

ORDINANCE NO. 137.

AN ORDINANCE REGULATING THE PRODUCTION AND SALE OF MILK AND CREAM, HELD OR OFFERED FOR SALE WITHIN THE TOWN OF WINSLOW, AND DEFINING THE SAME, PROVIDING FOR THE TUBERCULIN TEST OF COWS, THE INSPECTION OF DAIRIES AND OTHER PREMISES, MILKING UTENSILS AND PERSONS ENGAGED IN MILKING COWS AND HANDLING MILK, CREAM AND MILKING UTENSILS; PROVIDING FOR THE SERVING OF MILK IN HALF-PINT BOTTLES WITH MEALS, AT HOTELS, RESTAURANTS, BOARDING HOUSES AND OTHER PUBLIC PLACES; PROVIDING FOR THE APPLICATION FOR AND ISSUANCE OF PERMITS TO VEND, HANDLE OR DELIVER MILK AND CREAM IN THE TOWN OF WINSLOW, AND THE FEE FOR ISSUING SAME, AND PROVIDING FOR FORMS FOR SUCH APPLICATIONS AND PERMITS, THE KEEPING OF RECORDS OF SUCH APPLICATIONS AND PERMITS AND THE REVOCATION OF PERMITS; PROVIDING FOR THE CARE AND MANNER OF FEEDING AND WATERING COWS AND THE CHARACTER OF SUCH FOOD AND WATER; PRESCRIBING THE CONDITION OF HEALTH AND CLEANLINESS OF PERSONS ENGAGED IN MILKING COWS AND THE HANDLING OF MILK OR CREAM; PROVIDING FOR THE CARE, STERILIZATION AND CONDITION OF UTENSILS USED IN MILKING, TRANSPORTING AND DELIVERING MILK AND THE CHARACTER OF WATER USED IN WASHING SAME; PROVIDING FOR THE CHARACTER AND CONDITION OF WAGONS AND VEHICLES USED IN THE TRANSPORTATION OF MILK, THE CHARACTER, CONDITION AND LOCATION OF PRIVIES, IN, ON, OR ABOUT DAIRIES AND FOR THE ABOLITION OF STAGNANT POOLS; PROVIDING FOR THE HANDLING OF MILK AFTER MILKING, AND THE CONSTRUCTION, LOCATION AND CONDITION OF MILK ROOMS FOR THE HANDLING OF MILK; PROVIDING FOR THE KEEPING OF MILK AND CREAM FOR SALE WITHIN THE TOWN, IN SHOPS, RESTAURANTS, MARKETS, BAKERIES OR OTHER ESTABLISHMENTS, AND THE CARE AND CLEANLINESS OF REFRIGERATORS, WHEREIN MILK IS KEPT FOR SALE; PROVIDING FOR THE NOTIFICATION TO THE HEALTH OFFICER OF THE EXISTENCE OF CERTAIN CONTAGIOUS OR INFECTIOUS DISEASES IN THE FAMILY OR AMONG THE EMPLOYEES OF DAIRYMEN OR VENDORS OF MILK, AND PROVIDING FOR THE DISPOSITION OF THE PRODUCT OR STOCK OF SUCH DAIRYMAN OR VENDOR, AND PROVIDING PENALTY FOR FAILURE OR REFUSAL TO OBEY THE ORDERS OF THE HEALTH DEPARTMENT IN THE EVENT OF SUCH SICKNESS, AND PROVIDING FOR THE MANNER OF DELIVERY OF MILK AND CREAM TO FAMILIES WHEREIN THERE EXISTS CERTAIN CONTAGIOUS OR INFECTIOUS DISEASES; PROHIBITING THE SALE OF ADULTERATED OR MISBRANDED MILK WITHIN THE TOWN OF WINSLOW AND DEFINING THE SAME; PROVIDING FOR THE INSPECTION OF DAIRY FARMS AND CREAMERIES AND THE MAKING AND KEEPING OF SCORES THEREOF; PROVIDING THE MANNER AND METHOD OF MAKING MILK AND BACTERIAL TESTS AND COUNTS; AND PROVIDING A PENALTY FOR VIOLATIONS OF THE PROVISIONS OF THIS ORDINANCE.

