

Las Vegas, Nevada, September 29th, 1911.

Office of the City Clerk,

This being the time set by the Mayor, the Hon. Peter Buol of said City for a special meeting called for the purpose of recording that part of the minutes relative to the appointment of a register agent for the City of Las Vegas, to register voters for a special bond election to be held October 10th, 1911. Meeting called to order by the Mayor roll called the following Commissioners answering present, Commissioner, El Von Tobel, aye, Commissioner Chas. Mc Govern, aye, Commissioner Stewart aye, and His Hon. the Mayor, there being a quorum present the Board then proceeded to take up the business special meeting said/call was issued for, after due consideration upon the part of the Board the following was read before the Board, Whereas, at a regular meeting of the Board of City Commissioners of the City of Las Vegas, Clark County, State of Nevada, held on the 6th, day of September, 1911, at Las Vegas Nevada, at the Council room of said Board, an ordinance was duly passed by said Board authorizing the calling of an election to be held in the City of Las Vegas on the 10th, day of October, 1911, for the purpose of submitting to the qualified electors of said City the question as to whether or not a bond issue in the sum of Forty thousand Dollars (\$40,000) should be made by said Board of City Commissioners for the purpose of installing a sewerage system for said City, and in and by said Ordinance it was provided that notice of said election should be given by publication and posting as by statutes provided, and whereas, it was in and by said Ordinance, among other things, in Paragraph 6 thereof provided that the Municipal Judge of the City of Las Vegas should forthwith open registration books for the purpose of registering for said election all electors competent and qualified to vote thereat, and to conduct such registration in the manner provided by law for registrations for municipal election, and whereas, it appears to this Board that said ordinance has been duly advertised as by law provided, and notice of said election has been given by publication and posting as by law provided, and whereas, it further appears that the Municipal Judge of the City of Las Vegas in pursuance of said ordinance and the powers therein granted did proceed to open up registration books and conduct registration of electors in conformity therewith up to and including the 25th, day of September, 1911, and whereas, it further appears to this Board that on the said 25th, day of September, 1911, it was ordered, adjudged and decreed by the District Court of the Fourth Judicial District of the State of Nevada, in and for the County of Clark, in and action therein pending entitled, The State of Nevada ex. rel. H.M. Lillis, relator vs. G.A. Case, Judge of the Municipal Court of the City of Las Vegas, Clark County, Nevada, respondent, that the said G.A. Case as Municipal Judge had no power, right or authority to conduct the aforesaid registration or any registration in and for the City of Las Vegas or Township of Las Vegas, Clark County, Nevada, and declaring that H.M. Lillis, the relator therein was and is the sole and only qualified registry agent within and for the Township of Las Vegas, and City of Las Vegas by virtue of his office of Justice of the Peace of said Township, and it further appearing to the this Board that the said H.M. Lillis as Justice of the Peace of said Township and as office Registry agent therein had during the time required by law and the said ordinance and the said notice of sewerage bond election kept open and registered as required by law the qualified electors of the City and precinct of Las Vegas, Now therefore, Be it hereby resolved by the Board of City Commissioners of the City of Las Vegas that the authorization made and given by paragraph 6, of said ordinance be and the same is hereby rescinded and annulled, and that the inspectors, Judges, and Clerks of said election Board be and they are hereby authorized and directed to disregard and reject and registration books, lists or papers made and prepared by said G.A. Case, Municipal Judge for said election, and that they are hereby further authorized and directed to accept and use at said election the registration books, lists and papers prepared for said election by H.M. Lillis, Justice of the Peace of Las Vegas, Township, Clark County, Nevada, and that the City Clerk be and he is hereby authorized to transmit to the said election Board and to the said H.M. Lillis each a certified

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copy of this resolution."

The necessity appearing to the Board and it being duly moved and seconded and voted unanimously by all of the Board present this ordinance was introduced and passed as an emergency ordinance.

The vote being cast as follows to wit:- Motion by Von Tobel, and seconded by Mc Govern the vote being cast as follows, Von Tobel, aye, Mc Govern, aye, W.J. Stewart, aye, and his Honor, the Mayor voting aye. There being no further business before the Board it was upon motion of Stewart and seconded by Mc Govern and duly carried that the Board adjourn until the next regular meeting in October.

Dated this 29th, day of September 1911.
Attest:-

Harley A. Harmon
Clerk
Oct 4 1911

Approved Peter Buel
Mayor.

Office of the City Clerk, Las Vegas, Nevada.
October 4th, 1911.

At a regular meeting of the Board of City Commissioners of the City of Las Vegas, Clark County, Nevada held October 4th, A.D. 1911. Present Hon. Peter Buel, Mayor Commissioner Stewart, Coughlin, Von Tobel, and Chas. McGovern. Roll called all answered present.

Minutes of the last regular meeting read aloud to the Board and approved as read.

This being the time set by the Board for the opening of Bids for City printing per an order of the Board at its last regular meeting, The Clerk at this time presented the following affidavit of the Printer to show that said Bid had been advertised as by law provided,

Notice for sealed Proposals for All City Printing.
Notice is hereby given that pursuant to an order made by the Board of City Commissioners at a regular meeting held Sept. 6th, 1911, sealed bids for all City Printing, this to include such printing as the City Commissioners are authorized by law to order will be received by the Clerk of said Board up to October, 4th, 1911 at 7 o'clock P.M. The Board reserves the right to reject any and all Bids.

Witness my hand and seal of the City this 6th, day of Sept, A.D. 1911.
(Seal) Harley A. Harmon,
City Clerk and Ex-Office Clerk of the Board of City Commissioners Las Vegas Nevada, First Publication Sept, 6th, 1911. Last Publication Oct, 7, 1911.

Affidavite of Publication.

Chas C. Corkhill 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 Bids for all City Printing of which the Attached is a true copy, was published in said paper five consecutive issues, at the following dates to wit, Sept. 9, 16, 23, and 30 and October 7th, 1911.

Subscribed and sworn to before me this 4th, day of October, A.D. 1911.

Harley A. Harmon,
City Clerk.

The Clerk then proceeded to open the sealed Bids of the Las Vegas, aye, and the Clark County Review, after due consideration upon the part of the Board it was unanimously voted by the entire Board that the Bid of the Clark County Review was the lowest and it was ordered that the printing contract for the life of this Board be awarded to the Clark County Review, the vote being cast as follows to wit:- Motion by Mc Govern and seconded by Coughlin, Mc Govern aye, Coughlin, aye, Stewart, aye, Von Tobel, aye, and His Honor the Mayor, Peter Buel, aye,

The following communication was then read before the Board, To the Hon. Board of City Commissioners of the City of Las Vegas, Nevada, Gentlemen :- We, as the firm of J. & L. Helcomb proprietors of the Colorado Hotel situated on lot 10, in block 15, in Clarks Las Vegas Townsite in the City of Las Vegas, Nevada, do petition you as the proper authorities to cause the discontinuation of annoyance (a noise) caused by the exhaust of a gasoline engine at the rear of the Butcher shop, conducted by J.J. Lefurgy. This noise spoken of has caused several of our guests to leave the Hotel. It is next to impossible for anyone to sleep after the engine in question have been started; or while it is running. We beg you to take such action as will cause a speedy discontinuation of the nuisance.
Respectfully, J. & L. Helcomb. per L.

After due consideration upon the part of the Board it was upon motion by McGovern and