

AN ORDINANCE (1630) OJ-74

AUTHORIZING THE MAYOR TO EXECUTE DEED CONVEYING PROPERTY TO THE SALVATION ARMY.

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

1. That the Mayor be and he is hereby authorized to execute deed conveying to The Salvation Army, for^a consideration of \$1.00 and other good and valuation considerations, certain property lying and being situate within the corporate limits of the City of San Antonio, County of Bexar and State of Texas, as follows:-

2. Beginning at a corner post of a fence on the northwest line of Broadway, said post being on a line between Out Lot 24 and Out Lot 25, Range 1, District 2 of Original City Grant, said corner marking the southeast corner of the present Salvation Army property;

Thence in a southwesterly direction with the northwest line of Broadway, a distance of 40 ft. to a stake for corner;

Thence in a northwesterly direction at an angle of 76 deg. 15½ min. with the northwest line of Broadway extended, said angle measured from southwest to northwest, a distance of 115.9 feet to a stake on line of the fence, said fence marking line between Out Lot 24 and Out Lor 25;

Thence along the line between Out Lot 24 and Out Lot 25, being the south line of The Salvation Army tract, a distance of 131.5 feet to the place of beginning, containing 2251 square feet of land,

3. PASSED AND APPROVED this 30th day of March, A. D. 1940.

Maury Maverick
Mayor.

Attest: J. J. Patterson
City Clerk.

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AN ORDINANCE (1645) OS - 75

CREATING THE COLORED HOUSING AUTHORITY ADVISORY COMMITTEE; AND APPOINTING MEMBERS THEREOF.

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

1. That there is hereby created an advisory committee known as the "Colored Housing Authority Advisory Committee", and the following are hereby appointed to membership:-

Professor S. J. Sutton
Dr. J. T. Walton, Chairman
H. L. McElroy
Bessie Ellis
Tom Halley
Elisha Thompson

2. The duty of said Committee will be to meet, advise with and make suggestions to the Mayor and Commissioners of the City of San Antonio regarding housing problems in the work of the Housing Authority among the colored people of the City of San Antonio.

3. PASSED AND APPROVED this 3rd day of April, A. D. 1940.

Maury Maverick
Mayor.

ATTEST: J. J. Patterson
City Clerk.

AN ORDINANCE (1682) OJ-76

AMENDING RULE 37 OF THE TRAFFIC CODE.

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

1. That Rule 37 of the Traffic Code be and the same is hereby amended so as to hereafter read as follows:-

"Rule 37. In places herein set out, vehicles may park head-in on the right hand side of the street at an angle to the curb; where the angle is indicated by signs or markings on the pavement, or by parking stalls marked on the pavement, vehicles shall park at the angle so indicated and within the stall where a parking stall is indicated:

- a. On the east side of Alamo Plaza, except where otherwise prohibited by ordinance.
- b. On the west side of Alamo Plaza at an angle of 45 degrees.
- c. On the west side of Military Plaza.
- d. On the south and west sides of the park on Military Plaza on which the City Hall is located."

2. WHEREAS, it is necessary for the public safety in the City of San Antonio 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 congested business areas; an urgency is created that this ordinance take immediate effect upon its passage; therefore, upon the passage of this ordinance by a vote of four-fifths of the Commissioners, it shall be effective as made and provided by the Charter of the City of San Antonio.

3. PASSED AND APPROVED this 11th day of April, A.D. 1940.

Maury Maverick
Mayor.

ATTEST: J. J. Patterson
City Clerk.

AFFIDAVIT OF PUBLISHER

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

Before me, the undersigned authority on this day personally appeared Thornton Hall, who being by me duly sworn, says on oath that he is Secretary of the San Antonio Evening News, a newspaper of general circulation in the City of San Antonio, in the State and County aforesaid, and that the Traffic Ordinance hereto attached has been published in every issue of said newspaper on the following days, to-wit: April 12, 13, 15, 16, 17, 18, 19, 20, 22 and 23, 1940.

Thornton Hall

Sworn to and subscribed before me this _____ day of _____, 1940.

Walter Kenaner
Notary Public, Bexar County
Texas.

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AN ORDINANCE (1708) *OJ-77*

DESIGNATING ADDITIONAL POSITIONS OR PLACES OF EMPLOYMENT IN THE POLICE
DEPARTMENT OF THE CITY OF SAN ANTONIO, AND APPOINTING THE INCUMBENTS THEREOF.

