

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

Before me, the undersigned authority, on this day personally, appeared W. A. Druce,
Office Manager, who being by me duly sworn, says on oath that he is one of the publishers
 of the San Antonio Express a newspaper of general circulation in the City of San Antonio,
 in the State and County aforesaid, and that the Ordinance hereto attached has been published
 in every issue of said newspaper on the following days, towit: May 29th, 30th, 31st, and
 June 1st, 2nd, 3rd, 4th, 5th, 6th, and 7th, 1924.

Express Pub. Co.

By W. A. Druce,
Office Manager.

Sworn to and subscribed before me this June 9th, 1924.

C. J. Thomas.
 Notary Public in and for
 Bexar County, Texas.

A RESOLUTION

28-69.1

WHEREAS, certain owners of lots in Keystone Park addition to the City of San Antonio, Texas,
 petitioned the Commissioners of the City of San Antonio to adopt a correct map of said sub-
 division, which petition and map is attached to this resolution; and

WHEREAS, the City Engineer, for certain reasons herein set out, recommended that the Board
 of Commissioners of the City of San Antonio adopt said map, as is more fully set out in
 the communication of the City Engineer attached to this resolution; now, therefore,

BE IT RESOLVED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO,

That the City Engineer transcribe into the records of his office the map hereto attached in
 lieu of and to take the place of all other maps of Keystone Park Addition filed, or trans-
 cribed into his records, and that hereafter the monuments, lines, boundaries and streets of
 Keystone Park Addition shall be and conform to the details of the attached map.

PROVIDED HOWEVER:- That by the passage of this resolution directing the City Engineer to
 file and transcribe the correct map of "Keystone Park Addition", the City of San Antonio
 DOES NOT assume any liability for any deficiency, or any encroachment, in any lot or parcel
 of land resulting therefrom, proximately or remotely; and specifically disclaims any respon-
 sibility in controversies arising between owners of any lots affected thereby.

PASSED AND approved this 9th, day of June, A. D. 1924.

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

ATTEST: Fred Fries.
 City Clerk.

GAS ORDINANCE 08-70

An ordinance regulating house piping, appliances, fixtures and apparatus installed for the purpose of using gas in all buildings and structures of gas consumers, and the installation, construction, reconstruction and repair thereof, providing for bonds to be given by those who do such work, and providing for permits and penalties and declaring an emergency.

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

Section 1 - That the City Plumbing Inspector and his assistants be and they are hereby authorized, empowered and directed -

(1) To supervise all house-piping, appliances, fixtures and apparatus whether new or hereafter installed, placed in, or in any manner connected, in buildings and structures of every character, in the City of San Antonio;

(2) To supervise the installation, construction, alteration and repair thereof, and to see that all the rules and regulations of said City of San Antonio with respect thereto are properly complied with;

(3) To inspect and re-inspect all such house piping, appliances, fixtures and apparatus, and the installation, construction, alteration or repair thereof whenever and as often as they shall deem it necessary, in order to minimize the danger of fires and accidents or injuries to persons or property; and the said City Plumbing Inspector and his assistants be and they are hereby authorized, empowered and directed to cause all such house piping, appliances, fixtures and apparatus and installation thereof to be such as not to cause fire or accident or injury to life or property.

And be it further ordained that no gas appliance, fixture or apparatus, either for heating, illuminating or hot water heating be installed until type of said appliance, apparatus or fixture has been approved by the City Plumbing Inspector or his assistant.

Section 2 - That the term "house-piping" be understood to mean, and is hereby defined, as the gas pipe leading away and extending from the outlet of the meter connection to the gas consuming appliance or appliances.

Section 3 - That the said City Plumbing Inspector and his assistants shall be subject to the order and direction of the Board of Commissioners of the City of San Antonio, and are hereby vested with full authority to enter any structure, or premises, either public or private, at any time in the discharge of their duties, and to pass upon and decide any question arising under the provisions of this ordinance relating to any such house piping, appliance, fixtures or apparatus or installation or repair thereof, or relative to the materials used therein, whether the same be in the original construction and erection, or in any alteration or repair thereof.

