12095

ORDINANCE NO. (New Series)

JUN 29 1977

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, ORDERING, CALLING, PROVIDING FOR AND GIVING NOTICE OF A SPECIAL ELECTION TO BE HELD IN THE CITY ON SEPTEMBER 20, 1977, FOR THE PURPOSE OF SUBMITTING TO THE QUALIFIED VOTERS OF THE CITY OF SAN DIEGO THREE PROPOSITIONS AMENDING THE CHARTER OF THE CITY OF SAN DIEGO TO AMEND SECTIONS 94, 120 AND 131 OF THE CHARTER OF THE CITY OF SAN DIEGO AND ONE PROPOSITION PRESENTING THE QUESTION WHETHER THE COUNCIL SHOULD AMEND SECTION 56.53 OF THE MUNICIPAL CODE TO PROHIBIT NUDITY ON ALL PUBLIC BEACHES WITHOUT EXCEPTION; AND CONSOLI-DATING SAID SPECIAL MUNICIPAL ELECTION WITH THE MUNICIPAL PRIMARY ELECTION TO BE HELD IN SAID CITY ON SEPTEMBER 20, 1977.

WHEREAS, at a meeting held on ______JUN 29 1977 ____, the
City Council of The City of San Diego called a municipal
primary election in the City, in the San Diego Unified School
District and in the San Diego Community College District to be
held on September 20, 1977; and

WHEREAS, the Council of The City of San Diego desires to consolidate the two elections; NOW, THEREFORE,

BE IT ORDAINED, by the Council of The City of San Diego, California, as follows:

Section 1. A special municipal election is hereby called and ordered to be held in the City of San Diego, California, on September 20, 1977, and pursuant to the provisions of Section 223 of the Charter of The City of San Diego, the provisions of Section 3 of Article XI of the Constitution

MICROFILMED OCT 4 1978 of the State of California and the provisions of Sections
34450 and 34459 of the California Government Code, the Council
of The City of San Diego, being the legislative body thereof,
hereby proposes and submits to the qualified voters of the
City at such special municipal election the following propositions amending the Charter of The City of San Diego:

PROPOSITION	

Amend Article VII of the Charter of The City of San Diego by amending Section 94 to read as follows:

Section 94. CONTRACTS.

In the construction, reconstruction or repair of public buildings, streets, utilities and other public works, when the expenditure therefor shall exceed the sum established by ordinance of the City Council, the same shall be done by written contract, except as otherwise provided in this Charter, and the Council, on the recommendation of the Manager or the head of the Department in charge if not under the Manager's jurisdiction, shall let the same to the lowest responsible and reliable bidder, not less than ten days after advertising for one day in the official newspaper of the City for sealed proposals for the work contemplated. If the cost of said public contract work is of a leaser amount than the figure established by ordinance of the City Council, the Manager may let said contract without advertising for bids, but not until the Purchasing Agent of the City shall have secured competitive prices

REV. 7-6-77

MICROFILMED

01183

from contractors interested, which shall be taken under consideration before said contract is let. The Council may, however, establish by ordinance an amount below which the Manager may order the performance of any construction, reconstruction or repair work by appropriate City forces without approval by Council. When such Council approval is required, the Manager's recommendation shall indicate justification for the use of City forces and shall indicate whether the work can be done by City forces more economically than if let by contract.

In case of a great public calamity, such as extraordinary fire, flood, storm, epidemic or other disaster
the Council may, by resolution passed by a vote of twothirds of the members elected to the Council, determine
and declare that the public interest or necessity
demands the immediate expenditure of public money to
safeguard life, health or property, and thereupon they
may proceed, without advertising for bids or receiving
the same, to expend, or enter into a contract involving
the expenditure of any sum required in such emergency,
on hand in the City treasury and available for such
purpose. All contracts before execution shall be
approved as to form and legality by the City Attorney.

Each bidder shall furnish with his bid such security or deposit insuring the execution of the contract by him as shall be specified by the Council or

MICROFILMED

as provided by general law.

For contracts exceeding \$25,000.00, the Council shall require each contractor to insure the faithful performance of his contract by delivering to the City a surety bond in an amount specified by the Council, executed by a surety company authorized to do business in the State of California; provided, however, that in all contracts the Council shall require the retention of sufficient payments under the contract to insure the protection of the City against labor or material liens.

