

BE IT RESOLVED By the Board of Trustees of the City of Lodi, County of San Joaquin, State of California, that:

WHEREAS it has been reported to this Board that gambling (as prohibited by California Penal Code Sections 330, 330-a) has been and is being conducted, dealt, played and carried on within the corporate limits of the City of Lodi, at Numbers 104 East Elm, Street and 14 North Main Street and Numbers 8, _____ and 14 South Main Street in said City;

AND WHEREAS in the opinion of this Board the conduct and carrying on of said gambling games at said places in said City constitute public nuisances; be it resolved:

I.

That the City Marshal and City Attorney of said City for and on behalf of said City are hereby authorized to sign and execute notices to be served upon the owners of the premises situated at each of the said street numbers which notices shall inform the said respective owners of the provisions of California Penal Code Sections 330, 330-a and 331 and shall notify each of said owners respectively that said prohibited games are being conducted and carried on at said premises and that such nuisances are being maintained and carried on at said respective premises, that said respective owners will be charged with knowledge of the fact that such games are being played and conducted at said respective premises and that the same constitute nuisances and which notices shall demand that said owners forthwith abate the said nuisances so being conducted on their properties respectively or that proper proceedings will be commenced by said City for the purpose of abating each of said nuisances and for such other purposes as may be applicable to the situation.

II.

That the City Marshal of said City is hereby authorized and directed to serve said notices upon said respective owners personally.

III.

That the City Attorney of said City is hereby authorized, directed and empowered for and on behalf of said City to commence and prosecute such proceedings as may be necessary for the purpose of abating each of said nuisances and such other proceedings as may be applicable in the premises.

IV.

That the said City Attorney is hereby authorized to commence such proceedings for abatement as may be necessary and such other proceedings as to him may seem fit and proper for the purpose of abating any similar nuisances which may be committed or maintained at any other place within the corporation limits of said City and to commence and maintain such other proceedings as to him may seem fit and proper for the purpose of abating said nuisances or any such nuisance or to the end that the violation of said Sections of the Penal Code or of any thereof shall be discontinued.

V.

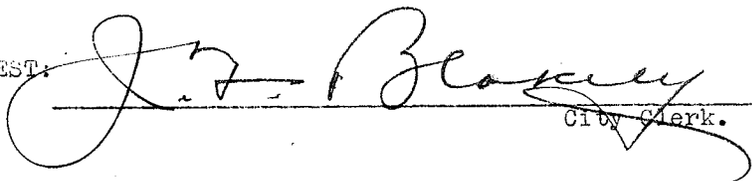
That said City Marshal and said City Attorney ^{or either of them} are hereby authorized and empowered to employ such deputies, police officers, detectives or other assistants as to them or either of them may seem fit or proper for the purpose of abating any of said nuisances for the purpose of apprehending or arresting or obtaining evidence against any violator of any of said sections of said Penal Code or any part thereof, and that all debts and obligations which may be incurred and moneys which may be expended for any of said purposes by said City Marshal or City Attorney shall be valid obligations against said City of Lodi, subject to the approval of its Board of Trustees.

The foregoing Resolution was duly and regularly passed and adopted by the Board of Trustees of the City of Lodi, San Joaquin County, California, at ~~a~~ an adjourned regular meeting of said Board duly and regularly held at the office and principal place of business of said Board, to-wit, at the City Hall in said City of Lodi, on Monday August 30th., 1926, at the hour of 8.00 o'clock P.M. of said day.

Dated: August 30-1926. 1926.

President of Board of Trustees of said City of Lodi.

ATTEST:



City Clerk.