

Ordinance No.66 of the City of Las Vegas,entitled:"An Ordinance Regulating Travel and Traffic upon the Public Streets of the City of Las Vegas,Nevada;" also to amend Sections Twenty (20) and Twenty two(22) of said Ordinance No.66,and to add three new sections to said Ordinance No66 to be known as Secti 34a,35a,and 36a respectively,by way of amendment,and to repeal all Ordinances or parts of Ordinances in onflict therewith and to amend Section 34a as created by said Ordinance No.90, and to repeal all Ordinances and parts of Ordinances in conflict therewith. On motion of Commissioner Gorton,seconded by Commissioner Arnold,it was ordered that the said Ordinance be passed to the second reading. Voting Commissioners Hodgens,Gorton,Arnold,and Mayor Pro Tem Dentner,Aye. Noes,none.

Upon motion of Mayor Pro Tem Dentner,seconded by Commissioner Hodgens,the City Attorney was directed to draw up an ordinance extending the fire limits as follows,to include all territory lying between Stewart and Bridger Streets,and Main and Fifth Streets. Voting Commissioners Hodgens, Arnold,Gorton,and Mayor Pro Tem Dentner,Aye. Noes,none.

Thereupon,there being no further business to come before the Board at this time it was ordered,upon motion of Commissioner Hodgens,seconded By Commissioner Arnold,that said Board stand Adjourned until July 19th,1922 at the hour of seven o'clock P.M. Voting Commissioners Hodgens, Arnold,Gorton,and Mayor Pro Tem Dentner,Aye. Noes, None.

ATTEST:
Thomas J. DeShety
 Clerk.

Approved:
 Mayor Pro Tem

OFFICE OF THE CITY CLERK,CITY OF LAS VEGAS,COUNTY OF CLARK,STATE OF NEVADA.

July 19,1922.

At a regular meeting of the Board of Commissioners of the City of Las Vegas, held on Wednesday, the 19th day of July, A.D. 1922 at the hour of six o'clock p.m. Present Commissioners Thomas R. Hodgens, W. E. Arnold, and Ray W. Gorton, the Mayor Pro Tem F. E. Dentner being absent; City Attorney and City Clerk were also present.

Upon motion of Commissioner Arnold, seconded by Commissioner Hodgens, and duly carried Commissioner Gorton was appointed to act as chairman of this meeting. Voting Commissioners Arnold, Hodgens, and Gorton Aye. Noes, none.

All bills allowed as per claim book on file in the office of the Clerk of this Board. Minutes of the last meeting read, and approved as read.

Thereupon the Clerk read for the second time Ordinance No. 94, entitled, "An Ordinance to amend Sections twenty (20) and twenty-two (22) of Ordinance No.66 of the City of Las Vegas,entitled "An Ordinance Regulating Travel and Traffic upon the Public Streets of the City of Las Vegas,Nevada," as amended by Section 2 and 3 respectively of Ordinance No.90 of the City of Las Vegas,entitled "An Ordinance to Amend Section Six (6) of Ordinance No.66 of the City of Las Vegas,entitled " An Ordinance Regulating Travel and Traffic Upon the Public Streets of the City of Las Vegas,Nevada,as amended by Section 1 of Ordinance No.86 of the City of Las Vegas,entitled " An Ordinance to Amend Section Six (6) and to repeal Section Seven (7) of Ordinance No.66 of the City of Las Vegas,entitled "An Ordinance Regulating Travel and Traffic Upon the Public Streets of the City of Las Vegas,Nevada;" also to amend Sections twenty (20) and twenty-two (22) of said Ordinance No.66, and to add three new sections to said Ordinance No.66,to be known as Sections 34a,35a,and 36a respectively,,by way of amendment,and to repeal all Ordinances or parts of Ordinances in conflict therewith" and to amend Section 34a as created by said Ordinance No.90, and to repeal all Ordinances and parts of Ordinances in conflict therewith. On motion of Commissioner Arnold seconded by Commissioner Hodgens, and duly carried it was ordered that said Ordinance No.94 of the City of Las Vegas be adopted as read. Voting Commissioners Arnold,Hodgens,and Gorton,Aye. Noes,none.

Thereupon the Clerk read for the first time Ordinance No.95 of the City of Las Vegas, entitled "An Ordinance to amend Subdivision number (34) of Ordinance No.81 of the City of Las Vegas, entitled 'An Ordinance to amend Section Seven (7) of Ordinance No.48 of the City of Las Vegas entitled 'An Ordinance of the City of Las Vegas, licensing for the purpose of regulation and revenue, every kind of lawful business hereinafter specified, transacted or carried on within the corporate limits of the City of Las Vegas, state of Nevada, fixing the rates of license tax upon the same and providing for the collection of said license tax, and apianishment for carrying on or conducting any such business without a license, and repealing Ordinances Nos.1,2,4,13,14, and 35' approved December 3, 1913, and amended December 13, 1915 by Ordinance No.62 of the City of Las Vegas, and further amended March 5, 1919 by Ordinance No.74 of the City of Las Vegas, and to amend Section 6 of said Ordinance No.48 as created by said Ordinance No.74, and repealing all Ordinances or parts of Ordinances in conflict therewith" whereupon, on motion of Commissioner Hodgens, seconded by Commissioner Arnold, it was order that said Ordinance No.95 be passed to the second reading. Voting Commissioners Hodgens, Arnold, and Gorton, Aye. Noes, none.