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

1. That the various positions or places of employment set out below be and they are hereby created in the Police Department of the City of San Antonio and each of said positions or places of employment shall be and they are hereby filled by the respective persons whose names are set opposite each of the offices or places of employment specified in this section, at the monthly salary rates there designated:

Patrolman	Robert D. Allen	\$150.00	per month
"	Ben M. Arredondo	150.00	" "
"	Arthur H. Bonnet	150.00	" "
"	Edward G. Butler	150.00	" "
"	O. L. Cramer	150.00	" "
"	Joe T. Edwards	150.00	" "
"	Geo. F. Gonsalves, Jr.	150.00	" "
"	Israel G. Garza	150.00	" "
"	Kenneth L. Gordon	150.00	" "
"	Charles W. Holden	150.00	" "
"	Paul Hugo	150.00	" "
"	Albert F. Joseph	150.00	" "
"	Walter B. King	150.00	" "
"	Joseph McKiker	150.00	" "
"	Jack O. Larned	150.00	" "
"	Daniel J. La Fon	150.00	" "
"	Louis F. North	150.00	" "
"	Jay L. Peters	150.00	" "
"	David M. Ramos	150.00	" "
"	John D. Robards	150.00	" "
"	Albert M. Saenz	150.00	" "
"	Louis E. Taubert	150.00	" n"

2. Each of the persons appointed in Section 1 above is appointed from and after the 16th day of April, 1940, on a day to day basis and subject to Sections 144 and 145 of the Charter of the City of San Antonio, said persons being on probation.

3. This ordinance being of urgent importance to the public health, peace and safety of the City of San Antonio, the same shall be in full force and effect from and after its passage and approval by a four-fifths vote of the Board of Commissioners; and it is so ordered.

4. PASSED AND APPROVED this 16th day of April, A. D. 1940.

C. Ray Davis
Mayor Pro Tem.

Attest: J. J. Patterson
City Clerk.

AN ORDINANCE (1723) OJ-78

AMENDING SECTION 2 OF AN ORDINANCE ENTITLED "AN ORDINANCE ESTABLISHING ZONING REGULATIONS AND DISTRICTS, ETC.", PASSED AND APPROVED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO ON THE 3RD DAY OF NOVEMBER, A. D. 19~~38~~³, BY ADDING AFTER PARAGRAPH 3 OF SECTION 2 OF SAID ORDINANCE A NEW PARAGRAPH DESIGNATED "3.1"; AND DECLARING AN EMERGENCY.

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

1. That Section 2 of an Ordinance entitled "AN ORDINANCE ESTABLISHING ZONING REGULATIONS AND DISTRICTS, ETC.", passed and approved by the Commissioners of the City of San Antonio on the 3rd day of November, A. D. 1938, be and the same is hereby amended by adding after paragraph 3 of said Section 3, the following new paragraph to be designated "3.1", as follows:-

"3.1 On and after April 1, 1940, all of the property in New City Block No. 2870, New City Block 3098 and New City Block 3099, classified as "B" Residential on map 18 of the maps mentioned in paragraph 3 next above, shall cease to be classified as "B" Residential and shall thereafter be classified as "C" Residential."

2. WHEREAS, considerable building is contemplated in the area above set out and lack of adequate ordinances and provisions controlling the construction and use of buildings and other structures within the City of San Antonio, the lack of regulations regulating the use to which lands and buildings of the City of San Antonio may be devoted, creates an urgency and emergency in behalf of the public peace, health, safety and general welfare necessitating that this ordinance become effective at once upon its passage by a four-fifths (4/5) majority of the Board of Commissioners; and it is so ordered.

3. PASSED AND APPROVED this 18th day of April, A. D. 1940.

Maury M. Maverick
Mayor.

ATTEST: J. J. Patterson
City Clerk.

AFFIDAVIT OF PUBLISHER

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

Before me, the undersigned authority, on this day personally appeared Thornton Hall, who being by me duly sworn, says on oath that he is Secretary of the San Antonio Evening News, a newspaper of general circulation in the City of San Antonio, in the State and County aforesaid, and that the Zoning Ordinance hereto attached has been published in every issue of said newspaper on the following days, to-wit: April 19, 20, 22, 23, 24, 25, 26, 27, 29, 30 - 1940

Thornton Hall

Sworn to and subscribed before me this _____ day of _____, 1940

Walter Kenaner
Notary Public, Bexar County, Texas.

