

AN ORDINANCE REGULATING THE ERECTION AND MAINTENANCE OF BILLBOARDS, ELECTRIC SIGNS AND ALL OTHER KINDS OF OUTDOOR SIGNS, PROVIDING FOR THE ISSUANCE OF PERMITS THEREFOR AND INSPECTION THEREOF, FIXING THE FEES FOR ALL SUCH PERMITS AND INSPECTIONS, AND PROVIDING A PENALTY FOR THE VIOLATION OF THIS ORDINANCE.

The Board of Commissioners of the City of Las Vegas do ordain as follows:

BILLBOARDS AND OUTDOOR SIGNS

Sec. 1. Any billboard, placard, notice or other form of outdoor advertisement erected, placed, painted, posted or maintained otherwise than as provided in this ordinance shall be deemed a public nuisance and shall be removed, effaced or destroyed by the Police Department and other peace officers having authority wherever said nuisance may be located.

Sec. 2. It shall be unlawful for any person, firm or corporation to paste, print or in any manner whatsoever place or attach to any building, fence, gate, bridge, rock, tree, board, structure or anything whatsoever within the limits of any street or alley; nor on private property within the setback distances herein set forth, any written, printed, painted or other outdoor advertisement, bill, notice, sign, picture, card or poster, without first obtaining permit therefor from the Building Inspector of the City of Las Vegas. Nothing herein shall be construed as to prevent the posting or maintaining of any notices required by law to be posted or maintained, the placing or maintaining of street or highway signs, or signs used to advertise business conducted on the property where sign is erected, provided the structural details are approved by the Building Inspector.

Sec. 3. Permits for the erection and maintenance of signs of the nature as set forth in this ordinance shall be secured by application to the City Clerk of the City of Las Vegas on forms provided which shall show thereon:

CITY
CLERK'S
FILE

Name of owner of lot or premises and his written consent, location on said lot with respect to property lines and nearby signs, name of person or firm who proposes to erect and maintain sign, and statement to the effect that said permit is revocable should said sign be abandoned or allowed to become unsafe or dangerous, or otherwise condemned, and that owner will at all times maintain sign in safe condition and will remove same if abandoned. Fees for permits shall be \$2.00 for each separate structure, and permits shall be issued for the balance of the current year, and shall be renewable upon the payment of an inspection fee of \$1.00 for each year thereafter. For signs already erected, a number shall be assigned upon payment of the \$1.00 inspection fee if in the proper location, and if not, shall be considered as a new sign to be rebuilt in accordance with this ordinance.

Sec. 4. Signs shall be classified according to their relations to street or alley as parallel or angle. Parallel signs are those whose face is parallel to the direction of travel and if not supported by being attached to building or not used to advertise a business being conducted on the same lot, must be at least ^{ten} ~~fifteen~~ (10) feet from the property line adjacent to said street or alley. Angle signs, except double-face or V-type signs, shall be treated the same as parallel signs, so far as minimum distance is concerned; V-type signs shall be considered double angle signs facing two directions connected or joined structurally, and must be at least ^{ten} ~~eight~~ (10) feet from the property line adjacent to street or alley, for regular billboard signs, and at an increased distance in proportion to added height. For signs up to twelve (12) feet length 4 x 4 supports spaced not more than five (5) feet must be used; for signs longer than twelve (12) feet, 4 x 6 supports spaced not more than eight (8) feet must be used; provided, metal supports of size approved by Building Inspector may be used, and additional bracing on all signs must be approved. All signs must be closed to the ground, if on vacant or unused property and more than six (6) square feet

in area, and V-type signs shall be closed both front and rear. Single-face signs and the back of all signs visible from street or alley must be painted in a sightly manner. All signs must have metal face at least 28 g. thickness, and must have proper moulding and framing around sign in proportion to size of sign. Ground space within ten feet in all directions from the base of sign structure must be kept free and clear of all weeds, rubbish and other inflammable waste or material.

Sec. 5. The money collected for permits to erect and maintain signs as herein provided shall be apportioned to the ^{General} ~~street~~ Fund of the City.

Sec. 6. All signs which do not comply with the provisions of this ordinance shall be made to comply within sixty (60) days from the passage of this ordinance and if located on public property, may be forthwith removed at owners' expense.

ELECTRIC AND BUILDING SIGNS

(a)
Sec. 7. All signs extending out from the face of a building shall be installed in the following manner and according to the Safety Orders and Ordinances of the Board of Commissioners of the City of Las Vegas. All signs shall be supported by appropriate construction not on City property.