Section 4 - Gas fitters Bond and License. Before engaging in the business of gas fitting, every person, firm or corporation shall give to the City of San Antonio a bond in the sum of one thousand dollars (\$1,000.00) to be approved by the Mayor and the Board of Commissioners, conditioned that such party will faithfully comply with the terms and provisions of this ordinance and all the rules and regulations made in pursuance thereof, and will indemnify and hold said

11/20/52
no. # 19538

amended
12/11/52
Ord # 18613
Ord 08-70 pg 305

Repealed
11/13/52

City harmless against all costs, expenses, damages and injuries sustained by said City by reason of the carelessness or neglect of said gas fitter in operating under this ordinance and the rules and regulations made in pursuance thereof. The bond herein required shall expire on the first day of January, next following the date of the approval of such bond by the Board of Commissioners, and thereafter on the first day of January a new bond in form and substance as herein required shall be given by any such person, firm or corporation to cover all such work as shall be done during the year beginning on such January 1st.

*Repealed
11/13/52
and BK 4 Pg 269
and # 18528*

That upon the approval of said bond by the Commissioners the individual, firm or corporation desiring to do such work shall secure from the license and dues Collector of the City of San Antonio, a license which shall run until the first day of January next succeeding its issuance unless sooner revoked, and shall not be transferable. In the event of the dissolution of any company or partnership holding such license, the member retaining such license shall be required to renew the bond herein provided for before doing any such work provided for herein. The person, firm, or corporation obtaining such license shall pay to the Assessor and Collector of taxes of the City of San Antonio, the sum of ten (\$10.00) dollars as an annual license fee therefor, provided that if said license is issued after January of any year the license fee shall be for the proportionate remaining part of such year computed from the first day of the month in which the same is issued. Every licensed gas fitter shall display his license conspicuously at his place of business.

amended 8-23-198

Section 5 - No gas fitter shall install, or make alteration to installations of house-piping or appliances in any new or old building within the limits of the City of San Antonio, Texas, without first obtaining a permit to do such work from the City Plumbinb Inspector's office, except as hereinafter provided.

EXCEPTION- That no such application need be made and no permit issued for an exposed gas line not exceeding five (5) feet in length, to connection for one gas appliance, providing, however, that such extension must conform to other provisions of this ordinance.

Section 6 - MATERIALS. Pipe used in gas installation shall be of the best quality wrought iron, black or galvanized steel, free from splits or other defects.

No secondhand pipe shall be used.

House-pipe lines installed underground, as for instance from a house to garage or servants' quarters, shall be of galvanized or properly coated pipe.

All stop cocks and hose cocks used in connection with gas house-piping shall be of a grade equal to that made by H. Mueller Mfg. Co., or Glauber Mfg. Co.

Fittings smaller than three (3) inch shall be of Galvanized malleable iron.

Cast iron fittings may be used in sizes above three inch.

Bushings must not be used on concealed work, but faced bushings may be used on exposed work.

Three-way valves are not permitted in any case.

Unions or running thread shall not be used on concealed gas piping. Either in original installations or repairs.

In case of repairs requiring that a pipe be cut, it shall be connected with right and left thread coupling.

The use of cement for repairing split or faulty pipe or fittings is not permitted.

Section 7 - Rules governing size and length of pipe and greatest number of openings allowed in piping buildings for gas lighting.

| Size of pipe. | Length allowed. | Number of burners. |
|---------------|-----------------|--------------------|
| 3/8-inch | 15 feet | 1 |
| 3/8-inch | 10 feet | 4 |
| 1/2-inch | 25 feet | 6 |
| 3/4-inch | 40 feet | 15 |
| 1 - inch | 70 feet | 35 |
| 1-1/4 inch | 100 feet | 60 |
| 1-1/2 inch | 150 feet | 100 |
| 2 - inch | 200 feet | 200 |

Section 8 - Rules governing size and length of pipe and greatest number of openings allowed in piping buildings for use of gas appliances.