BE IT RESOLVED by the mayor and common council of the town of Winslow as follows:

Section 1. No milk or cream shall be held, kept or offered for sale or sold and delivered in the town of Winslow without a permit in writing therefor from the health department, subject to the conditions thereof.

Sec. 2. (1) Only such cows shall be admitted to the herd as shall have immediately theretofore been subjected to a diagnostic injection of tuberculin and have not reacted.

(2) All milk or cream shall be immediately cooled to a temperature of not to exceed 60 degrees F. and shall be kept at such temperature until delivered to the consumer.

(3) Such milk shall not contain more than 100,000 bacteria per cubic centimeter between May 1 and October 1 of each year, and 50,000 bacteria per cubic centimeter during the remainder of the year, when delivered to the consumer, and shall not show bacilli of the colon group in one cubic centimeter as determined by cultural methods.

(4) Such milk and cream shall be delivered to the consumers only in bottles, which said bottles shall have been sealed at the dairy or creamery with a cap or crown completely covering the upper surface of the lip of the bottle.

(5) All hotels, restaurants, boarding houses and other public places, when serving milk with meals, shall receive and keep the milk in half-pint bottles, serving the same direct therefrom to the consumer, the cap not being removed from the bottle until the milk is being served.

(6) Such milk or cream shall be delivered to consumers in the town of Winslow within twelve hours after the completion of the process of milking.

Sec. 3. No herd shall be considered as having had the tuberculin tests applied unless such test shall have been applied by a qualified veterinarian according to the directions laid down by the United States Bureau of Animal Industry

by the intradermal method. A written report of all such tests shall be filed with the application for a permit as hereinafter provided, and supplementary written report shall be made for each additional test, and all such supplementary reports filed with the original application for permit.

Sec. 4. DEFINITIONS:

(a) Milk: Milk shall be the fresh, clean lacteal secretion obtained by the complete milking of one or more healthy cows, properly fed and kept, excluding such secretion obtained during the period of fifteen days next before calving and for the period of eight days next after calving; and containing, by weight, not less than 3.25 per cent of milk fat, and a total of milk solids of not less than 12 per cent.

(b) CREAM: Cream shall be that portion of milk, rich in milk fat, that rises to the surface of milk on standing, or that may be separated from milk by centrifugal force, and the same shall be fresh and clean, and shall contain, by weight, not less than 20 per cent of milk fat, and in the non-fat portion thereof not less than 8.8 per cent, nor more than 9.8 per cent of milk solids.

Sec. 5. PERMITS:

(a) A permit for the sale of milk or cream may be granted only after an application therefor shall have been made in writing on a blank provided for such purpose by the town health department, and to such applicants only as shall fully comply with the provisions of this ordinance; no such permit shall be transferable either as to the person, firm or corporation to whom issued, or as to the location of the farm, dairy, creamery, store or shop covered thereby. All permits shall expire on the first day of January of each year and shall be renewed in the manner provided for an original permit.

(b) Within fifteen days before the first day of January of each year, permits may be renewed by the town health department for the ensuing year to any applicant who shall fully comply with the provisions of this ordinance.

(c) Before the issuance of any such permit to any vendor or shipper of milk or cream, the applicant for such permit shall make application therefor upon a printed form, provided by the town health department for that purpose, on which shall be stated:

(1) The name, residence, post-office address and location of the business place or places of the applicant, and if a corporation, the name of the manager.

(2) The number of cows from which such applicant proposes to obtain milk for sale or other disposition.

(3) The source of all water supplies to be used for watering cattle, washing utensils or otherwise utilized in producing such milk or cream.

(4) The location of all privies and cesspools with relation to (a) the well, (b) the stable, (c) the milk house, (d) other premises wherein any such milk or cream is to be handled or, from which sold.

(5) Whether or not unfenced ditches or mud holes to which the cows from which any such milk is proposed to be obtained, may be made in, exist on the farm.

(6) Such other information as the town health officer may require.

(7) All applications for permits shall be made and signed by the applicant and shall constitute an agreement on the part of such applicant that he will conform to the terms of this ordinance, and all requirements of the town health officer made under the provisions of this ordinance.