(b) All signs on the exterior of any building, whether electric or otherwise shall be installed so as to be held rigidly in position, vertically and horizontally.

Sec. 8. GUYS AND SUPPORTING CABLES. Signs weighing 250 pounds or less shall be supported by one or more galvanized steel cables not less than 1/4" in diameter. Signs weighing more than 250 pounds shall be supported by two or more galvanized steel cables not less than 3/8 inch in diameter each.

Sec. 9. SIDE GUYS. All signs shall be guyed by one or more right and by one or more left side guys of galvanized steel cables not less than 1/4 inch in diameter.

The guys shall be figured for a wind pressure of not less than 20 pounds per square foot, and shall make an angle of not less than 30° with the sign.

Sec. 10. STIFF BRACES. When conditions are such that side guys cannot be attached to both sides of a sign, "stiff brace" constructed of not less than $3/4$ " steel pipe or rod must be substituted for one of the side guys.

Sec. 11. (a) Method of attaching supporting cables and side guys. The supporting cables and guy cables shall be securely fastened to the sign and to all metal brackets, plate-eyes, or turn buckles. For signs of 250 pounds or less, the supporting cables shall be securely fastened to the building by metal brackets or plate-eyes, attached by not less than three $1/2$ " x $3 1/2$ " lag screws for each cable or guy, and not less than 3" hole centers. Not less than two $1/2$ " x $3 1/2$ " lag screws shall be used for attaching each side guy to the building and not less than 3" hole centers.

For signs weighing more than 250 pounds, the brackets for supporting cables, shall be securely attached by not less than four $1/2$ " x $3 1/2$ " lag screws. Wood plugs shall not be used in lieu of approved expansion shields or similar approved devices.

When two or more supporting or guy cables are used, each shall be securely fastened to the sign and to the building by independent plates.

Turn-buckles shall be inserted in each supporting cable and guy cable. Turn-buckles attached to supporting cables shall be not less than $1/8$ " larger in diameter than the diameter of the cable to which they are attached.

Turn-buckles attached to side guys may be of the same diameter as the diameter of the cable to which they are attached.

Turn-buckles and cablehooks must be closed eye type.

(b) All supporting cables shall be installed at an angle of not less than 45 degrees from outer end of horizontal signs, to the face of the building to which they are attached.

Where this angle of the supporting cable would extend above the parapet wall or roof, an angle iron not less than $\frac{1}{4}$ " x $1\frac{1}{2}$ " shall be securely bolted to the inside of the parapet wall in a vertical position and the supporting cable fastened to the top of the angle iron at the same angle. Top end of angle iron shall be securely fastened with two side guy cables on each side, and one supporting cable or angle iron brace, extending back to and securely fastened to the roof at an angle equal to the angle of the supporting cable in front.

(c) No sign or any portion thereof shall be anchored to or supported by any fire escape or stand pipe, or be erected so as to obstruct or prevent the free ingress or egress from any window, door or fire escape.

(d) No sign shall be placed on top or suspended from the bottom of another sign over public property. The lowest part of any sign shall be not less than $8\frac{1}{2}$ feet from the top of the sidewalk grade. No sign shall extend over the outside edge of the curb. All signs shall be so placed as to be 90 degrees to the property line, ^{EXCEPT PARALLEL} ~~except~~ ^{AND} on corners ~~where~~ they may be so placed as to make the same angle with both streets.

Sec. 12. PERMITS (a) All electric signs installed in the City of Las Vegas must be approved by the Underwriters Laboratories and so labeled, or approved by the City Electrical Inspector. All permits must be approved by both the Building and Electrical Inspector, and each such sign shall be arranged for such inspection in an accessible location in order that a thorough examination can be made, before erection or suspension.

No sign shall be installed between the hours of five P.M. and eight A.M., unless special permission has been granted.

(b) No sign shall be started, placed or rebuilt or increased in size without first obtaining a permit to do so. In making application for permit, sufficient drawings and specifications shall be submitted to the Building Inspector for checking and approval. Acceptance must be had from both the Building and Electrical Inspector before sign is erected.

(c) If work authorized to be done under a sign permit is not begun within sixty (60) days from the date of issuance, such permit becomes null and void and the fee paid therefore by applicant is forfeited so that if a sign is thereafter erected, an additional sign permit shall be secured and an additional fee paid therefor, in accordance with the provisions of this ordinance before work is recommenced.