| No. of 1/2-inch opening | Length of pipe in feet. | | | | | | | |
|-------------------------|-------------------------|---------------|-------------|------------------|-----------------|-------------|-----------------|-------------|
| | 1/2-inch pipe. | 3/4-in. pipe. | 1-in. pipe. | 1 1/4-inch pipe. | 1 1/2-in. pipe. | 2-in. pipe. | 2 1/2-in. pipe. | 3-in. pipe. |
| 1 | 27 | 50 | 70 | 100 | 150 | 200 | 300 | 400 |
| 2 | .. | 50 | 70 | 100 | 150 | 200 | 300 | 400 |
| 3 | .. | 24 | 70 | 100 | 150 | 200 | 300 | 400 |
| 4 | .. | 13 | 50 | 100 | 150 | 200 | 300 | 400 |
| 5 | .. | .. | 35 | 100 | 150 | 200 | 300 | 400 |
| 6 | .. | .. | 21 | 60 | 150 | 200 | 300 | 400 |
| 8 | .. | .. | 16 | 45 | 120 | 200 | 300 | 400 |
| 10 | .. | .. | .. | 27 | 65 | 200 | 300 | 400 |
| 13 | .. | .. | .. | 17 | 42 | 175 | 300 | 400 |
| 15 | .. | .. | .. | 12 | 30 | 120 | 300 | 400 |
| 18 | .. | .. | .. | .. | 22 | 90 | 270 | 400 |
| 20 | .. | .. | .. | .. | 17 | 70 | 210 | 400 |
| 23 | .. | .. | .. | .. | 13 | 55 | 165 | 400 |
| 25 | .. | .. | .. | .. | .. | 45 | 135 | 330 |
| 30 | .. | .. | .. | .. | .. | 27 | 80 | 200 |
| 35 | .. | .. | .. | .. | .. | 20 | 60 | 150 |
| 40 | .. | .. | .. | .. | .. | 17 | 50 | 125 |
| 50 | .. | .. | .. | .. | .. | .. | 33 | 80 |
| 65 | .. | .. | .. | .. | .. | .. | 22 | 50 |
| 75 | .. | .. | .. | .. | .. | .. | 15 | 35 |
| 100 | .. | .. | .. | .. | .. | .. | .. | 28 |
| 112 | .. | .. | .. | .. | .. | .. | .. | 17 |
| 125 | .. | .. | .. | .. | .. | .. | .. | 14 |

Section 9 - Rules governing the size of main run of piping in houses and flats:-

(1) Houses and flats containing five rooms and under, the main run to the kitchen for fuel must be not less than 1-inch in diameter.

(2) Houses and flats having more than five rooms and less than twelve rooms, the minimum size of the main run to the kitchen for fuel must be 1 1/4 inch.

(3) In residences having more than twelve rooms, the minimum size run to the kitchen must be 1 1/2 inch.

In each case one full size opening shall be left in the kitchen for gas range, etc. For large buildings, or where unusual conditions are met with, consult the Gas Company.

The branch supply pipes to all cooking stoves, ranges, and water heaters (circulating, instantaneous, and automatic) shall be one commercial size larger than the inlet connecting of above mentioned appliances, and no runs from mains or branch supply line to appliance shall be less than 1/2 inch. Risers in buildings must in no case be less than 3/4 inch. Pipers laid underground shall be at least 1" in diameter.

Section 10 - All house-piping shall be properly graded to a drip of ample size located in an accessible place. Where space will permit, house-pipe will be drained away from meter to a drip placed at far end of main supply line. Otherwise drip will be placed at meter location and pipe graded to same.

All house-piping shall be securely fastened to floor joist or sills with either galvanized pipe straps or pipe hooks, or with perforated pipe straps, and in such a manner as to prevent pipe from sagging and becoming trapped.

The following maximum spacing of supports shall be used:

| | |
|---------------------------------|------------|
| 3/8 inch or 1/2 inch pipe | 6 feet |
| 3/4 " " 1 " " | 8 " |
| 1 1/4 " " larger " (horizontal) | 10 " |
| 1 1/4 " " " " (vertical) | each floor |

When in running pipe it is necessary to cross through wood joists or beams, they should be notched as little as possible, but never to a depth of more than one-fifth of the depth of the timber. This notching shall be as close as possible to a point of support of the timber, and should in no case be further from support than one-sixth of the total unsupported span of the timber. Where feasible, the piping should run so that only timbers having the shortest spans shall be cut.