The Council, on the recommendation of the Manager, or the Head of the Department not under the jurisdiction of the Manager, may reject any and all bids and readvertise for bids. The Council may provide that no contract shall be awarded to any person, firm or corporation if prison or alien labor is to be employed in performing such contract, or if the wage schedule for employees engaged in performing such contract is based on more than eight hours of labor per day. Any contract may be let for a gross price or on a unit basis and may provide for liquidated damages to the City for every day the contract is uncompleted beyond a specified date. The shall be competent in awarding any contract to compare bids on the basis of time completion, provided that when any award has been made in consideration, in whole or in part, of the relative time estimates of bidders for the completion of the work, the performance in

REV. 7-6-75

MICROFILMED

-4-

12095

OCT 4 1978

accordance with such time limits shall be secured by a surety bond as hereinabove provided with adequate sureties and penalties, and provided further, that for any contract awarded solely or partially on a specified time for completion the Council shall not extend such time limits unless such extension be recommended by the Manager and the Head of the Department concerned.

No officer, whether elected or appointed, of The City of San Diego shall be or become directly or indirectly interested in, or in the performance of, any contract with or for The City of San Diego, or in the purchase or lease of any property, real or personal, belonging to or taken by said City or which shall be sold for taxes or assessments or by virtue of legal process or suit of said City. Any person wilfully violating this section of the Charter shall be guilty of a misdemeanor and shall immediately forfeit his office and be thereafter forever barred and disqualified from holding any elective or appointive office in the service of the City. No officer, whether elected or appointed, shall be construed to have an interest within the meaning of this section unless the contract purchase, lease, or sale shall be with or for the benefit of the office, board, department, bureau or division with which said officer is directly connected in the performance of his duties, and in which he or the office, board, department, bureau

REV. 7-6-77

MICROFILMED

5

represents exercises legislative, administrative or quasi-judicial authority in the letting of or performance under said contract, purchase, lease or sale.

All contracts entered into in violation of this section shall be void and shall not be enforceable against said City; provided, however, that officers of this municipality may own stock in public utility service corporations and the City permitted to contract for public utility service when the rates for such service are fixed by law or by virtue of the Public Utilities Commission of the State of California; and provided further, that no officer shall be prohibited from purchasing the services of any utility whether publicly or privately owned, whether or not the rates are fixed by law or by the Public Utilities Commission of the State of California; and provided further, that in designating any bank as a depository for the funds of said City, any officer interested as a stockholder or otherwise in such bank shall not be deemed to have an interest in such City contract within the meaning of this section, and in each of the cases enumerated herein such contracts shall be valid and enforceable obligations against the municipality.

Amend Article VIII of the Charter of The City of San Diego by amending Section 120 to read as follows:

Section 120. LIMITATIONS AND CREDITS:

No question in any test shall relate to race, or to political or religious opinions, affiliations

or service, and no appointment, transfer, layoff, promotion, reduction, suspension or removal shall be affected or influenced by race or such opinions, affiliations or service. In all original examinations the Civil Service Commission shall in addition to all other credits, give a credit of five per cent of the total credits specified for such examinations to all those who have served in the United States Armed Forces during any period of time in which a Federal act of conscription was in effect and who have been honorably discharged from active service, provided that this credit is granted to each applicant only upon the first employment after discharge from service, and is not granted to applicants retired from the service on full pensions. The spouse of any veteran who, while in such service, was physically or mentally incapacitated so as to prevent employment in any remunerative occupation, and also the surviving spouse of any veteran killed or who died while in such service, shall receive a credit of five per cent upon the first employment after such veteran's discharge or death.

PROPOSI'	Γ.	Lί	JE	۷
----------	----	----	----	---

Amend Article VIII of the Charter of The City of San Diego by amending Section 131 to read as follows:

Section 131. FALSE STATEMENT BY APPLICANT.

Any applicant for any office or employment in the classified service who shall knowingly make

MICROFILMED

any false statement deemed material to eligibility for the position sought in connection with any test shall thereby forfeit his right to be entered upon the eligible register, and in case he has been appointed to an office or employment he shall forfeit it and may not be entitled for a period up to three years thereafter, within the discretion of and until notified by the Civil Service Commission, to take any Civil Service test or be eligible for appointment to any office or employment in the service of the City.