(d) The issuance or granting of a sign permit shall not prevent the Building Inspector or Electrical Inspector from requiring the correction of errors, and the Building Inspector or Electrical Inspector is hereby authorized to stop any sign or any advertising structure installation which is being carried on in violation of this ordinance or of any other ordinances in the City of Las Vegas.

Sec. 13. CONSTRUCTION (a) All signs shall be constructed so as to comply with the specifications of the Underwriters Laboratories Standard for Electric Signs.

(b) Devices or products which comply with these requirements will not necessarily be acceptable if they have other features which, when examined and tested, are found to impair the result contemplated by these requirements.

(c) No series switches, flashers, or animators shall be installed in the high voltage or secondary circuit. Condensers of proper capacity shall be installed in the primary circuits of all signs using flashers, animators or spellers. All signs shall be so constructed that the same shall not cause any radio interference whatsoever.

SEC. 14. PROTECTION OF PUBLIC. (a) No person shall erect or install any sign which projects over or above any public property in any business district, nor do any preparatory work preliminary to the erection or installation of such sign work unless a suitable barricade of heavy rope attached to movable trestles or standards, or a board fence not less than four (4) feet in height is erected and maintained to keep pedestrian or other traffic from underneath such sign for a distance of not less than twenty (20) feet on all

sides of the sign during the period in which the work is being performed; provided further, that between sunset and sunrise, in addition to the barricade herein required, there shall be installed and kept burning not less than two lighted red lanterns if such work is to be performed at night.

Sec. 15. PURPOSE OF THIS ORDINANCE. (A) No person shall engage in or carry on the business of electric sign contracting without complying with all of the provisions of ordinances governing electrical construction for which an electrical permit is required. Electric sign contracting business shall be deemed to be electrical contracting business for which requirements are set up in said ordinance and every such electrical sign contractor shall comply with all the requirements of such ordinances and with this ordinance.

(b) All electric signs will be considered as electric fixtures and shall be erected and connected under the jurisdiction of a licensed electrical contractor of the City of Las Vegas and all permits of such signs shall be issued to licensed electrical contractors only.

Sec. 16. NAME PLATE, ETC. All signs must have the makers' name, weight, primary and secondary voltage, KVA and permit number painted on the outside or exterior, same to be legible to the naked eye at least 25 feet away from the sign.

Sec. 17. SIGNS ON WALKS, ETC. No signs of any kind shall be placed or supported on any public street, walk, parking or other public property, and it shall be the duty of the Police Department to order and compel such signs to be entirely removed.

Sec. 18. PENALTY. (a) Every person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than five dollars (\$5) nor more than three hundred dollars (\$300), or by imprisonment in the City Jail for a period of not less than two (2) days, nor more than one hundred fifty (150) days, or by both such fine and imprisonment.

(b) Every person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a separate offense for each day or portion thereof during which such violation continues, and shall be punishable therefor as herein provided.

SEC. 19. The City Clerk is hereby authorized to have this Ordinance published in the LAS VEGAS AGE a WEEKLY newspaper printed and published in the City of Las Vegas, Clark County, Nevada, for a period of two weeks, that is to say, once each week for a period of two weeks.

C. Amador
MAYOR PRO TEM.

ATTEST:

V. L. Burns
CITY CLERK.

(SEAL)

The above and foregoing Ordinance was proposed, read aloud in full and adopted at a regular recessed meeting of the Board of Commissioners of the City of Las Vegas, Clark County, Nevada, this 9TH day of March, A.D., 1938, by the following vote:

Commissioners KRAUSE,
RONNOW, _____ and
_____, and His Honor, the Mayor Pro Tem,
voting AYE:

Voting NO, NONE.

ABSENT MAYOR ARNETT AND COMMISSION PERRY

This ordinance was read aloud to the Board for a first time at a recessed regular meeting of the Board held on the 29th day of March, 1938, at which time it was proposed, considered and voted upon, and unanimously adopted and thereafter published in the Las Vegas Age, a weekly newspaper published in the City of Las Vegas, for a period of once a week for two consecutive weeks immediately following its first reading. And, it was thereafter read aloud to the Board for a second time, adopted, approved and finally passed at a ^{regular} meeting of the Board held on the ~~fourth~~^{13th} day of April, 1938.