AN ORDINANCE (1724) 0J-79

REPEALING AN ORDINANCE PASSED AND APPROVED OCT. 8, 1936, ENTITLED "AN ORDINANCE 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"; AND 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:-

1. That an ordinance entitled "AN ORDINANCE 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", passed and approved by the Commissioners of the City of San Antonio on the 8th day of October, A. D. 1936, be and the same is hereby repealed.

2. 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, which is amended to read as follows:-

"30. No person, firm, association of persons or corporation, shall engage in the business of cracking, shelling, picking, storing, packing, or re-packing pecan products without first having applied for and obtained a permit from the Director of Public Health of the City of San Antonio to operate same. The cracking, shelling, picking, storing, packing or re-packing of pecan products in private residences or homes for commercial purposes is hereby prohibited.

"Sterilization of pecans. All unshelled and uncracked pecans whether or not they are tempered shall be submerged for at least five minutes in a solution containing a minimum

of 1,000 parts per million of chlorine, and shall remain in the same solution until the tempering process is completed; provided, that the Director of Public Health may approve other equally effective methods which are the equivalent of the above method.

"Sterilization or Tempering Tanks.

(a) All tanks shall be equipped with a false bottom made of metal. This bottom shall be placed at least five inches above the present level of the tanks. The false bottom shall contain a sufficient number of holes for settling of residue in the bottom of the tank. Such tank shall be constructed so as to provide for rapid drainage into a trap which shall be connected to the sanitary sewers of the City of San Antonio. The installation of the false bottom shall be in such a manner as to facilitate easy removal and cleaning. In plants which use a different process for tempering which process has been approved by the Director of Public Health, as provided for above, a method which results in a proper cleaning of tempering equipment and complies with paragraphs (b) and (c) immediately below, is satisfactory.

(b) Pecans must be added directly to the tank and not sterilized or tempered in burlap sacks.

(c) At the end of each tempering or sterilization period, the chlorine water shall be drained and the pecans shoveled into metal drums with a shovel or other implement maintained for this purpose only, or in some equally sanitary manner which shall be first approved by said Director of Public Health.

"Table Tops.

(a) All table tops which come in direct contact with the pecans shall be covered with metal and shall contain no seams unless such seams are smoothly soldered.

(b) Such table tops shall be washed with soap and water daily and treated with a solution containing at least 200 parts per million of chlorine at the beginning of each working day.

"Belts.

(a) Conveyor belts which come in contact with pecan meats shall be covered with a non-porous, easily cleanable material.

(b) Such belts shall be washed with soap and water and treated with a solution containing at least 200 parts per million of chlorine at the beginning of each working day.

"Containers for pecan meats.

(a) All containers for pecan meats shall be made of metal which shall contain no seams unless such seams are smoothly soldered.

(b) All such containers in use shall be washed with soap and water and treated with a solution containing at least 200 parts per million of chlorine at the beginning of each working day.

"Picking Knives.

(a) All picking knives shall be made from metal and shall be of solid construction, containing no removable handle or other parts which allow cracks or crevices to exist on same.

(b) All picking knives shall be washed with soap and water and treated with a solution containing at least 200 parts per million of chlorine at the beginning of each working day.

"Grading and Drying Trays.

(a) All trays shall be made of metal, or, in lieu thereof, wooden frame trays are permissible if lined with metal in such manner that all surfaces coming in contact with

pecan meats are metal, and shall be seamless unless all seams on same are smoothly soldered.

(b) All trays shall be washed with soap and water and treated with a solution containing at least 200 parts per million of chlorine at the beginning of each working day.

"All surfaces with which pecan meats shall have contact shall be made of metal or shall be metal-lined, containing no seams unless same are smoothly soldered or shall be constructed of other non-porous easily cleanable material.

"All surfaces with which pecan meats may have contact shall be washed with soap and water and treated with a solution containing at least 200 parts per million of chlorine at the beginning of each working day.

"Supervision of Operation.

(a) Adequate supervision to enforce these regulations of operation shall be maintained by all plants.