Section 2. In addition, the Council hereby also presents to the qualified voters of the City at said special municipal election the following question: Shall the Council of The City of San Diego amend Section 56.53 of the San Diego Municipal Code [Ordinance No. 11307 (N.S.)], adopted April 18, 1974, to delete those portions thereof that are crossed out as hereafter set forth? The effect of such amendment would be to prohibit nudity on all public beaches without exception.

Section 56.53. NUDITY ON PUBLIC LANDS.

a. PURPOSE AND INTENT. The presence of persons who are nude and exposed to public view in or on public rights of way, public parks, public beaches or any other public land, or in or on any private property open to public view from any public right of way, public beach, public park, or other public land, is offensive to members of the general public unwillingly

MICROFILMED
OCT 4 1978

exposed to such persons. Nudity,-if-it-is-to-be

permitted-to-be-exposed-to-public-view,-should-be

confined-to-a-defined-area: The provisions of this,

section are enacted for the purpose of securing and

promoting the public health, morals and general welfare

of all persons in the City of San Diego.

b. DEFINITIONS. Whenever in this section the word "nude" is used, it shall mean devoid of an opaque covering which covers the genitals, pubic hair, buttocks, perineum, anus or anal region of any person, or any portion of the breast at or below the areola thereof of any female person.

Whenever in this section the term "public right of.
way" is used, it shall mean any place of any nature
which is dedicated to use by the public for pedestrian
and vehicular travel, and includes, but is not limited
to, a street, sidewalk, curb, gutter, crossing, intersection, parkway, highway, alley, lane, mall, court,
way, avenue, boulevard, road, roadway, viaduct, subway,
tunnel, bridge, thoroughfare, square, and any other
similar public way.

c. NUDITY PROHIBITED. No person over the age of ten years shall be nude and exposed to public view in or on any public right of way, public park, public beach or waters adjacent thereto, or other public land, or in or on any private property open to public view from any public right of way, public beach, public park,

MICROFILMED

OCT 4 1978

or other public land, except-in-those-areas-of-the

public-beach-and-adjacent-waters-designated-by-the

Council-of-The-City-of-San-Diego-by-resolution-as-a

"Swimsuit-Optional"-zone.--The-City-Manager-shall-place

appropriate-signs-marking-the-limits-of-said-zone.

d. The provisions of this section shall not apply to live theatrical performances performed in a theater, concert hall, or other similar establishment located on public land.

Section 3. These propositions shall be presented and printed upon the ballot and submitted to the voters in the manner and form set out in Section 5 of this ordinance.

Section 4. The polls for this special municipal election shall be open at 7 a.m. (local time) on September 20, 1977, and shall remain open continuously until 8 p.m. (local time) on the same day at which time the polls shall be closed, except as provided in Section 14436 of the Elections Code of the State of California.

Section 5. Since this election is being consolidated with the municipal primary election, and since the City Clerk of The City of San Diego is hereby authorized to canvass returns of this election, and since only one form of ballot is authorized, the method of voting upon these propositions shall be as provided in the Elections Code of the State of California; and, on the ballots to be used at this special municipal election, in addition to any other matters required by law, there shall be printed substantially the following:

MICROFILMED

OCE 4 1978

CITY OF SAN DIEGO PROPOSITION

PROPOSITION CITY OF SAN DIEGO CHARTER AMENDMENT. AMENDS SECTION 94 OF THE CHARTER OF THE CITY OF SAN DIEGO. YES Amend Section 94 to allow the City Council by ordinance to set the minimum monetary limits above which contracts are required to be let to the lowest responsible bidder and below which the Manager may order NO work performed by City forces, deleting a two-thirds vote requirement therefor.

CITY OF SAN DIEGO PROPOSITION

PROPOSITION CITY OF SAN DIEGO CHARTER AMENDMENT. AMENDS SECTION 120 OF THE CHARTER OF THE CITY OF SAN DIEGO. YES Amend Section 120 to revise application of veterans' credits in employment examinations to members of the United States Armed Forces who served during any period of time when a Federal act of conscription was in effect, the credit to apply only upon the first NO employment after discharge from service. Credits for disabled veterans shall be reduced to five percent and be similarly applied.

CITY OF SAN DIEGO PROPOSITION

PROPOSITION ______. CITY OF SAN DIEGO
CHARTER AMENDMENT. AMENDS SECTION 131
OF THE CHARTER OF THE CITY OF SAN DIEGO.