Voting ayes; Commissioners Krause
Roman and His Honor the Mayor
Protem Marble

Marble
Mayor of the City of Las Vegas

Attest:

Viola Burns City Clerk

Affidavit of Publication

STATE OF NEVADA)
County of Clark) ss.

C. P. Squires being duly sworn, deposes and says:
That he is **Publisher** of **LAS VEGAS AGE**, a weekly news-
paper of general circulation, printed and published at Las Vegas, in the
County of Clark, State of Nevada, and that the attached
Ordinance No. 233 of the City of Las Vegas

was published in said newspaper for a period of **two weeks**
from **March 11, 1938** to **March 18, 1938** inclusive
being the issues of said newspaper for the following dates, to-wit:
March 11 and 18, 1938

That said newspaper was regularly issued and circulated on each of the
dates above named. That the legal charge for publishing said legal notice
was \$ **141.30**

Signed *C. P. Squires*

Subscribed and sworn to before me this **18th** day of **March** 1938

C. D. Keese
Notary Public in and for Clark County, Nevada.

My Commission Expires June **3**, 1939.

Legal Notices

ORDINANCE NO. 233 AN ORDINANCE REGULATING THE ERECTION AND MAINTENANCE OF BILLBOARDS, ELECTRIC SIGNS AND ALL OTHER KINDS OF OUTDOOR SIGNS, PROVIDING FOR THE ISSUANCE OF PERMITS THEREFOR AND INSPECTION THEREOF, FIXING THE FEES FOR ALL SUCH PERMITS AND INSPEC- TIONS, AND PROVIDING A PEN- ALTY FOR THE VIOLATION OF THIS ORDINANCE.

The Board of Commissioners of the City of Las Vegas do ordain as follows:

Billboards and Outdoor Signs

Sec. 1. Any billboard, placard, notice or other form of outdoor advertisement erected, placed, painted, posted or maintained otherwise than as provided in this ordinance shall be deemed a public nuisance and shall be removed, effaced or destroyed by the Police Department and other peace officers having authority wherever said nuisance may be located.

Sec. 2. It shall be unlawful for any person, firm or corporation to paste, print, or in any manner whatsoever place or attach to any building, fence, gate, bridge, rock, tree, board, structure or anything whatsoever within the limits of any street or alley; nor on private property within the setback distances herein set forth, any written, printed, painted or other outdoor advertisement, bill, notice, sign, picture, card or poster, without first obtaining permit therefor from the Building Inspector of the City of Las Vegas. Nothing herein shall be construed as to prevent the posting or maintaining of any notices required by law to be posted or maintained, the placing or maintaining of street or highway signs, or signs used to advertise business conducted on the property where sign is erected, provided the structural details are approved by the Building Inspector.

Sec. 3. Permits for the erection and maintenance of signs of the nature as set forth in this ordinance shall be secured by application to the City Clerk of the City of Las Vegas on forms provided which shall show thereon: Name of owner of lot or premises at his written consent, location on said lot with respect to property lines and nearby signs, name of person or firm who proposes to erect and maintain sign, and statement to the effect that said permit is revocable should said sign be abandoned or allowed to become unsafe or dangerous, or otherwise condemned, and that owner will at all times maintain sign in safe condition and will remove same if abandoned. Fees for permits shall be \$2.00 for each separate structure, and permits shall be issued for the balance of the current year, and shall be renewable upon the payment of an inspection fee of \$1.00 for each year thereafter. For signs already erected, a number shall be assigned upon payment of the \$1.00 inspection fee if in the proper location, and if not, shall be considered as a new sign to be rebuilt in accordance with this ordinance.

Sec. 4. Signs shall be classified according to their relations to street or alley as parallel or angle. Parallel signs are those whose face is parallel to the direction of travel and if not supported by being attached to building or not used to advertise a business being conducted on the same lot, must be at least ten (10) feet from the property line adjacent to said street or alley. Angle signs, except double-face or V-type signs, shall be treated the same as parallel signs, so far as minimum distance is concerned; V-type signs shall be considered double angle signs facing two directions connected or joined structurally, and must be at least ten (10) feet from the property line adjacent to street or alley, for regular billboard signs, and at an increased distance in proportion to added height. For signs up to twelve (12) feet length 4 x 4 supports spaced not more than five (5) feet must be used; for signs longer than twelve (12) feet, 4 x 6 supports spaced not more than eight (8) feet must be used; provided, metal supports of size approved by Building Inspector may be used, and additional bracing on all signs must be approved. All signs must be closed to the ground, if on vacant or unused property, and more than six (6) square feet in area, and V-type signs shall be closed both

front and rear. Single-face signs and the back of all signs visible from street or alley must be painted in a slightly manner. All signs must have metal face at least 28 g. thickness, and must have proper moulding and framing around sign in proportion to size of sign. Ground space within ten feet in all directions from the base of sign structure must be kept free and clear of all weeds, rubbish and other inflammable waste or material.