1. All employees of such plants who touch or handle pecans in any way or manner shall wash their hands with soap and water after each absence from duty and before the beginning of the day's work.

2. Nesting of pecan containers is hereby prohibited. The term 'nesting' as used herein is defined to mean the practice of stacking pecan containers one on top of the other.

3. The practice of throwing used toilet paper or other unsanitary, dirty or contaminated substance in pecan containers or upon the floor of any establishment herein regulated is hereby prohibited.

"A separate room or ante-room shall be provided for the storage therein for articles of clothing or other personal effects of the employees. No articles shall be kept in any portion of the establishment which are not necessary for the conduct of the business herein regulated.

"No person, firm, association or persons or corporation shall float pecans or have in possession with intent to sell, offer for sale, or expose for sale, floated pecan meats or pecan shell to be floated, unless the floating process or method has been first approved by said Director of Public Health."

3. PASSED AND APPROVED this 18th day of April, A. D. 1940.

Maury Waverick
Mayor.

ATTEST: J. J. Patterson
City Clerk.

AFFIDAVIT OF PUBLISHER

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

Before me, the undersigned authority, on this day personally appeared Thornton Hall, who being by me duly sworn, says on oath that he is Secretary of the San Antonio Evening News, and that the Health Ordinance hereto attached has been published in every issue of said newspaper on the following days, to-wit: April 19, 20, 22, 23, 24, 25, 26, 27, 29, 30 - 1940.

Thornton Hall

Sworn to and subscribed before me this _____ day of _____, 1940.

Walter Kenaner
Notary Public, Bexar County, Texas.

AN ORDINANCE (1764) 05-80

ACCEPTING AND APPROVING THE SECURITIES PLEDGED BY THE NATIONAL BANK OF COMMERCE OF SAN ANTONIO, TEXAS, TO SECURE THE CITY FUNDS DEPOSITED AND TO BE DEPOSITED IN SAID BANK BY THE CITY DURING THE FISCAL YEAR 1939, AND DIRECTING THE DEPOSITING OF SAID SECURITIES FOR SAFE-KEEPING AND RELEASING THE SURETIES ON BONDS ON RECEIPTS NOS. 12 AND 16 GIVEN BY SAID BANK AS CITY DEPOSITORY.

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

1. That the securities pledged with the Governing Body of the City of San Antonio by the National Bank of Commerce of San Antonio, Texas, as City Depository, to secure the Funds of said City, deposited and to be deposited, in said Bank during the fiscal year beginning June 1, 1939 and ending May 31, 1940, be and the same are hereby accepted and approved, and that receipt signed by the Mayor, countersigned by the City Auditor, be given said Bank for securities pledged by it, which said securities are described as follows:

Securities pledged by the National Bank of Commerce are described in Receipt No. 1 attached to Ordinance dated August 2, 1939, Receipt No. 15 attached to Ordinance dated February 1, 1940, and attached Receipts Nos. 17 and 18, which are made a part of this ordinance by reference as fully as if they were specified herein.

2. The receipts given to said Bank for securities pledged by it shall recite, in substance, that the said securities have been duly pledged with the Governing Body of the City of San Antonio, by the National Bank of Commerce, San Antonio, Texas, as a Depository of said City, for the purpose of securing the Funds of said City, deposited and to be deposited, in said Bank during the Fiscal Year beginning June 1, 1939, upon the terms and conditions prescribed and provided by law.

3. It is directed that said securities be deposited by the Mayor, for safe keeping in safe deposit box in the vaults of the National Bank of Commerce rented by the City from said bank.

4. That all securities on all bonds on Receipts Nos. 12 and 16, given to said City by said National Bank of Commerce, as City Depository, be and are hereby released from further liability as sureties on such bonds.

5. PASSED AND APPROVED this the 25th day of April, 1940.

C. Ray Davis
Mayor Pro Tem.

ATTEST: J. J. Patterson
City Clerk.

AN ORDINANCE (1765) *OJ-81*

CHANGING THE NAME OF NORTH SAN JACINTO STREET TO ST. ANN AVENUE.