No gas pipe shall be run closer than 6 inches to any electric wires unless such electric wire be inside of conduit.

Section 11- Gas must not be supplied from a smaller pipe to a larger one.

When necessary to connect two sizes of pipe, a reducing coupling shall be used.

All branch outlet pipes shall be taken from top or sides of main supply lines, and never from below.

Where extensions to house-piping are made, care must be taken to break pipe where the (rule for size can be maintained.

Section 12 - When a house-pipe line is extended underground, galvanized or properly coated pipe of not less than one inch diameter shall be used, and must be run in a straight line, and drained to an accessible and suitable drip.

*by amendment
Ord. # 83 - page
195-199.*

House-piping shall not be laid in cement, concrete, cinders or any corrosive materials unless pipe is covered with asphalt or pitch, or an approved coating.

Section 13 - White lead or other suitable joining material shall be used sparingly and applied only to the male threads in making up joints on gas house-piping.

Section 14 - Each and every gas stove, range, cooking stove, hot water heater and other gas consuming appliance shall be provided with a lever handled stop cock located in the riser above the floor, and below the union, at the appliance. Such stop cock shall be readily accessible at all times.

Gas connections to stoves, ranges, cooking stoves, hot water heaters and other appliances shall be made by rigid metal connections, except that flexible metal or rubber tubing if not over five (5) feet in length, may be used for connections for small portable heating appliances, provided there is no cook on such portable heating appliance.

No stove, range, cooking stove, hot water heater, or other appliance, nor any portion of same which comes in direct contact with the gas flame or hot gases shall be placed less than ten (10) inches from any wood work or wooden lath and plaster partition, unless such wood work or partition is properly protected by metal shields. Such metal shields shall be securely attached so as to preserve an air space of not less than one inch between shield and wood work behind them, and where such shield is so placed the clearance as above specified may be reduced to six (6) inches.

Section 15. In tenement houses every apartment shall be provided with an open fire place or grate, or a stove pipe connection with a metal or masonry flue or chimney.

*amended by
Ord. # 83 - page
198-199.*

Under no circumstances shall a gas stove or appliance be directly connected with a flue that communicates with another apartment.

Furnaces, stoves with ovens, ranges and water heaters, must be provided with vent and flue connection at least as large as the vent connection on the appliance and extending at least two (2) feet above the roof.

Where more than one appliance is vented with a flue, the area of said flue shall be equal to the combined areas of the vents entering into it.

Ranges, hot plates, etc., used in hotels, restaurants and hamburger stands, where gas fuel is used, must be provided with canopies properly vented into brick, tile or metal flues extending at least two feet above the roof.

Vents to gas appliances, concealed in partitions shall be air tight, shall be made of at least #20 gauge galvanized iron, and lead through attic, properly covered with asbestos paper and connected to proper sized ventilator or chimney.

Wood partitions through which vent pipes pass must be protected by a thimble with a proper air space, except that no vent pipe shall pass through any closed or pantry used for the storage of clothing household goods or any combustible material.

Gas appliances having pilot burners must be provided with down draft devices in the vent.

Plumbers and gas fitters stopping vents in walls, or attic will have their License revoked.

Section 16. The house-piping in a building shall be tested air tight by the gas fitter, and before the pipes are concealed they must be inspected, the test witnessed, a Certificate of Inspection issued, and an inspection tag attached to such piping by the City Plumbing Inspector.

The test on House-piping shall be made by closing all openings and subjecting the pipes to an air pressure that will support a column of mercury ten (10) inches in height. If this column of mercury is supported by the air pressure for at least fifteen (15) minutes, the piping shall be considered tight.

Water will not be used in testing gas piping for leaks, and piping into which water has been introduced will not be approved, but will be condemned as faulty.

A fire test is not permitted under any circumstances on inside work.

