

Affidavit of Publication

Chas. Blockhill, being first duly sworn, deposes and says: That he is a citizen of the United States, over the age of eighteen years; that he is the publisher of

the Clark County Review, a weekly newspaper of general circulation printed and published at Las Vegas, Clark County, Nevada, and that the Ordinance No. 24, of the City of Las Vegas

ORDINANCE NO. 24

An Ordinance Regulating the Shutting off of Water in Systems Supplying the City of Las Vegas and the Inhabitants thereof with Water.

THE BOARD OF COMMISSIONERS OF THE CITY OF LAS VEGAS DO ORDAIN AS FOLLOWS:

Sec. 1. It shall be the duty of any person or corporation supplying water to the City of Las Vegas and its inhabitants through hydrants located upon streets, alleys or public places in this City, whenever by reason of repairs or work, or from any cause, the water is turned off from any such hydrants, to notify the chief or other head of the Fire Department of the city thereof, before the water is turned off, and the length of time such hydrant will remain without water. And in the case of the alarm of fire in the City, it shall be the duty of such persons or corporation to turn into all the mains and hydrants all the water necessary or available if possible. A failure to comply with the provisions of this Section relative to notice shall render such persons or corporation liable for all damages accruing to the City or to any of its citizens or inhabitants by fire or otherwise due to the water being so shut off.

Sec. 2. It shall be the duty of any person or corporation supplying water to the City of Las Vegas and its inhabitants through mains or pipes located upon streets, alleys or public places in this City, whenever by reason of repairs or work, or from any cause, the water is turned off from any of such mains or pipes, to notify all the water users to be affected thereby, before the water is turned off, and the length of time they will remain without water from the mains or pipes theretofore supplying them with water, and such notice shall in all cases, except in cases of great necessity, be given to such users of water at least one hour before the water is turned off. A failure to comply with the provisions of this Section relative to notice shall render such persons or corporation liable for all damages accruing to such water users due to the water being so shut off.

Sec. 3. In case such person or corporation mentioned in the preceding two sections be engaged in work upon any line of pipe necessitating the turning off of water, no such line of pipe shall be left open or empty during the night, or when work is not actually going on therein, and if any line of pipe be open at the time of quitting work, or when an alarm of fire is given, a cap or thimble shall immediately be placed closely over the mouth of such pipe, and the water be left in as far as possible for the use of the Fire Department of the City. Any person, superintendent, foreman or agent having charge or control of any such pipe or hydrants, in doing or ordering work done in or upon the same, who shall violate any provision of this section shall be guilty of a misdemeanor, and upon conviction thereof shall for each offense be fined not less than ten nor more than three hundred dollars.

Sec. 4. Regulation No. 7 appearing in the water franchise granted by the Board of County Commissioners of Clark County, Nevada, to Las Vegas Land & Water Company on November 1st, 1909, and reading as follows: "The grantee reserves the right to shut off water without notice for the purpose of making repairs or extentions." is hereby repealed and annulled.

Sec. 5. All Ordinances or parts of Ordinances in conflict herewith are hereby repealed.

Sec. 6. This Ordinance shall take effect from and after its passage and publication according to law.

Passed this 3rd day of January, 1912, upon the following vote:

Ayes: Commissioners Coughlin, aye; McGovern aye; Stewart, aye; Von Tobel, aye; Mayor, aye.

First reading December 9, 1911.

Second reading Jan. 3rd 1912.

PETER BUOL,

Mayor.

Attest:
HARLEY A. HARMON,
[SEAL] City Clerk.

of which the attached is a true and correct copy, was published in said paper one consecutive issues, on the following dates, to wit: January 13th 1912

CITY

Chas. Blockhill

Subscribed and sworn to before me, this 5th day of January, A. D. 1912

CLERK'S

Harley A. Harmon
City Clerk

FILE