(d) The health department shall issue no permits for the sale or other disposition of milk or cream unless the town health officer be satisfied, after inspection: With the cleanly and sanitary condition of the stables, cows, wagons, store or place of business of the applicant therefor and of all the utensils used in the production and handling of such milk or cream; that the water supply for use in the dairy is pure and wholesome; that no mudholes or other stagnant water exists in a place in which the cows may wade; and that all persons engaged in the care and handling of the milk are free from any contagious diseases, that said persons use cleanliness in their work and that all other provisions of this ordinance shall be complied with.

(e) The town health department shall enter in a book, or card index system, provided for that purpose, the name of each person to whom a permit shall have been issued, stating the name, place of residence and postoffice address of such person, and the date of issuance of such permit. All applications for permits shall be kept and filed by the town health department as a part of its records.

(f) For the granting of a permit to sell milk, a fee of \$1.00 per month, payable quarterly, shall be charged to assist in defraying the expense of analyzing the milk, and paid to the town treasurer.

Sec. 6. Revocation of Permits.—If, after the issuance of a permit to sell, produce or handle milk or cream, the town health officer shall become satisfied that any provision of this ordinance is being violated, he shall at once revoke the permit issued to such person or persons so violating this ordinance, and no new permit shall be issued until all unsanitary conditions have been rectified and all the provisions of this ordinance are complied with.

Any person doing business under a permit from the town health department who shall change the location of such business, or change

the source of supply as given in the application for the permit, or make or know of any addition to the dairy herd from which his product is being obtained, without notifying the town health officer and the town health department of such change, shall be liable to have such permit revoked without notice.

Sec. 7. Milking Place.—All stables, corrals and other places where milk is to be drawn from cows shall at all times be thoroughly cleaned and all dust allowed to settle before milking begins.

Sec. 8. Cows.—Cows shall be kept clean; manure, mud, litter or other material shall not be allowed to become caked and dried on them. They shall not be allowed to stand in nor wade through fifth or manure, and shall be cleaned by currying and brushing and the flanks and udders cleaned with a wet or damp cloth immediately before each and every milking. The hair on the flanks and about the udders shall be kept clipped short.

Sec. 9. Feed and Water.—Cows shall be fed on clean feed which shall be neither decayed, moldy nor dusty. On and after May 1, 1925, pure water, free from contamination, pumped in clean tanks, shall be provided in sufficient quantity for watering the cows, cleaning the utensils, and for all other dairy purposes.

Sec. 10. Milkers.—The milkers shall be persons in good health and shall thoroughly wash their hands with soap, warm water and nail brush and dry them on clean individual cloths, or paper or cloth towels, immediately prior to each milking. All milking shall be done with dry hands. No person known to be a typhoid, diptheria or other contagious or infectious disease carrier shall be considered a person in good health.

Sec. 11. Utensils.—All cans, bottles and other utensils of every sort used in the production, storage, sale or distribution of milk or cream in this town shall be cleaned and sterilized with boiling water or steam before they are again used for the same or like purpose, and all cans, measures or other utensils made of metal shall be kept free from dents and rusts, and there shall be proper appliances for washing all utensils used in the production, mixing, storage, sale or distribution of milk or cream, and all utensils shall be washed, cleaned and sterilized with boiling water or steam regularly after being so used. The filling of bottles except at the dairy or creamery shall be strictly prohibited. If any name or initials appear upon any bottles or cans used for delivery, such name or initials shall be the name of the person, firm or corporation in whose service such container is being used, and no other.

Sec. 12. The water used in washing apparatus, utensils, cows and hands of milkers shall be from a public water supply, or from a well or spring approved by the town health officer.

Sec. 13. Privy.—All farms shall be equipped with a sanitary fly-proof privy or cesspool, located at least one hundred feet from any well, or connected with a sanitary sewer. If a privy, such privy shall be located at least one hundred feet from all milk houses and milking corrals, and the construction thereof together with that of any cesspool shall be subject to the approval of the town health officer, and any such privy or cesspool shall be removed or filled up and abated on the order of the town health officer.

Sec. 14. Stagnant Water.—No stagnant pool or mud hole in which the cows may wade shall be permitted on any dairy farm.