Amend Section 131 to allow discretion
to be exercised in the retention or
employment of an applicant for employment who knowingly makes a false statement deemed material to eligibility for
the position sought.

MICROFILMED
OCT 4 1978

CITY OF SAN DIEGO PROPOSITION

PROPOSITION	YES	
Diego amend Section 56.53 of the San Diego Municipal Code to prohibit nudity on all public beaches without exception?	NO	

Section 6. The special municipal election called for September 20, 1977, in the City of San Diego is hereby ordered consolidated with the municipal primary election to be held on the same date. Within the City of San Diego the precincts, polling places and officers of the election for the special municipal election shall be the same as those provided for in the municipal primary election.

Section 7. The City Clerk of The City of San Diego is hereby authorized to canvass the returns of the special municipal election and these elections shall be held in all respects as if there were only one election, and within the City only one form of ballot shall be used. The City Clerk shall certify the results of the canvass of the returns of this special municipal election to the Council of The City of San Diego which shall then declare the results of the election.

Section 8. Each of the propositions submitted by this ordinance shall be designated on the ballot by a letter printed on the left margin of the square containing the description of the measure as provided in Section 10231 of the Elections Code of the State of California.

MICROFILMED

4 1978

CT

-12-

Section 9. Except as otherwise provided in this ordinance, the special municipal election shall be conducted as provided by law for other municipal elections of the City.

Section 10. The City Clerk shall cause this ordinance to be published once in the official newspaper not less than 40 nor more than 60 days before the date of the election.

No other notice of the election need be given.

Section 11. Pursuant to Section 17 of the Charter, this ordinance relating to elections shall take effect on JUN 2 9 1977 , being the day of its introduction and passage.

APPROVED: JOHN W. WITT, City Atterney

Robert S Teaze

Assistant City Attorney

MICROFILMED

OCT 4 1978

RST:rb 930.36

6-24-77

Orig.Dept.: City Clerk

	•	• • •			
Passed and adopted by the Council of The Ci	∷ev of San Di	iego on	JUI	V 2 9 1977	•
by the following vote:	ity or san D.	ego on	,u . 0 4 5 7 2 4 5 6 7 4 6 7 4 7 5 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	1-+	
Councilmen	Yeas	Nays	Excused	Absent	
Gil Johnson	N				
Maureen F. O'Connor	<u> </u>				
Lee Hubbard			- 0		
Leon L. Williams					
Floyd L. Morrow				世	2.5
Tom Gade	囡,				
Joel M. Strobl	\mathbf{Z}_{\prime}				
Jess D. Haro	\mathbf{Z}_{1}				
Mayor Pete Wilson	D /				
AUTHENTICATED BY:		PETE WILSON Mayor of The City of San Diego, California.			
		Mayot o	•		mia.
(Seal)	••	City Clerl	EDWARD N k of The City of S		ifornia.
		7/1	plun M	metrice	•
_	By.	LYC	TUTL II	priisie	Deputy.
		1	•		. 🖚 "
I HEREBY CERTIFY that the foregoing JUN 2 9 1977 authorized for passage on its introduction by		, said c	ordinance being		
I-FURTHER-GERTIPY that the final rea	ading of said	-oedinance	was in full.		
I FURTHER CERTIFY that the reading less than a majority of the members elected to feach member of the Council and the public ordinance.	to the Counci	il, and that	there was avail passage a writte	able for the c en or printed	onsideration
		مار سنت	EDWARD N		
		N.	ER OF THE City Of	71/1-	morma.
(Seal)	Ву	/ Aa	thun	Muller	, Deputy.
•		}	* *	ં ૮	—
2		_		4	
ੁ ਲ ਜ਼		MIC	ROFILA	AFD	
A A C		17110	IIVI Imi		
× - 0		00	CT 4 1978		
77 JUL - I PM 3 SAN DIEGO, CALIF	1				
		Office of t	the City Clerk,	San Diego, C	alifornia
SA SA					
<u> </u>					JUN 2 9 19;
	Ordina	ance	12095		0011 2 2 13/

Ordinance Number

.. Adopted -

ATTORNEY S

San Diego, City of 12th Floor, City Admin. Bldg. 202 C St. San Diego, Ca 92101 Kathleen Martinez Attn:

REDEIVE 1977 AUG -4 AMIC: 02

SAN DIEGO, CALIF. - -

CERTIFICATE OF PUBLICATION

No.

