

Office of the City Clerk, Las Vegas, Nevada

October 7th, A.D. 1914.

At a regular meeting of the Board of City Commissioners in and for the City of Las Vegas Nevada held on the 7th, day of October A.D. 1914, Present all members of the Board with the Mayor, City Attorney and City Clerk.

Minutes of the last regular meeting and special meeting read and approved as read.

All claims against the City allowed as per claim book on file with the Clerk of this Board.

Reports of officer read and approved as read.

At this time the Clerk read before the Board the application of Fred Von Deventer and Lon Grosback for a transfer of liquor license situated in the Northern Hotel in said City of Fremont street, whereupon motion being duly made and carried it was ordered by the Board that said transfer be granted as per ordinance No. 33 of the said City governing saloon licenses in the said city the vote upon said resolution being as follows to wit:- commissioners Griffith, aye, Surtiss, aye, Smith, aye, Sullivan aye, and his honor the Mayor O.E. Hawkins voting aye.

At this time the question of employing a sexton for the cemetery in said City came on before the Board and after due consideration upon the part of the Board it was upon motions/being duly made and carried ordered by the Board that the said cemetery committee be and they are hereby allowed the ~~same~~ right and privileges to hire said sexton with the understanding that the salary of said sexton is not to exceed the sum of thirty five dollars per month, the vote on said resolution being as follows to wit:- commissioners Griffith, aye Smith, aye, Surtiss, aye, Sullivan aye, and his honor the Mayor W.E. Hawkins voting aye.

At this time the Fire and Police Commissioner called the attention of the Board to the fact that one hundred feet of hose was missing from the fire equipment also a note and asked permission of the Board to offer an reward for information leading up to the conviction of person or persons taking or having said hose, where upon motion being duly made and carried it was ordered by the Board that the sum of fifty dollars be offered as a reward for information leading to the taking of said hose, ^{and equipment} the vote being as follows to wit:- commissioners Griffith voting aye, Surtiss, aye, Smith, aye, Sullivan, aye, and his honor the Mayor W.E. Hawkins voting aye.

This being the time for the reading of an ordinance relating to putting on a dog tax for said city and the seconding of said ordinance, and the Board having heretofore placed said license at \$4.00 for male dogs and 7.50 for female dogs it was upon motion of commissioner Smith and seconded by commissioner Surtiss and duly carried ordered that said portion of said license pertaining to amounts to be paid be amended as follows to wit:- Male dogs \$2.50 a piece female dogs \$5.00 a piece. the vote upon said resolution being as follows to wit:- Commissioner Griffith, aye, Surtiss, aye, Smith, aye, Sullivan aye, and his honor the Mayor W.E. Hawkins voting aye.

The Clerk then proceeded to read said ordinance as amended and after due consideration upon the part of the Board it was upon motion of commissioner Smith and seconded by commissioner Griffith and duly carried ordered that said ordinance be passed as appears more fully under Ordinance No. 58, in ordinance Book No. one, to which reference is hereby made, the vote on said Ordinance being as follows to wit:- commissioners Griffith, aye, Surtiss, aye, Smith, aye, and Sullivan aye, and his honor the Mayor W.E. Hawkins voting aye.

City Attorney was given authority to use any and all means he might see fit to enforce the collection of sidewalk assessments heretofore relied on lots No. 10, 11, 12, 13, 14 15, and 16, in block 12 Clarke's Las Vegas Townsite Clark County Nevada.

There being no further business before the Board they adjourned until the next regular meeting of the Board.

W. E. Hawkins
Clerk

W. E. Hawkins
Mayor

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Minutes of the Board of City Commissioners held on the 7th, of October A.D. 1914 for the purpose of transacting regular business.

The Board then took up the matter of refunds on districts Number 2, 3, 4, of said City of Las Vegas Nevada on Sidewalks and the following resolution was duly adopted by the Board.

