

OFFICE OF THE CITY CLERK, CITY OF LAS VEGAS, NEVADA.  
October 4, 1922.

At a regular meeting of the Board of Commissioners of the City of Las Vegas, Nevada, held on the 4th day of October, 1922, at the hour of three o'clock p.m. Present His Honor the Mayor Pro Tem W.H. Dentner, with members Thos. E. Hodgens, W.E. Arnold, and R.J. Gorton, together with the City Attorney and City Clerk.

Minutes of the last meeting were read and approved as read upon motion of Commissioner Hodgens, seconded by Commissioner Arnold. Voting Commissioners Hodgens, Arnold, Gorton and Mayor Pro Tem Dentner, Aye. Hoos, none.

Reports of officers were read, approved and ordered placed on file in the office of the Clerk.

All bills allowed as per claim book on file in the office of the Clerk, excepting as follows: the claim of El. Von Tobel Lumber Company in the sum of \$11.70 was ordered returned for credit for cement sacks returned.

It was the order of the Board upon motion of Commissioner Hodgens, seconded by Commissioner Gorton, that hereafter all city printing be divided evenly between the Las Vegas Age and the Las Vegas Review. Voting Commissioners Hodgens, Gorton, Arnold, and Mayor Pro Tem Dentner, Aye. Hoos, none.

At this time Dr. E.C. Baletter, City Health Officer appeared before the Board and made a statement regarding sanitary conditions in the City of Las Vegas, stating that for the most part they had been found very satisfactory.

At this time it was the order of the Board upon motion of Mayor Pro Tem Dentner, seconded by Commissioner Hodgens that a statement be made in the local newspapers to the effect that hereafter no communications will be considered by the Board unless signed with the name and address of the writer. Voting Commissioners Hodgens, Arnold and Gorton and Mayor Pro Tem Dentner, Aye. Hoos, none.

At this time the Clerk presented the application of G. Lopez for a gaming license in the city of Las Vegas, the same being in due form and having been properly approved by Fire and Police Commissioner Hodgens, whereupon it was ordered, upon motion of Commissioner Gorton, seconded by Commissioner Hodgens, that a gaming license be issued to the said G. Lopez for 2 games. Voting Commissioners Hodgens, Arnold and Gorton and Mayor Pro Tem Dentner, Aye. Hoos, none.

At this time the Clerk presented the application of L.R. Skinner for a gaming license (2 games) in the City of Las Vegas, the same having been heretofore approved by Police and Fire Commissioner Hodgens, whereupon it was ordered upon motion of Commissioner Hodgens, seconded by Commissioner Gorton, that a gaming license for 2 games be issued by the Clerk to the said L.R. Skinner. Voting Commissioner Hodgens, Arnold and Gorton, and Mayor Pro Tem Dentner, Aye. Hoos, none.

At this time the Clerk presented the application of J.H. Morgan for a gaming license (4 games) in the City of Las Vegas, the same being in due form and having been heretofore approved by Police and Fire Commissioner Hodgens, whereupon it was the order of the Board upon motion of Commissioner Gorton, seconded by Commissioner Arnold, that a license for 4 games be issued to the said J.H. Morgan. Voting Commissioners Hodgens, Arnold and Gorton and Mayor Pro Tem Dentner, Aye. Hoos, none.

Thereupon the Clerk presented the application of L. Hargraves for a gaming license (2 games) in the City of Las Vegas, the same being in due form and having been heretofore approved by Police and Fire Commissioner Hodgens, whereupon it was ordered upon motion of Commissioner Gorton seconded by Commissioner Arnold, that a gaming license for 2 games be issued to the said L. Hargraves. Voting Commissioners Hodgens, Arnold, and Gorton, and Mayor Pro Tem Dentner, Aye. Hoos, none.

Thereupon the Clerk presented the application of J. Spellenberg for a gaming license (2 games) in the City of Las Vegas, Nevada, the same being in due form and having been heretofore approved by Police and Fire Commissioner Hodgens, whereupon it was ordered, upon motion of Commissioner Hodgens, seconded by Commissioner Gorton, that a gaming license for 2 games be issued to the said L. Hargraves. Voting Commissioners Hodgens, Arnold, Gorton and Mayor Pro Tem Dentner, Aye. Hoos, none.