Thereupon the Clerk read for the first time a new Ordinance to be known as Ordinance No.96 of the City of Las Vegas, entitled "An Ordinance to amend Section 1 of Ordinance No.27 of the City of Las Vegas, entitled 'An Ordinance Fixing the Fire Limits of the City of Las Vegas, regulating building construction and the keeping of combustibles and explosives,' and to amend Section 7 of said Ordinance No.27, as amended by Section 4 of Ordinance No.72, entitled "An Ordinance amending Sections 2, 3, 6, and 7 of Ordinance No.27 of the City of Las Vegas entitled 'An Ordinance Fixing the Fire Limits of the City of Las Vegas, regulating building construction and the keeping of combustibles and explosives, and to further amend said Ordinance No.27 by adding thereto two new Sections to be known as Sections 6a and 6b, respectively. Whereupon, on motion of Commissioner Hodgens, seconded by Commissioner Arnold, and duly carried, said Ordinance was passed to the second reading. Voting, Commissioners Hodgens, Arnold and Gorton, Aye. Noes, none.

Thereupon the Clerk read for the first time an Ordinance to be known as Ordinance No 97 of the City of Las Vegas, entitled "An Ordinance of the City of Las Vegas providing for Fire Escapes," whereupon on motion of Commissioner Hodgens, seconded by Commissioner Arnold, and duly carried it was ordered that said ordinance be passed to the second reading. Voting Commissioners Hodgens, Arnold and Gorton, Aye. Noes, none.

Thereupon the Clerk read the following communication:

Las Vegas, Nevada.
July 15, 1922.

Honorable Mayor and Board of
City Commissioners.

Las Vegas, Nevada.

Gentlemen:

As representing a considerable portion of the active citizenship and business interests of the city of Las Vegas, the Board of Directors of the Las Vegas Nevada Chamber of Commerce most respectfully requests the privilege of meeting with you informally, for the purposes of discussing the matter of "fire-proof buildings" and "fire limits".

In seeking this opportunity to confer with you, it is with a spirit of co-operation and not of criticism that we address you.

It has been suggested that an evening meeting would be the most convenient and the Commissioners' Room at the Court House or the Chamber of Commerce Room would be the most suitable meeting place.

Trusting that this suggestion will meet with your approval and that we may have the pleasure of meeting with you at an early date, we are

Most respectfully yours,
Las Vegas Nevada Chamber of Commerce,
By Leslie B. Saunders, Executive Secy.

Thereupon, on motion of Commissioner Hodgens, seconded by Commissioner Gorton, it was ordered that this communication be laid on the table. Voting Commissioners Hodgens, Arnold, and Gorton, Aye, Noes, none.

At this time the following communication was presented to the Board:

Carson City Nevada.
July 6, 1922.

Hon. P. A. Stevens, City Attorney,
Las Vegas, Nevada.

Dear Mr. Stevens:

In the matter of the water service furnished by S. W. Craner to residents of Buck's Addition, it appears that under the circumstances Mr. Craner cannot be legally compelled to furnish any auxiliary apparatus to maintain the water pressure in the distribution lines.

It appears entirely practicable to install a small centrifugal pump and motor, at some point on the water line which will give adequate pressure and service to the more distant points. The cost of this outfit could probably be about \$150 which should properly be borne by the beneficiaries.

While technically Mr. Craner is operating a public utility, practically an order to him to force installation of pressure devices could be resisted on the ground that it would require an investment incommensurate with the plant he is operating. If those who are suffering from lack of water are willing to subscribe the amount necessary to install the pressure pump, this office will undertake to make the necessary plans and measurements requisite for the installation.

Very truly yours

Public Service Commission of
Nevada

By J. G. Soraghan, Commissioner

Following a discussion between the members of the Board and residents of Buck's Addition. The latter expressed themselves as unwilling to bear the expense of putting in a pressure pump under present existing circumstances, and the City Attorney was directed to carry on further correspondence with the Public Service Commission, with the idea of reaching some satisfactory settlement of the difficulty.

Pending the absence of L. R. Hilkie, Sewer Inspector, Sewer and Light Commissioner Gorton was directed to perform the duties of said Sewer Inspector, on motion of Commissioner Hodgens, seconded by Commissioner Arnold. Voting Commissioners Hodgens, Arnold, and Gorton. Aye. Nays, none.

There being no further business to come before the Board at this time, it was ordered upon motion of Commissioner Hodgens, seconded by Commissioner Arnold that the Board adjourn until Wednesday, the 2nd day of August, A. D. 1922, at the hour of seven o'clock p.m. Voting Commissioners Hodgens, Arnold, and Gorton. Aye. Nays, none.

ATTEST:

Florence S. Osherty
CLERK

Approved
J. G. Soraghan
CHAIRMAN PRO TEM.