Whereas, on the 4th day of April, 1914, at a regular adjourned meeting of the Board of City Commissioners of the City of Las Vegas, Clark County, Nevada, it was ordered that an assessment of \$1,513.51 be levied, charged and collected on the whole property fronting and abutting on the east side of second street of said City between Fremont and Garces streets, except that property known as the San Pedro, Los Angeles & Salt Lake Railroad rooming house, and more particularly known as District No. 2, for the purpose of defraying the expense of constructing a concrete sidewalk along the east side of said street, and Whereas, the amount collected by said City from the owners of said property was \$1,416.70, being the assessment as levied less the sum of \$96.81, the amount due from said City for property belonging to it, and Whereas, the actual cost of sidewalk and the amount actually paid by said City for the construction thereof was \$1,368.96 thereby showing the amount collected to be \$147.74 in excess of the actual cost and the amount paid out by the said City for the said work,

Thereupon motion of Commissioner Sullivan and seconded by Commissioner Curtiss it is ordered that the excess so collected be rebated to said property owners of said district No. 2, in an amount proportionate to each as to the number of dollars paid by the said property owners to the said City, being as follows, to wit: The sum of \$.03366 per \$1 paid to the said City, and the Clerk of said City is hereby ordered to draw his warrant for and the Treasurer directed to pay to said property owners of District No. 2 said sum of \$.03366 per \$1 paid as shown by the assessment roll of said City, the vote being as follows Commissioners, Curtiss, aye, Sullivan aye, Smith, aye, and the Mayor, aye.

Whereas on the 4th day of April, 1914, at a regular adjourned meeting of the Board of City Commissioners of the City of Las Vegas, Clark County, Nevada, it was ordered that an assessment of \$745.07 be levied, charged and collected on the whole property fronting and abutting on the south side of Fremont street of said City, between second and fifth street, except that property known as the Petty Jewellery store, and more particularly known as District No. 3, for the purpose of defraying the expense of constructing a concrete sidewalk along the south side of said street, and Whereas, the amount collected by the said City from the owners of said properties was \$744.80 and Whereas, the actual cost of said sidewalk and the amount actually paid by said City for the construction thereof was \$690.62, thereby showing the amount collected to be \$54.18 in excess of the actual cost and the amount paid out by the said City for the said work. Thereupon motion of Commissioner Griffith and seconded by Commissioner Smith it is ordered that the excess so collected, to wit, the sum of \$54.18 be rebated to said property owners of said district No. 3, in an amount of \$1.54 per lot of twenty five feet, as shown by the assessment roll of said City. And the Clerk of said City is hereby directed to draw his warrant and the City Treasurer directed to pay the same, the vote being as follows to wit Commissioners, Smith, aye, Sullivan, aye, Griffith, aye, Curtiss, aye, his honor voting aye.

Whereas on the 4th day of April, 1914, at a regular meeting of the Board of City Commissioners of the Board of City Commissioners of the City of Las Vegas, Clark County, Nevada, it was ordered that an assessment of \$980.07 be levied, charged and collected on the whole property fronting and abutting on the North side of Fremont street of said City, between lot 18 in Block 15 and fifth street, and more particularly known as District No. 4, for the purpose of defraying the expenses of constructing a concrete sidewalk along the north side of said street, and Whereas the amount collected by the said City from the owners of said properties was \$980.00, and Whereas the actual cost of said sidewalk and the amount actually paid by said City for the construction thereof was \$880.56 thereby showing the amount collected to be \$99.44 in excess of the actual cost and the amount paid out by the said City for the said work, Now, Therefore, upon motion of Commissioner Smith and seconded

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by Commissioner SULLIVAN it is ordered that the excess so collected, to wit: the sum of \$99.48 be rebated to said property owners of said district No 4 in an amount of \$2.486 per lot of twenty five feet as shown by the assessment roll of said, And the Clerk of said City is hereby directed to draw his warrant and the City Treasurer directed to pay the same.

The vote on said resolution being as follows Curtiss, aye, Smith, aye, Griffith, aye, Sullivan aye and his honor the Mayor W.E. Hawkins voting aye.