When the gas fitter has completed the system of piping and has all branch and bracket extensions and heater openings firmly and permanently fastened, he shall test the piping and if found tight, shall make application for tests with the City Plumbing Inspector. The Plumbing Inspector, or one of his assistants, will call and inspect the piping and witness the test, and if he finds the piping tight and the sizes and work in accordance with the provisions of this ordinance, then the City Plumbing Inspector or such assistant will issue and deliver a certificate as indicated below.

CERTIFICATE

Section 17.

No. _____

This is to certify that I have examined and witnessed test of gas fitting done or fixtures hung by _____ in the building No. _____, Street, and have found that the same is installed in compliance with ordinance governing gas fitting in the City of San Antonio.

Per City Plumbing Inspector.

Section 18. Any additional piping or outlets installed after a certificate is granted must be reported for inspection and test.

Section 19. For inspection of new gas piping, extensions, branch lines and alteration work in any building the Plumbing Inspector shall charge and collect from the person, firm or corporation applying for such inspection, the sum of one dollar for each inspection up to fifteen outlets, and ten cents for each additional outlet as per schedule following:

Sizes in inches - 3/8", 1/2", 3/4, 1, 1-1/4, 1-1/2, 2, 2-1/2, 3, 4,
Value in outlets - 1, 2, 6, 11, 20, 32, 66, 115, 181, 372.

*AW added
by # 83*
Section 20. If the house pipes are not tight when the Inspector is called, and it is necessary for him to make an extra trip, there shall be a charge made of one dollar for each extra trip.

Section 21. In piping any house for gas, the Gas Company shall decide and designate in every case where the gas meter is to be located.

The fitter shall extend the house-piping line to this point, and connect it to the outlet of the meter connection which will be furnished by the Gas Company to the fitter for each job upon application.

The joint between the house-piping and the outlet to the meter connection will be proven tight at the time the house-piping is tested.

Where a gas meter is installed under the floor of any building, a door or opening at least 2'0" x 2'0" shall be provided in the skirting of the building within four feet of the gas meter.

When it is necessary to locate the meter on the outside of the building in an exposed place, a weatherproof cabinet box with door sufficiently large to permit of setting and removing meter, shall be provided.

Where one or more meters are desired in a given building, the Gas Company may set as many meters as there are separate consumers applying for the same, connecting the meters to one service pipe, providing that the house-pipings leading to such different consumers are extended to and connected with their respective meter connection outlets, and are run according to the requirements of this ordinance.

Section 22. The City Plumbing Inspector will furnish to the Gas Company a copy of each Certificate of Inspection which he or his assistant issues, and this will authorize the Gas Company to install gas service at the building or premises covered by the Certificate of Inspection.

In no case shall the Gas Company turn gas into new, or altered or repaired house-piping system, if it is aware of this condition, until receipt of Certificate of Inspection covering same.

Section 23. The City Plumbing Inspector shall shut off or cause to be shut off, all gas service in residence or business houses in San Antonio, where in his judgment the house-piping or appliances are unsafe. The gas will remain shut off until such times as the unsafe conditions are corrected by the property owner or the fitter installing same, and a Certificate of Inspection issued by the City Plumbing Inspector and a copy thereof furnished to the Gas Company, after which the Gas Company may restore the service.

The term "Gas Company" is understood to mean and is hereby defined as any person, firm or corporation holding and exercising a franchise to distribute gas within the city limits of San Antonio, and supplying gas to any premises therein.

Section 24. No person, firm or corporation other than the Gas Company owning the service, or supplying gas through the service, shall at any time turn on any valve or cock on any gas service, or open or make connection to any gas service or main.

The term "gas service" is understood to mean and is hereby defined as the gas pipe leading from a main to a meter or meter location.

Section 25. PENALTY. Any person, firm, association or corporation that shall fail to comply with or violate any of the provisions of Section 1 to 24, both inclusive, of this ordinance, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined in any sum not less than five (\$5.00) dollars, nor more than two hundred (\$200.00) dollars for each offense, or the license of such person, firm, association or corporation may be revoked, or both fine and revocation of license may be imposed.