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

1. That the petition filed by owners of abutting property, to change the name of North San Jacinto Street from Cincinnati Avenue to West French Place, to St. Ann Street, be and the same is hereby granted.
2. And North San Jacinto Street, between Cincinnati Avenue and West French Place, be and the same is hereby changed to St. Ann Street.
3. The City Engineer is directed to change his records, and the City Tax Assessor is directed to change his records to conform to this enactment.
4. PASSED AND APPROVED this 25th day of April, A. D. 1940.

C. Ray Davis
Mayor Pro Tem.

ATTEST: J. J. Patterson
City Clerk.

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AN ORDINANCE (1810) *05-82*

AMENDING SECTION 2 OF AN ORDINANCE ENTITLED "AN ORDINANCE ESTABLISHING ZONING REGULATIONS AND DISTRICTS, ETC.", PASSED AND APPROVED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO ON THE 3RD DAY OF NOVEMBER, A. D. 1938, AS AMENDED, BY ADDING AFTER PARAGRAPH 3.1 OF SECTION 2 OF SAID ORDINANCE A NEW PARAGRAPH DESIGNATED 3.2; AND DECLARING AN EMERGENCY.

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

1. That Section 2 of an ordinance entitled "AN ORDINANCE-ESTABLISHING ZONING REGULATIONS AND DISTRICTS, ETC.", passed and approved by the Commissioners of the City of San Antonio, on the 3rd day of November, A.D. 1938, as amended, be and the same is amended by adding after paragraph 3.1 of said Section, the following new paragraph to be designated "3.2", as follows:

"3.2. On or after April 15th, 1940, all of the property on the east side of McCullough Avenue, from Hildebrand Avenue north to the City Limits, to a depth of 150 feet, including the following lots:- Lots 1 to 6, inclusive and Lots 14 to 19, inclusive, New City Block 2800; Lots 1 to 6, inclusive and Lots 14 to 19, inclusive, New City Block 2802, classified as 'B' Residential on Map 17 of the maps mentioned in paragraph 3 next above, shall cease to be classified as 'B' Residential and shall thereafter be classified as 'F' Local Retail."

2. WHEREAS, considerable building is contemplated in the area above set out and

lack of adequate ordinances and provisions controlling the construction and use of buildings and other structures within the City of San Antonio, the lack of regulations regulating the use to which lands and buildings of the City of San Antonio may be devoted, creates an urgency and emergency in behalf of the public peace, health, safety and general welfare necessitating that this ordinance become effective at once upon its passage by a four/fifths (4/5) majority of the Board of Commissioners; and it is so ordered.

2. PASSED AND APPROVED this 2nd day of May, A.D. 1940.

Maury Maverick
Mayor.

ATTEST: J. J. Patterson
City Clerk.

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AFFIDAVIT OF PUBLISHER

THE STATE OF TEXAS,
COUNTY OF BEXAR.

Before me, the undersigned authority, on this day personally appeared Thornton Hall, who being by me duly sworn, says on oath that he is Secretary of the San Antonio Evening News, a newspaper of general circulation published in the City of San Antonio, in the State and County aforesaid, and that the Zoning Ordinance hereto attached has been published in every issue of said newspaper on the following days, to-wit: May 6, 7, 8, 9, 10, 11, 13, 14, 15 and 16, 1940.

Sworn to and subscribed before me this _____ day of _____, 1940.

Thornton Hall

Walter Kenaner
Notary Public, Bexar County, Texas.

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AN ORDINANCE (1811) **0J-83**

SETTING ADMISSION FEES ON SAN PEDRO, WOODLAWN LAKE PARK AND CONCEPCION PARK SWIMMING POOLS; PROHIBITING THE ENTERING THEREOF WITHOUT PAYMENT OF ADMISSION FEES; AND PRESCRIBING THE PENALTY THEREFOR.

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

1. That no person shall enter for purposes of bathing or swimming any of the following swimming pools;

San Pedro Park
Woodlawn Lake Park
Concepcion Park

all located within the corporate limits of the City of San Antonio, Bexar County, Texas, without first having paid the admission fee as follows:-

10 cents for each person under the age of 15 years

20 cents for each person 15 years old or older

2. It shall be a violation of this ordinance for any person knowingly to permit his or her child, under the age of 15 years, to enter any of said swimming pools for the purpose of bathing or swimming, without payment of the admission fee required in this ordinance.

3. Any person violating any provision of this ordinance shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be fined in any sum not less than \$1.00 nor