Sec. 5. The money collected for permits to erect and maintain signs as herein provided shall be apportioned to the General Fund of the City.

Sec. 6. All signs which do not comply with the provisions of this ordinance shall be made to comply within sixty (60) days from the passage of this ordinance and if located on public property, may be forthwith removed at owners' expense.

Electric and Building Signs

Sec. 7. (a) All signs extending out from the face of a building shall be installed in the following manner and according to the Safety Orders and Ordinances of the Board of Commissioners of the City of Las Vegas. All signs shall be supported by appropriate construction not on City property.

(b) All signs on the exterior of any building, whether electric or otherwise shall be installed so as to be held rigidly in position, vertically and horizontally.

Sec. 8. Guys and Supporting Cables. Signs weighing 250 pounds or less shall be supported by one or more galvanized steel cables not less than 1/4" in diameter. Signs weighing more than 250 pounds shall be supported by two or more galvanized steel cables not less than 3/8 inch in diameter each.

Sec. 9. Side Guys. All signs shall be guyed by one or more right and by one or more left side guys of galvanized steel cables not less than 1/4" in diameter.

The guys shall be figured for a wind pressure of not less than 20 pounds per square foot, and shall make an angle of not less than 30° with the sign.

Sec. 10. Stiff Braces. When conditions are such that side guys cannot be attached to both sides of a sign, "stiff brace" construction of not less than 1/2" steel pipe or rod must be substituted for one of the side guys.

Sec. 11 (a) Method of attaching supporting cables and side guys. The supporting cables and guy cables shall be securely fastened to the sign and to all metal brackets, plate-eyes, or turn buckles. For signs of 250 pounds or less, the supporting cables shall be securely fastened to the building by metal brackets or plate-eyes, attached by not less than three 1/2" x 3/4" lag screws for each cable or guy, and not less than 3" hole centers. Not less than two 1/2" x 3/4" lag screws shall be used for attaching each side guy to the building and not less than 3" hole centers.

For signs weighing more than 250 pounds, the brackets for supporting cables, shall be securely attached by not less than four 1/2" x 3/4" lag screws. Wood plugs shall not be used in lieu of approved expansion shields or similar approved devices.

When two or more supporting or guy cables are used, each shall be securely fastened to the sign and to the building by independent plates.

Turn-buckles shall be inserted in each supporting cable and guy cable. Turn-buckles attached to supporting cables shall be not less than 1/8" larger in diameter than the diameter of the cable to which they are attached.

Turn-buckles attached to side guys may be of the same diameter as the diameter of the cable to which they are attached.

Turn-buckles and cablehooks must be closed eye type.

(b) All supporting cables shall be installed at an angle of not less than 45 degrees from outer end of horizontal signs, to the face of the building to which they are attached.

Where this angle of the supporting cable would extend above the parapet wall or roof, an angle iron not less than 1/2" x 1 1/2" shall be securely bolted to the inside of the parapet wall in a vertical position and the supporting cable fastened to the top of the angle iron at the same angle. Top end of angle iron shall be securely fastened with two side guy cables on each side, and one supporting cable or angle iron brace, extending back to and securely fastened to the roof at an

angle equal to the angle of the supporting cable in front.

(c) No sign or any portion thereof shall be anchored to or supported by any fire escape or stand pipe, or be erected so as to obstruct or prevent the free ingress or egress from any window, door or fire escape.

(d) No sign shall be placed on top or suspended from the bottom of another sign over public property. The lowest part of any sign shall be not less than 8 1/2 feet from the top of the sidewalk grade. No sign shall extend over the outside edge of the curb. All signs, except parallel, shall be so placed as to be 90 degrees to the property line, and on corners they may be so placed as to make the same angle with both streets.

Sec. 12. Permits (a) All electric signs installed in the City of Las Vegas must be approved by the Underwriters Laboratories and so labeled, or approved by the City Electrical Inspector. All permits must be approved by both the Building and Electrical Inspector, and each such sign shall be arranged for such inspection in an accessible location in order that a thorough examination can be made, before erection or suspension.