Thereupon the report of Frank Brickie as agent for the City of Las Vegas in the expenditure of funds appropriated for the improvement of the City and County Fair Grounds was pre-

passed and approved upon motion of Commissioner Hodgens, seconded by Commissioner Arnold. Voting Commissioners Hodgens, Arnold, Gorton, and Mayor Pro Tem Dentner, Aye. Noes, none.

Thereupon, it was the order of the Board upon motion of Commissioner Hodgens, seconded by Commissioner Gorton, that the following Resolution be spread upon the minutes of the Board:

WHEREAS, at a regular meeting of the Board of Commissioners of the City of Las Vegas, held on the 16th day of August, 1922, an order was made upon motion duly made and unanimously carried, appointing Frank Brickie as agent of the City of Las Vegas in looking after the expenditure of funds appropriated for the improvement of the City and County Fair Grounds, and  
 WHEREAS, subsequent to this appointment the said Frank Brickie assumed charge of the funds appropriated by the City of Las Vegas, amounting to Two Thousand Dollars, and directed the disbursement of the said Two Thousand Dollars in the improvement of the said City and County Fair Grounds, BE IT THEREFORE RESOLVED, that the Board of City Commissioners of the City of Las Vegas, Nevada, hereby expressed its appreciation of the good work done by Frank Brickie, and commends him for the wisdom displayed in the disbursement of the funds placed in his hands, and for the excellent results secured with the aid of the County Agent W.E. Pike, and E.C. McGriff, representative of the Agricultural Board, and be it further  
 RESOLVED, that the clerk be and she is hereby directed to transmit to Frank Brickie a certified copy of this Resolution.  
 Voting Commissioners Hodgens, Arnold, Gorton and Mayor Pro Tem Dentner, Aye. Noes, none.

It was ordered, on motion of Mayor pro Tem Dentner, seconded by Commissioner Arnold that a notice be placed in the newspapers requesting parents to keep their children off the sidewalks of the main streets of the city when playing with roller skates, velocipedes, wagons, racers, and similar vehicles, as it is against the law for such vehicles to be used on the sidewalks of the city. Voting Commissioners Hodgens, Arnold, Gorton and Mayor Pro Tem Dentner, Aye. Noes, none.

Thereupon, it was ordered, upon motion of Mayor Pro Tem Dentner, seconded by Commissioner Hodgens, that the Board adjourn until Wednesday, October 18th, 1922, at the hour of three o'clock p.m. Voting Commissioners Hodgens, Arnold, Gorton and Mayor Pro Tem Dentner, Aye. Noes, none.

ATTEST:

*Theresa J. Roberts*  
 CLERK.

APPROVED:

*W.E. Dentner*  
 MAYOR PRO TEM.

OFFICE OF THE CITY CLERK, CITY OF LAS VEGAS, NEV.

October 18, 1922.

At a regular meeting of the Board of Commissioners of the City of Las Vegas, Nevada, held on the 18th day of April, A.D. 1922, at the hour of three o'clock p.m. Present Hon. W.E. Dentner, Mayor Pro Tem, with members Theo. R. Hodgens, and W.E. Arnold, together with the City Attorney and City Clerk, member R.F. Gorton being absent.

Minutes of the last meeting were read and approved as read, upon motion of Commissioner Hodgens, seconded by Commissioner Arnold, the vote, being as follows; Commissioners Hodgens and Arnold, and Mayor Pro Tem Dentner, Aye. Noes, none.

Bills allowed as per claim book on file with the clerk of this Board.

Thereupon the following Resolution was ordered spread upon the minutes upon motion of Commissioner Hodgens, seconded by Commissioner Arnold:

WHEREAS, at a meeting of the Board of City Commissioners held on the 16th day of August, 1922, a reduction of the tax rate for the year 1922 for the City of Las Vegas was authorized to be made from the rate of \$.90 theretofore fixed by the Board, to \$.56, and

WHEREAS, the order making such reduction does not set fully the basis upon which such action was had,

NOW, THEREFORE, BE IT RESOLVED that this Board at said meeting of August 16th, 1922, did find and determine as a basis of such action that the rate