Sec. 15. Milk House.—Immediately after milking, all milk shall be removed from the stable into a milk room thoroughly screened from flies and other insects, and there cooled or separated if either thereof is to be done upon the premises, and put into perfectly clean bottles or cans, and at all times shall be kept in a clean and sanitary condition. Dairymen and other milk and cream dealers and handlers using both bottles and cans in handling and delivering milk and cream shall not under any circumstances fill bottles while on their delivery routes.

Sec. 16. Stores and Shops.—Milk or cream being kept for sale in any shop, restaurant, market, bakery or other establishment, shall be stored in a covered ice box or refrigerator. No vessels containing milk or cream for sale shall be allowed to stand outside of such ice box or refrigerator. Every such ice box or refrigerator shall be properly drained, cleaned and cared for, and shall be kept in thoroughly sanitary condition and only in such locations as shall be approved by the town health officer.

Sec. 17. Contagious Diseases.—Should septic sore throat, scarlet fever, smallpox, diptheria, typhoid fever, tuberculosis, or other dangerous, contagious or infectious disease occur in the family of any dairymen or milk handler or vendor, or among any of his employees or in the family of any thereof, or in any house in which milk is kept for sale, or in the family or among the employees of any person who ships milk into the town for sale, such dairymen, vendor, handler or shipper of milk shall immediately notify the town health officer and at the same time shall immediately suspend the sale, handling or distribution of milk until authorized to continue the same by the town health officer. The town health officer shall make immediate investigation and may permit the sale of such milk under such regulations as he shall deem proper.

Should any such dairymen, handler, vendor or shipper of milk fail to so notify the town health officer when any such diseases exists in his or her family, or in the family of any of his or her employees, or any house in which milk is kept for sale, or who, after such information is given the town health officer, shall seize and destroy all milk and cream sent into the town by any such person and all milk or cream of which such milk or cream

may form a part, and such officer shall, when acting in good faith, be held harmless in damages therefor in any suit or demands made.

In delivering milk to any family in which there exists any of the above-named diseases other than tuberculosis, the dairymen or other vendor shall not enter, nor shall he permit any of his milk bottles or vessels to be taken into such house, but he shall pour such milk or cream as such family may wish into vessels furnished by such family. No bottle or other container previously left with such family in which any such disease occurs shall be removed therefrom except with the consent of the town health officer.

Sec. 18. Adulteration and Misbranding.—No milk or cream which shall have been watered, adulterated or misbranded shall be brought into the town of Winslow, or held, kept, sold or offered for sale at any place in said town except as in this ordinance provided.

The term "adulterated milk or cream," or "misbranded milk or cream," when so used in this ordinance shall mean:

(1) Milk or cream which shall have been adulterated with water or any other fluid, or into which there shall have been introduced any foreign substance whatever.

(2) Milk or cream containing an appreciable amount of dirt, foreign matter or sediment.

(3) Milk or cream drawn from cows suffering from sore or inflamed udders or teats, or from cows otherwise diseased, or which have reacted to the tuberculin test.

(4) Milk or cream which shall have been re-pasteurized.

(5) Milk or cream reacting to the usual or ordinary test or tests for formalin salicylic acid or boric acid.

(6) Milk or cream so labeled or branded as to deceive or mislead the purchaser, or if it be falsely labeled in any respect, or if the bottle or other receptacle, or its label or tag, shall bear any statement, design or device regarding the contents of such bottle or other receptacle, which statement, design or device shall be false or misleading in any particular.

Sec. 19. Dairy Scores.—The town health officer shall as often as once in every three months inspect and score or cause to be inspected and scored all dairies, dairy farms, creameries and other places where milk or cream is produced, handled or sold, and to which permits shall have been issued for the production, handling or sale of milk or cream. He shall also once in every three months cause to be taken and examined chemically and bacteriologically, not fewer than three samples of the milks and creams aforesaid, and at such other intervals as he may deem fit. He shall thereupon make up a score for each of such dairies, dairy farms, creameries, and other places, which scores shall be based upon:

(a) The inspection score card for the dairy or dairy farm, or if a creamery or other place, the dairies and dairy farms in proportion as they contribute to the milk and cream supply of such creamery or other place, and the score of the creamery or other place itself.