The fact that from improper and unsuitable gas house-pipe work already constructed, and being constructed and maintained daily, danger constantly arises both to persons and property, creates an emergency on account of the immediate preservation of the public safety requiring that this ordinance take effect at once, and it is accordingly ordained that this ordinance shall take effect immediately after its passage and approval.

Passed and approved this 9th day of June, 1924.

JNO. W. TOBIN,
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 W.A. Druce, Office Manager, who being by me duly sworn, says on oath that he is one of the publishers of the San Antonio Express a newspaper of general circulation in the City of San Antonio, in the State and County aforesaid, and that the Ordinance hereto attached has been published in every issue of said newspaper on the following days, to-wit: June 13, 14, 15, 16, 17, 18, 19, 20, 21, and 22, 1924.

Express Pub. Co.

By W. A. Druce.
Office Manager.

Sworn to and subscribed before me this June 26th, 1924.

Edna Brown,
Notary Public in and for
Bexar County, Texas.

AN ORDINANCE 88-71

AMENDING RULE 39, Division VII, of the Traffic Regulations of the City of San Antonio, as embraced in an Ordinance passed and approved on December 8, 1921, and certain amendments there-to.

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

That Rule 39, Division VII, as contained in an Ordinance passed and approved on Dec. 8th, 1921, and as amended by an ordinance passed and approved on October 9, 1922, and as amended by an Ordinance passed and approved on October 22, 1923, be so amended as to hereafter read as follows, to-wit:

Rule 39. It shall be unlawful for any vehicle, except such vehicle be then actually in use by a Doctor on an emergency call, and away from his office, to park for a longer period than one (1) hour, between the hours of eight (8) o'clock a. m. and seven (7) o'clock p. m., on certain streets within the business district of the City as follows, to-wit:

- On Ave. D. between Houston and Travis Sts.;
- On Broadway between Houston and Third Sts;
- On Jefferson St. between Houston and Travis Sts;
- On Losoya St., between Commerce and Houston St;
- On Navarro St., between Market and Travis Sts.;
- On St. Mary's St., between Market and Pecan Sts;
- On Soledad St., between Commerce and Travis Sts;
- On Main Ave. between Commerce and Travis Sts;
- On Presa St. between Market and Houston Sts;
- On the West side of Alamo Plaza between Houston and Commerce Sts;
- On the East side of Alamo Plaza between Blum and Crockett Sts;
- On South Alamo St. between Commerce and Market Sts;
- On Market St. between South Alamo Street and the East side of Main Plaza;
- On Casino St. between Commerce and Market Sts;
- On Yturri St. between Commerce and Market Sts;
- On Crockett St. between the West side of Alamo Plaza and St. Mary's Sts;
- On College St. between Losoya and St. Mary's Sts;
- On the East and the West sides of Main Plaza between Commerce and Dolorosa Sts.;
- On Flores St. between Commerce and Travis Sts;
- On Veramendi Street between Main Avenue and Soledad Street;
- On Third Street between Taylor Street and Avenue E;

and in case of a vehicle then actually in use by a Doctor away from his office on an emergency call, said vehicle shall not remain parked within said limits for any longer time than same is actually in use by said Doctor upon such call.

PASSED AND APPROVED on the 16th day of June 1924.

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

ATTEST: Fred Fries.
City Clerk.

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

Before me the undersigned authority, on this day personally appeared W. A. Druce, Office Manager, who being by me duly sworn, says on oath that he is one of the publishers of the San Antonio Express a newspaper of general circulation in the City of San Antonio, in the State and County aforesaid, and that the Ordinance hereto attached has been published in every issue of said newspaper on the following days, to wit; June 19, 20, 21, 22, 23, 24, 25, 26, 27 and 28, 1924.

Express Pub. Co.

By W. A. Druce,
 Office Manager.

Sworn to and subscribed before me this June 27, 1924.

C. J. Thomas
 Notary Public in and
 for Bexar County, Texas.

AN ORDINANCE *08-72*

GRANTING PERMISSION TO THE G. H. & S. A. RAILWAY COMPANY TO CONSTRUCT, OPERATE AND MAINTAIN A SWITCH OR SPUR TRACK ON AND ACROSS MOORE AND HOOD STREETS.