12095

IN THE MATTER OF

NUDITY ON PUBLIC BEACHES

ORDENANZA NO. 12096

UNA ORDENANZA DE LA CRIDAD DE SAN DIEGO, CALIFORNIA. ORDENANDO. CTTANDO. PROVEYENDO, Y NOTIFICANDO UNA ELECCION ESPECIAL PARA EFECTUARSE EN ESTA CIUDAD EL DIA 20 DE SEPTIEMBRE DE 1977, PARA EL PROPOSITO DE PRESENTAR A LOS VOTANTES CALIFICADOS DE LA CIUDAD DE SAN DIEGO TRES PROPOSICIONES QUE ENMIENDAN LA CARTA DE LA CIUDAD DE SAN DIEGO, PARA ENMENDAN LA CARTA DE LA CIUDAD DE SAN DIEGO, PARA ENMENDAN LA CARTA DE LA CIUDAD DE SAN DIEGO, Y UNA PROPOSICION QUE PRESENTA LA CUESTION DE SI EL CONCEJO DEBE ENMENDAR LA SECCION 56.53 DEL CODIGO MUNICIPAL PARA PROHIBIR LA DESNUDEZ EN TODAS LAS PLAYAS PUBLICAS SIN EXCEPCION; Y CONSOLIDANDO DICHA ELECCION MUNICIPAL ESPECIAL, CON LA ELECCION PRIMARIA MUNICIPAL ESPECIAL, CON LA ELECCION PRIMARIA MUNICIPAL PARA EFECTUARSE EN DICHA CIUDAD EL DIA 20 DE SEPTIEMBRE DE 1977.

CONSIDERANDO QUE, en una reunión celebrada el 29 de junio de 1977, el Concejo Municipal de la Ciudad de San Diego ordenó una elección primaria municipal en la Ciudad, en el Distrito Escolar Unificado de San Diego, y en el Distrito de Colegios de la Comunidad de San Diego, para efectuarse el 20 de septiembre de 1977; y

CONSIDERANDO QUE el Concejo de la Ciudad de San Diego, California, lo siguiente.

Sección 1. Se cita y ordens por la presente una elección municipal expecial para efectuarse en la Ciudad de San Diego, California, lo siguiente.

Seccion 1. Se cita y ordens por la presente una elección municipal expecial para efectuarse en la Ciudad de San Diego, California, el dia 20 de septiembre de 1977, y de acuerdo con las disposiciones de la Sección 3 del Artículo XI de la Constitución del Estado de California y las disposiciones de la Carda de la Ciudad de San Diego, ins disposiciones de la Sección 3 del Artículo XI de la Constitución del Estado de California, el Ciudad de San Diego, ins disposiciones de la Sección 3 del Artículo XI de la Carta de la Ciudad de San Diego, por enmendar el Artículo VII de la Carta de la Ciudad de San Diego, por enmendar el Artículo VII de la Carta de la Ciudad de San Diego, por

sección 94. CONTRATOS.

En la construcción, recenstrucción, o reparación de edificios públicos, calles, utilidades u otras obras públicas, ciando los gastos para la miama excedieren de la cantidad establecida por ordenanza del Concejo. Municipal, la construcción, reconstrucción o reparación deberá hacerse por contrato escrito, excepto por lo que disponga de otra manera la presente Carta, y el Concejo, a la recomendación del Administrador Municipal o del jefe del Departamento encargado si no case en la jurisdicción del Administrador, deberá adjudicar dicho contrato al postor responsable de presupuesto más bajo, no menos de diez dias después de haber solicitado, por un día en el diario oficial de la Guada, licitaciones bajo sello por el trabajo proyectado. Si el costo del dicho contrato para obras públicas en de una cantidad menor a la que se establezca por ordenanza del Concejo Municipal, entonces el Administrador Municipal puede adjudicar dicho contrato sin solicitar licitaciones, pero sólo depués de que el Agente Comprador de la Ciudad haya conteguido precios competitivos de los contratistas interesados, los cuales deberán tomarse en consideración antes de adjudicarse dicho contrato. Sin embargo, el Concejo puede establecer por ordenanza una cantidad máxima para que el Administrador pueda ordena la ejecución de cualquier construcción, reconstrucción, o esparación por las fuerzas municipales sín la aprobación del Concejo. Cuando sea requerida dicha aprobación del Concejo, la reconstrucción del Administrador deberá indicar una justificación del uno de las fuerzas municipales y deberá indicar una justificación del uno de las fuerzas municipales y deberá indicar una justificación del son del concejo.