(b) The chemical analysis of the milk and cream for total solids.

(c) The bacterial count as determined by an average of not fewer than three counts.

Sec. 20. For the purpose of enabling the town health officer and the town health department to carry out and enforce the provisions of this ordinance, the town health officer, or any qualified inspector or agent of the health department, shall at all times have free access to all barns, stables, dairies, creameries, stores, wagons, and all other buildings or premises in which cattle are kept from which any part of the milk supply of the town of Winslow be obtained or in which milk be received, kept, bottled, canned or offered for sale, for the purpose of inspecting said premises, cattle, vehicles, cans, vessels, measures and other utensils used in conducting the production, handling, sale or delivery of milk or cream, and for the purpose of taking for analysis or other tests, to determine the quality thereof, samples of milk or cream kept or intended for sale or other disposition in the town of Winslow. And all persons holding permits for the production, handling or sale of milk or cream, shall, for such purposes, allow such free access as above specified, and shall allow samples not to exceed one pint of milk or one-half pint of cream, to be taken by the town health officer, or any person deputed by him, at any time upon demand.

The town health officer shall cause an analysis of the milk to be made once each month during June, July and August, and once every three months during the remainder of each year.

Sec. 21. Words used in the singular shall include the plural and used in the plural shall include the singular, and the word "person" as used in this ordinance shall include firm and firms, corporation and corporations, association and associations, and the provisions hereof shall include and embrace agents, servants and employees as well as principals and employers.

Sec. 22. Copies of this ordinance shall be printed and a copy of the same delivered with each permit or renewal of same, and such copy shall be posted in a conspicuous place at the dairy, dairy farm, creamery or other place of the person holding such permit.

Sec. 23. Any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall, for the first offense, be fined not to exceed twenty-five dollars, or imprisoned in the town jail not to exceed ten days; for the second offense, such person shall be fined not more than twenty-five dollars nor more than one hundred

dollars, and shall be imprisoned not less than ten days nor more than ninety days in the town jail; for the third offense, such person shall be fined and imprisoned as provided for the second offense, and, in addition thereto, the permit held by such person shall be revoked and no permit shall thereafter be issued to such person for a period of two years.

Sec. 24. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Sec. 25. This ordinance shall be in full force and effect from and after thirty days after its passage and publication by posting, as required by law.

Passed by the mayor and common council of the town of Winslow, Navajo county, state of Arizona, this 7th day of April, 1925.

Approved: FRED B. DOUGLAS, Mayor of the Town of Winslow. C. L. MURPHY, Clerk of the Town of Winslow.

STATE OF ARIZONA, COUNTY OF NAVAJO, ss: TOWN OF WINSLOW.

I, C. W. HARP, town marshal of the town of Winslow, do hereby certify that I have this 10th day of April, A. D. 1925, posted a copy of the foregoing ordinance in three different public places in the town of Winslow, county of Navajo, state of Arizona.

C. W. HARP, Marshal of the Town of Winslow.

NOTICE OF SALE.

Notice is hereby given that the Old Trails Garage, a co-partnership composed of Payne, Funk and Sellberg, will be sold in bulk, merchandise, furniture and fixtures, and shop equipment, to the Bazell Motor company of Winslow, Ariz., on the 11th day of April, 1925. All bills now owed by the Old Trails Garage will be paid by Payne, Funk and Sellberg, and all bills owing to the Old Trails Garage are due and payable to Payne, Funk and Sellberg.

Dated this 24th day of March, 1925.

OLD TRAILS GARAGE, By C. G. Payne. BAZELL MOTOR CO., By G. C. Bazell.

State of Arizona, County of Navajo:

Before me, Lillian S. Proctor, a Notary Public, personally appeared C. G. Payne and G. C. Bazell, and acknowledge to me that they executed the above instrument for the purposes and consideration therein expressed.

LILLIAN S. PROCTOR, Notary Public. My commission expires April 7, 1925.

SUMMONS

In the Superior Court of the State of Arizona, in and for the County of Navajo.