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

SECTION ONE: That permission be and the same is hereby granted to the GALVESTON, HARRISBURG AND SAN ANTONIO RAILWAY COMPANY to construct, operate and maintain a switch or spur track, and to operate its cars thereon, across Moore and Hood Streets at the intersection of said streets, connecting the gasoline spur track in the Government reservation with the G. H. & S. A. Ry spur, about 210 feet in length, all as shown on the blue print hereto attached, indicated in red, which blue print is made a part hereof.

SECTION TWO: That said spur track over and across said streets shall be laid under the direction of the City Engineer of the City of San Antonio, and shall be constructed in accordance with such plans and specifications as may or shall be approved by him, and the construction and maintenance of said crossing shall conform to the regulations imposed, or hereafter to be imposed, by the City of San Antonio as to grades, drainage, etc., and subject to all ordinances and regulations now in force or that may hereafter be enacted regulating such character or street crossings.

SECTION THREE: In consideration of the granting of this permit, said Galveston, Harrisburg & San Antonio Railway agrees to have constructed said track across said streets in the manner and form ordered and directed by the Commissioner of Streets and Public Improvements and in accordance with the lines, grades and system of drainage approved by the City Engineer, and to have constructed such culverts and make such additional provision for drainage from time to time as may be deemed necessary by the City, and further binds and obligates itself, its successors and assigns, to hold said City of San Antonio free and harmless from all damages to persons or property that may result by reason of the granting of this permit or the exercise of any right thereunder; and provided further, that said railway company will have constructed proper and suitable planked crossings under the supervision of said City Engineer and Commissioner of Streets and Public Improvements, so that vehicles can cross over readily.

SECTION FOUR: That the license and privilege hereby granted is subject to revocation at the will of the Commissioners or other governing body of the City of San Antonio, and said

Railway Company agrees to remove or have removed, its said track from across said streets on demand, upon the revocation of the license hereby granted.

SECTION FIVE: The acceptance and exercise of any privilege under this ordinance shall be an acceptance of all of its terms and conditions by said Railway Company, its successors and assigns.

PASSED AND APPROVED this 23rd day of June, A. D. 1924.

Attest: Fred Fries.
City Clerk.

John W. Tobin
Mayor.

AN ORDINANCE 88-73

Altering, changing and amending Section Two of An Ordinance passed and approved January 30, 1922, and recorded in Ordinance Book F, pages 618-619, amending Section Two of an Ordinance passed and approved on the first day of December, 1921, and recorded in Ordinance Book F, pages 599-605;

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

First:- That Section Two of An Ordinance passed and approved on the 20th day of January, 1922, and recorded in Ordinance Book F, pages 618-619, amending Section Two of an Ordinance passed and approved December 1, 1921, and recorded in Ordinance Book F, pages 599-605, be and the same is amended by adding thereto the following Section:

"TENTH ROUTE"

Beginning on the West side of Navarro Street at the Southwest corner of its intersection with Market Street, thence South along Navarro Street to Garden Street; thence ^{South} along Garden Street to King William Street; thence along King William Street to Johnson Street; thence along Johnson Street to South Alamo Street; thence along South Alamo Street to Adams Street; thence along Adams Street to Temple Street; thence along Temple Street to Garden Street; thence along Garden Street to Roosevelt Avenue; thence along Roosevelt Avenue to Hansford Street; thence returning over the same Streets in the inverse order to the intersection of St. Mary's Street and Garden Street; thence along St. Mary's Street to Market Street; thence ^{east} along Market Street to the place of beginning;

Provided, however; that every motor vehicle operated on this Tenth Route shall have a seating capacity of not less than twenty persons and be completely enclosed by metal or wood sides and glass windows; that no motor vehicles shall be operated on this TENTH ROUTE unless equipped with pneumatic tires; and that on this TENTH ROUTE there shall be maintained a schedule whereby local transportation shall be furnished from six o'clock in the morning until twelve o'clock the following night, at intervals of not less than forty minutes.

PASSED AND APPROVED on this 30th day of June, A. D. 1924.

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

ATTEST: Fred Fries.
City Clerk.