, in such preliminaries, and that at the time when this bond is presented to the City for approval the name of all sureties expected to join

in this bond appear as signatories hereto;

NOW THEREFORE, if the said depository or principal hereinbefore named shall well and truly ~~execute~~ comply with all the terms and conditions of this obligation, then and in such case this obligation shall be and become null and void; otherwise to remain in full force and effect.

IN TESTIMONY WHEREOF, witness our hands, and the corporate seal of said bank, and of each incorporated surety, if any, this 31st day of July, A.D.1919.

THE STATE NATIONAL BANK
OF SAN ANTONIO, TEXAS
Principal

By R.R.Russell,
President.

(BANK SEAL)

ATTEST:

Thos. E. Matthies,
Cashier.

R.R.Russell

W.W.Collier

N.H.Browne,
Thos E. Matthies

J.M.Dobie

Cyrus B. Lucas.

Seals of Sureties.

Approved by the Mayor and
Commissioners by ordinance
passed and approved this
31st day of July. 1919,
and this bond is now filed.

Fred Fries,
City Clerk.

AN ORDINANCE

OF-135

Establishing channel of San Pedro Creek between certain limits and boundaries within the City of San Antonio, as shown by maps in the Engineers Office, for the purpose of preventing the construction of buildings, structures or other obstructions within the channel of said creek and for the purpose of providing right of way to and from said creek in order that said creek may be cleaned and the waters and banks thereof kept free from drift, refuse and other objectionable matter, and also for the purpose of building retaining walls and levies for the prevention of floods.

WHEREAS, San Pedro Creek is an ancient water way, which constantly flows through the City of San Antonio, and passing at many points through the most congested portion of the City; and

WHEREAS, said creek in the past has frequently overflowed, causing great damage to property and danger to life, and is at all times liable to overflow; and

WHEREAS, it is absolutely necessary for the welfare of the City and the inhabitants thereof that certain well defined channels for said creek be established and recognized in order that said creek may not be obstructed or encroached upon, and in order that the danger from overflow may be reduced to a minimum and in order that said creek may be kept in a sanitary and clean condition; and

WHEREAS, the City of San Antonio, acting under the authority delegated to it by its charter, caused a careful survey to be made of said creek, which survey has followed the natural course of said creek as same has existed from time immemorial and of which survey maps and plats are now on file in the Engineers office in the City of San Antonio, Now Therefore,

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

Section 1. That San Pedro Creek does and shall have a uniform channel width of sixty (60) feet between the points shown upon the maps hereinafter set out.

Section 2. That the maps here now described be and the same are hereby adopted by the City of San Antonio showing and evidencing the true channel of the San Pedro Creek:

1st. The map known as San Pedro Creek map #5, beginning at West Cypress Street, where said street intersects said San Pedro Creek, thence in a northwesterly direction following the meanders of said creek to the north line of West Laurel Street.

2nd. The map known as San Pedro Creek Map #6, beginning at the north line of West Laurel Street, where said street intersects said San Pedro Creek. Thence in a northwesterly direction following the meanders of said creek to the north line of West Myrtle Street.

3rd. The map known as San Pedro Creek, Map #4, beginning at the north line of Travis Street where said street intersects the San Pedro Creek. Thence in a northwesterly direction following the meanders of said creek to the north line of West Cypress Street,

all of said maps being on file in the office of the City Engineer in the City of San Antonio.

Section 3. That from and after the passage of this ordinance it shall be unlawful for anyone to build or cause to be built any building, structure or obstruction of any character, in or upon the channel of the said San Pedro Creek as herein established.

Section 4: That hereafter no building permit of any character shall issue for the erection of any such building, structure or other obstruction.

Section 5: It shall be the duty of the City Engineer and Police Force of the City of San Antonio to keep said channel clear and to restrain the erection and construction of any such building, structure or obstruction therein.

Section 6. The City Engineer shall proceed forthwith to monument the channel of said creek in a permanent manner, in accordance with the maps and plats on file in his office and upon completion of said work a report of same shall be filed herewith and a record of said monuments shall be filed in the City Engineer's office.

Section 7: Any person, firm or corporation, their agents, servants or employees violating any provision of this ordinance shall be deemed guilty of a misdemeanor and shall, upon conviction thereof, be fined any sum not in excess of twenty-five dollars (\$25.00) and any such building, structure or obstruction so constructed in the channel of said creek shall be deemed a public nuisance and shall be removed forthwith.

Section 8; This ordinance is hereby declared to be of urgent importance, for reasons of public welfare apparent herefrom and the same shall take effect immediately after its passage and approval.

PASSED AND APPROVED this 14th day of August, A.D.1919.

Ray Lambert

Acting Mayor.

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 Edwin Routledge publisher of Commercial Recorder, who being by me duly sworn, says on oath that he is the publisher of the daily Commercial Recorder a newspaper of general circulation in the City of San Antonio, in the State and County aforesaid, and that the ordinance hereto attached has been published in every issue of said newspaper on the following days, to-wit: August 20 to 30th inclusive days of August 1919.

Edwin Routledge

Sworn to and subscribed to before me this September 3 - 1919.

Fred Fries
City Clerk.