PATRICIA M. DUTRA hereby certify that the San Diego Daily Transcript is a daily newspaper of general circulation within the provisions of the Government Code of the State of California, printed and published in the City of San-Diego, County of San Diego, State of California: that I am the principal clerk of said newspaper; and the

ORDENANZA NO. 12095

is a true and correct copy of which this certificate is annexed and was published in said newspaper on

August 2, 1977

I certify under penalty of persury that the foregoing is true and correct, at San Diego, California, on

August 3, 1977

ele (Signature)

Micocell Med

OCT 4 1978

is all series de la menerical problème en loy el extremedie intimedient de describilitàre per naivaguardar le vida, la saltid o la propincial de la menerical problème en la vida, la saltid o la propincial de la menerica procede, en invegiardar le vida, la saltid o la propincial de la misma de producta pur contrato para experder cualquier gantiales dissembleme per a giudiera para dicha consergencia que unté disponible en de deux ejecucios miscipal para tal proposito. Judos les nontratos antes de su ejecución disferir ner aprobados per el Administrador Municipal en en susantes. El forma y legalidad

"Toda licitamia deberá presentar con su licitación la seguntar depodito que sespura la ejecución del contrato por el concejo o según dispone la ley general.

"Cacia licitamia deberá presentar con su licitación la seguntar depodito; que sespura la ejecución del contrato segundar del contrato segundar del contrato por el concejo o según dispone la ley general.

"Cambo los contratos excedan de 255,000,00, al Concejo deberá presente que cada contratista asegure el fiel cumplimiento de su constablementa de la cumplimiento de su constablementar que cada contra el Estado de California; con la constablementar de la Cambo de contratos el Concejo deberá prequent del se fuel de contratos el concejo deberá prequent del se fuel de contratos el Concejo deberá prequent del se fuel de contratos el Concejo deberá prequent del se fuel de contratos de contratos el Concejo deberá prequent del se fuel de contratos el concejo deberá prequent del se fuel de contratos el concejo deberá prequent del se fuel de contratos el concejo deberá prequent del segundar del segundar del contrato del segundar del contrato del segundar del segundar

men des legislative, administrative, o cuasipulicia en la alignación is assignation hajo dicho contrato, compre, arrendamento, i vient des legislatives de contratos celebrados en violación de esta section de esta de contrator de la contra

MICCOFILMED

OCT 4 1978

Page 2 of 5

U1195-2

anorra-Hems, casa.

Al presentation of the control sales, la Comisión del Servicio Civil deberà dar, aparagaba demais créditos, un crédito del cinco por cinno del cosalismos exéditos un crédito del cinco por cinno del cosalismos especificados para dichos exámenes a todos aqueblas si servido en las Puerzas Armarias del los Estedos Unidos de que en la Puerzas Armarias del los Estedos Unidos de que en la que este exédito sea otorgado a carás splicas, disponidandos que este crédito sea otorgado a carás splicas, disponidandos que este crédito sea otorgado a carás splicas de sea otorgado a los aplicantes que se hayan jubilisto dels ses estorgados a los aplicantes que se hayan jubilisto dels pesasiones competas. La esposa o el esposo de cualquiser vebrana que se natura que se hayan jubilisto dels rama que, mientras daba dicho servicio, fuera lisica o mental pacticado o incupecitada como para svitar su empleo pacidado o incuperiada como para svitar su empleo esta como o veterana que sea matado o que muera en dicho se ranco o veterana que sea matado o que muera en dicho se ranco o veterana que sea matado o que muera en dicho en rama del se como para el primer sigiente al licenciamiento o la muerte de dicho veterano o veterano en el la como del como percente del como del su la sección 131 a que se les como sigue:

Sección 131 a que se les como sigue:

Sección 131 a que se les como sigue:

Cualquier aplicante para cualquier oficina o empleo en el la filicade que su abiencias haya una declaración falsa que se la despisiticad para la posición que se solicite en y acualquier aplicante de la despisiticad para la posición que se solicite en y acualquier al la despisa de la despisiticad para la posición que se solicite en y acualquier al la despisa de la despisiticad para la posición que se solicite en y acualquier al la como del para la posición que se solicite en y acualquier al la como del para la posición que se solicite en y acualquier al la como del para la posición que se solicite en y acualquier al la como del para la posición que se solicite en y acualquier al la como

ela elcepción.

else 56.5. LA DESNUDEZ EN LOS TERRENOS PUBLICOS.

a. PERPOBITO E INTENCION. La presencia de persensa de desendas y expuestas a la vista del público, en o sobre las gebres públicos, los parques públicos, las playas públicos en o sobre las elevantes públicos, o en o sobre etialquier propiedad per la completa del público desde cualquier servidumbre pela sobre elevandes per públicos, perque público, y desde cualquier otro terreno pida servidumbre pela público, y desde cualquier otro terreno pida puesta del público en general expuestos del públ

plaintiva is les iniembros del publico en guerra un pression al fales personas. Le desendent de un personas les desendent de un persona de partico debuta del limitares y un fares de particos de la confessa de la partico de la confessa de la guerrar y promover le saind pública. Le inoralidad, y, energi de todas tas personas de la Ciudad de San Diego.

[b. DEFINICIONES. Cuando en esta sección se emple la confessa de la ciudad de San Diego.

[b. DEFINICIONES.]

b. DEFINICIONES. Cuando en esta sección se emplee la ganudo, aignificará desprovisto de una cubierta opaca que cis stales, los pelos Púbicos; el trassero, el perinac, el ano el árical en el perinac, el ano el algunistra persona, o cualquier porción del seno en o abajo del mismo de cualquier persona famenina.

Casando en esta sección se emplee la palabra servidica, el esta en el cualquier inguar de cualquier naturalesa el dica, el esta públicará cualquier inguar de cualquier naturalesa el dicado el uses público para pestones o vehículos, el incluya, pestos de la cualquier naturalesa el la a, una casale, una acera, un escintado, un canal, un ceptor comercial, una puan, un passo, una averia ever, un cambo, una calzada, un viaducto, conducto imbien dissel, un pueste, una via pública, y ensiquier otra via pública.

PROHIBICION DE LA DESNUDEZ. Ninguna ;

MICROFILMED

OCT 4 1978

Page 3 of 5

COON STORY OF LA CARTA DE LA CUUDAD DE BAN Enmendar la Sección 94 para permitir al Concejo sicipal establecer limitas modelarios palsimos en exce de los cuales se requerirá adjudicar contratos al tador responsable de liciteción más baja y bajo de los ales el Administrador podrá orderar que las fuerzas micipales eficación el trabajo, suprimiendose el reprimiendo de una votación de dos terceras partes para PROPOSICION DE LA CIUDAD DE SAN DIEGO MOPOSICION ENMIENDA A LA CARTA DE LA CIUDAD DE SAN DIEGO. ENMIENDA LA SECCION 120 DE LA CARTA DE LA CIUDAD DE SAN DIEGO. Enmendar la Sección 120 para modificar la sación de los créditos de votaranos en los exámenes a empleo a los miembros de las Fuertas Armadas de Estados Unidos que atruleros duranta cualquies tiemes agas estaba en vigor un decreto federal de conscripirablicinciase el crédito sólo para el primer empleo publicinciase el crédito sólo para el primer empleo publicinciaso el créditos del servicio. Los créditos a los veteranos inhabilitados se reducirán al cinco por PROPOSICION DE LA CIUDAD DE SAN DIEGO PROPOSICION ENMIENDA A LA CARTA EL LA CIUDAD DE SAN DIEGO ENMIENDA LA ECGON 131 DE LA CARTA DE LA CIUDAD DE EAN DIEGO. Enmendar la Sección 131 para permitir ejercera reción en la retención o empleo de un solicitante de leo que a sebiendas hace una declaración faisa que a ne pertinente a la elegibilidad para el empleo PROPOSICION DE LA CIUDAD DE SAN DIEG PROPOSICION ENMIENDA AL CODIGO ILMICIPAL DE LA CIUDAD DE SAN DIEGO.

MICROFILMED

OCT 4 1978

Page 4 of 5

to the period of the processes of the Chichard and acceptance of the same and the period of the Chichard of the contribution o

MICROFILMED

OCT 4 1978

Page 5 of 5