Action brought in the Superior Court of the State of Arizona, in and for the County of Navajo, and the Complaint filed in said County of Navajo, in the office of the Clerk of said Superior Court.

Naomi J. Kemp, an infant, by Lucille Scarle, her guardian ad litem, plaintiff, vs. William Franklin Kemp, defendant.

In the name of the State of Arizona, to William Kemp, defendant, greeting:

You are hereby summoned and required to appear in an action brought against you by the above named plaintiff, in the Superior Court of the State of Arizona, in and for the County of Navajo, and answer the complaint therein filed with the clerk of this said court, at Holbrook, in said county, within twenty days after the service upon you of this summons, if served in this said county, or in all other cases within thirty days thereafter, the times above mentioned being exclusive of the day of service, or judgment by default will be taken against you.

Given under my hand and the Seal of the Superior Court of the State of Arizona, in and for the County of Navajo, this 25th day of January, 1925.

LLOYD C. HENNING, Clerk of said Superior Court. (SEAL) By ROBERTA W. TANDY, 2-27-4-t Mc

NOTICE.

In the Superior Court of the State of Arizona, in and for the County of Navajo.

Order of Publication of Notice to Creditors.

In the matter of the estate of Edward Thomas McMillan, deceased:

It is ordered That notice to the creditors of Edward Thomas McMillan, deceased, requiring all persons having claims against the said deceased to exhibit them, with the necessary vouchers, to the administrator of the estate of said deceased, to be given by said administrator by publication in The Winslow Mail, a newspaper printed and published in the county of Navajo, at least once a week for four successive weeks.

Dated March 25, 1925.

NOTICE TO CREDITORS.

Estate of Edward Thomas McMillan, deceased. Notice is hereby given by the undersigned administrator of the estate of Edward Thomas McMillan, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice, to the said M. J. Phares, at Winslow, Navajo county, state of Arizona, the same being the place for the transaction of the business of the said estate, in said county of Navajo, state of Arizona.

M. J. PHARES, Administrator of the estate of Edward Thomas McMillan, deceased. Dated this 17th day of March, 1925. 12-4TPS

SUMMONS Action brought in the Superior Court of the State of Arizona, in

and for the County of Navajo, and the Complaint filed in said County of Navajo, in the office of the Clerk of said Superior Court.

In the Superior Court of the State of Arizona, in and for the County of Navajo.

Harriet Mae Mace, Plaintiff, vs. T. J. Mace, Defendant.

In the Name of the State of Arizona, to T. J. Mace, Defendant, Greeting: You are hereby summoned and required to appear in an action brought against you by the above-named Plaintiff in the Superior Court of the State of Arizona, in and for the County of Navajo, and answer the Complaint filed with the Clerk of this said court at Holbrook, in said County, within twenty days after the service upon you of this Summons, if served in this said County, or in all other cases within thirty days thereafter, the times above mentioned being exclusive of the day of service, or judgment by default will be taken against you.

Given under my hand and the seal of the Superior Court of the State of Arizona, in and for the County of Navajo, this 25th day of March, 1925.

LLOYD C. HENNING, Clerk of said Superior Court. By Roberta W. Tandy, Deputy Clerk. 13-4t-S

NOTICE.

A special meeting of the town council of the town of Winslow, Navajo county, Arizona, was held pursuant to due notice at the city hall, the usual meeting place, in said town, on the 23rd day of March, A. D. 1925, convening at the hour of 8 o'clock p. m., at which, upon roll call, the following were found to be present:

Mayor, Fred B. Douglas; town clerk, C. L. Murphy; Councilmen J. H. Hohn, Horace Evans, J. B. Edwards, A. E. Gillard, E. H. Black, C. D. Anderson. Absent—C. D. Anderson.

Thereupon the following proceedings were had and taken, to-wit:

The town clerk presented and read a notice of the meeting, with proof of service thereof, which notice and proof were ordered spread upon the records of the meeting and were so spread in the following form:

Winslow, Arizona, March 21, 1925. To J. H. Hohn, Horace Evans, J. B. Edwards, A. E. Gillard, E. H. Black, C. D. Anderson, members of the common council of the town of Winslow, Arizona:

You are hereby notified that a special meeting of the common council of the town of Winslow, Navajo county, Arizona, has been and is hereby called and ordered to be held at the city hall in said town, on the 23rd day of March, A. D. 1925, convening at the hour of 8 o'clock p. m., for the purpose of considering bids received for the purchase of the \$50,000.00 Gasworks Extension bond issue of said town pursuant to the advertised notice of sale thereof, and of taking such action in relation thereto as may be deemed advisable.