No sign shall be installed between the hours of five P.M. and eight A.M., unless special permission has been granted.

(b) No sign shall be started, placed or rebuilt or increased in size without first obtaining a permit to do so. In making application for permit, sufficient drawings and specifications shall be submitted to the Building Inspector for checking and approval. Acceptance must be had from both the Building and Electrical Inspector before sign is erected.

(c) If work authorized to be done under a sign permit is not begun within sixty (60) days from the date of issuance, such permit becomes null and void and the fee paid therefore by applicant is forfeited so that if a sign is thereafter erected, an additional sign permit shall be secured and an additional fee paid therefor, in accordance with the provisions of this ordinance before work is recommenced.

(d) The issuance or granting of a sign permit shall not prevent the Building Inspector or Electrical Inspector from requiring the correction of errors, and the Building Inspector or Electrical Inspector is hereby authorized to stop any sign or any advertising structure installation which is being carried on in violation of this ordinance or of any other ordinances in the City of Las Vegas.

Sec. 13. Construction (a) All signs shall be constructed so as to comply with the specifications of the Underwriters Laboratories Standard for Electric Signs.

(b) Devices or products which comply with these requirements will not necessarily be acceptable if they have other features which when examined and tested, are found to impair the result contemplated by these requirements.

(c) No series switches, flashers, or animators shall be installed in the high voltage or secondary circuits. Condensers of proper capacity shall be installed in the primary circuits of all signs using flashers, animators or spellers. All signs shall be so constructed that the same shall not cause any radio interference whatsoever.

Sec. 14. Protection of Public. (a) No person shall erect or install any sign which projects over or above any public property in any business district, nor do any preparatory work preliminary to the erection or installation of such sign work unless a suitable barricade of heavy rope attached to movable trestles or standards, or a board fence not less than four (4) feet in height is erected and maintained to keep pedestrians or other traffic from underneath such sign for a distance of not less than twenty (20) feet on all sides of the sign during the period in which the work is being performed; provided further, that between sunset and sunrise, in addition to the barricade herein required, there shall be installed and kept burning not less than two lighted red lanterns if such work is to be performed at night.

Sec. 15. Purpose of This Ordinance. (a) No person shall engage in or carry on the business of electric sign contracting without complying with all of the provisions of ordinances governing electrical construction for which an electrical permit is required. Electric sign contracting business shall be deemed to be electrical contracting bus-

ness for which requirements are set up in said ordinance and every such electrical sign contractor shall comply with all the requirements of such ordinances and with this ordinance.

(b) All electric signs will be considered as electric fixtures and shall be erected and connected under the jurisdiction of a licensed electrical contractor of the City of Las Vegas and all permits of such signs shall be issued to licensed electrical contractors only.

Sec. 16. **Name Plate, Etc.** All signs must have the makers' name, weight, primary and secondary voltage, KVA and permit number painted on the outside or exterior, same to be legible to the naked eye at least 25 feet away from the sign.

Sec. 17. **Signs on Walks, Etc.** No signs of any kind shall be placed or supported on any public street, walk, parking or other public property, and it shall be the duty of the Police Department to order and compel such signs to be entirely removed.

Sec. 18. **Penalty.** (a) Every person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than five dollars (\$5) nor more than three hundred dollars (\$300), or by imprisonment in the City Jail for a period of not less than two (2) days, nor more than one hundred fifty (150) days, or by both such fine and imprisonment.

(b) Every person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a separate offense for each day or portion thereof during which such violation continues, and shall be punishable therefore as herein provided.

Sec. 19. The City Clerk is hereby authorized to have this Ordinance published in the Las Vegas Age, a weekly newspaper printed and published in the City of Las Vegas, Clark County, Nevada, for a period of two weeks, that is to say, once each week for a period of two weeks.

H. P. MARBLE
Mayor Pro Tem.

Attest:
VIOLA BURNS
City Clerk.

(SEAL)

The above and foregoing Ordinance was proposed, read aloud in full and adopted at a regular recessed meeting of the Board of Commissioners of the City of Las Vegas, Clark County, Nevada, this 9th day of March, A. D., 1938, by the following vote:

Commissioners Krause, Ronnow, and His Honor, the Mayor Pro Tem, voting AYE.

Voting NO, None.
Absent: Mayor Arnett, Commissioner Perry.
Publish, March 11 and 18, 1938.