It is important that all members of the council be present at this meeting.

FRED B. DOUGLAS, Mayor. (Seal)

C. L. MURPHY, Town Clerk. STATE OF ARIZONA, COUNTY OF NAVAJO ss: TOWN OF WINSLOW.

I, the undersigned, clerk of the town of Winslow, of Navajo county, Arizona, do hereby certify that I served a notice in relation to the sale of the \$50,000.00 Gasworks Extension bonds of said town to the time of the meeting therein called.

In witness whereof, I have hereunto set my hand and affixed the corporate seal of said town, this 23rd day of March, A. D. 1925.

C. L. MURPHY, Town Clerk. (Seal)

The town clerk then stated that in accordance with that certain order of the town council of said town, adopted the 10th day of February, A. D. 1925, he did cause a copy of said order for the sale of the \$50,000.00 Gasworks Extension bonds of said town to be published for four consecutive weeks in The Winslow Mail immediately preceding the date set for said sale and produced and exhibited to the council an original publisher's affidavit showing publication of said advertisement of sale.

The clerk then produced and read to the council all bids received for the purchase of said bonds pursuant to a published order and after due consideration of all bids received, it was decided, upon motion, to recess the meeting until the hour of 5 p. m., March 24th.

Minutes of the Recessed Meeting of the Common Council of the Town of Winslow Held in the City Hall at 5 P. M., March 24th, 1925.

Upon roll call the following were found to be present:

Mayor, F. B. Douglas; town clerk, C. L. Murphy; Councilmen Gillard, Black and Evans.

Absent—Councilmen Hohn, Edwards and Anderson. The discussion of all bids received for the purchase of \$50,000.00 Gasworks Extension bonds was resumed and after due consideration it was determined that the bid of Peck-Brown & Co., of Denver, Colo., was the highest and best bid received for the purchase of said bonds, being for a price of not less than the par value of said bonds, with all accrued interest thereon to the date of their delivery.

Councilman Gillard then moved that the bid of said Peck-Brown & Co. be accepted for and on behalf of said town and that the bonds be sold and awarded to said Peck-Brown & Co., pursuant to the terms of said bid. The motion being duly seconded by Councilman Evans, the mayor put the question and, the

roll being called, the vote resulted as follows:

Those voting "Aye"—F. B. Douglas, A. E. Gillard, H. Evans.

Those voting "Nay"—E. H. Black. The mayor then declared the motion lost and a further consideration of the bids was had. It was then moved by Councilman Evans that the bid of Peck-Brown & Co. be accepted for and on behalf of the town of Winslow and that said bonds be sold and awarded to said Peck-Brown & Co., pursuant to the terms of their bid. The motion being duly seconded by Councilman Gillard, the mayor put the question and, the roll being called, the vote resulted as follows:

Those voting "Aye"—F. B. Douglas, Horace Evans, A. E. Gillard, E. H. Black.

Those voting "Nay"—None. There being no further business to come before the council, upon motion the meeting was adjourned.

FRED B. DOUGLAS, Mayor. Attest: C. L. MURPHY, Town Clerk. 1541

NOTICE.

Winslow, Arizona, April 6, 1925.

A special meeting of the town council of the town of Winslow, Navajo county, Arizona, was held pursuant to law, at the city hall, the usual meeting place, in said town on the 6th day of April, A. D. 1925, convening at the hour of 8 o'clock p. m., being the first Monday succeeding the twelfth day after the special bond election held in and for said town on the 18th day of March, A. D. 1925.

Upon roll call, the following were found to be present: Mayor: Fred B. Douglas; town clerk: C. L. Murphy; Councilmen Horace Evans, J. B. Edwards, A. E. Gillard, E. H. Black, C. D. Anderson. Absent—J