

RESOLUTION

It appearing to the Board of Nye County Commissioners that a petition has been filed with said Board requesting the creation of the unincorporated Town of Pahrump, Nye County, Nevada in accordance with NRS 269.010(2), and requesting the application of NRS Chapter 269 to the area defined in said petition, and the Board finding that said petition was signed by a majority of the actual residents thereof, representing at least three-fifths of its taxable property, and that the genuineness of the signatures thereon have been fully established,

NOW, THEREFORE, BE IT RESOLVED that said petition be and the same is hereby allowed, approved and granted; that all of the statutory requirements to the creation of the said unincorporated Town of Pahrump have been met and complied with; that the said Chapter 269 of Nevada Revised Statutes shall hereafter be applied to all of the lands and residents situate within the area prescribed and defined in said petition.

Arthur W. Eason  
Chairman  
Ray A. Banovich  
Member  
Recy Lisle  
Member

Board of Nye County Commissioners.

Attest:  
Edna M. Murphy  
Clerk of said Board

7/18/62

RESOLUTION ESTABLISHING TOWNSHIP BOUNDARIES

WHEREAS, N.R.S. 257.010 requires the Board of County Commissioners, from time to time, as the public good may require, to divide the county into a convenient number of townships, and

WHEREAS, the Board has examined the work loads of the various justice's courts within the County of Nye and has determined that the public good and the best interests of the County of Nye would be best served by a complete consolidation of Round Mountain Township and Tonopah Township into a single township designated as Tonopah Township,

NOW, THEREFORE, by reason of the foregoing, IT IS HEREBY RESOLVED:

1. That effective as of 12:01 a.m. on Monday, January 6, 1975, Nye County will be, and hereby is, divided into the following townships:

GABBS TOWNSHIP: All of Nye County situate within the following townships:

12 N., 13 N., R. 34 E.;  
11 N., 12 N., 13 N., 14 N., R. 35 E.;  
9 N., 10 N., 11 N., 12 N., 13 N., 14 N.,  
R. 36 E.;  
8 N., 9 N., 10 N., 11 N., 12 N., 13 N.,  
14 N., R. 37 E.;  
7 N., 8 N., 9 N., 10 N., 11 N., 12 N.,  
13 N., 14 N., R. 38 E.;  
7 N., 8 N., 9 N., 10 N., 11 N., 12 N.,  
13 N., 14 N., 15 N., R. 39 E.;  
8 N., 9 N., 10 N., 11 N., 12 N., 13 N.,  
14 N., 15 N., R. 40 E.;  
8 N., 9 N., 10 N., 11 N., 12 N., 13 N.,  
14 N., 15 N., R. 41 E.;  
14 N., 15 N., R. 42 E.

PAHRUMP TOWNSHIP: All of Nye County situate within the following townships:

17 S., 18 S., 19 S., R. 50 E.;  
17 S., 18 S., 19 S., R. 51 E.;

Pahrump Township (continued):

17 S., 18 S., 19 S., 20 S., R. 52 E.;  
17 S., 18 S., 19 S., 20 S., 21 S.,  
R. 53 E.;  
17 S., 18 S., 19 S., 20 S., 21 S.,  
22 S., R. 54 E.

BEATTY TOWNSHIP: All of Nye County lying south  
of the 1st Standard Parallel  
South and east of R. 42 E., excluding Pahrump  
Township as hereinabove described.

TONOPAH TOWNSHIP: All of the remaining lands  
within Nye County not herein-  
above described.

All of the foregoing descriptions relating to  
M. D. B. & M.

2. That the Clerk of the Board publish a notice of the  
adoption of this resolution in a newspaper of general circulation,  
as required by N.R.S. 257.010(b), within ten (10) days of the  
adoption hereof.

ADOPTED, unanimously, at a regular meeting of the Board  
of County Commissioners of Nye County, Nevada, on the 07<sup>th</sup> day  
of MAY, 1974.

BOARD OF NYE COUNTY COMMISSIONERS

By: Richard W. Eason  
Chairman

By: Robert D. Caswell  
Member

By: Robert H. Reed  
Member

RESOLUTION REVISING PAHRUMP TAX DISTRICT

WHEREAS, it has been pointed out by the Office of the Nye County Assessor that certain inequities exist in the Pahrump Tax District, namely, that the community of Johnnie is divided between the Outside District and the Pahrump District, and

WHEREAS, a different tax rate is applied and, consequently, there is a diversity of tax rate for areas receiving identical services from Nye County,

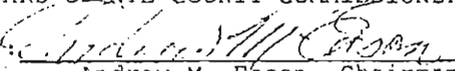
NOW, THEREFORE, BE IT RESOLVED that the Pahrump Tax District is hereby revised from its present figuration to that area within the County of Nye, State of Nevada, described as follows:

Commencing at the Southeast Corner, being Corner No. 1, which is identical with the Clark County-Nye County boundary at the south line of Township 21 South, Range 54 East; thence north-erly along the said Clark County-Nye County boundary to the North line of Township 18 South to Corner No. 2; thence westerly along the North line of Township 18 South to the East side line of Range 52 East to Corner No. 3; thence southerly along the East side line of Range 52 East to the North line of Township 19 South to Corner No. 4; thence westerly along the North line of Township 19 South to the East side line of Range 51 East to Corner No. 5; thence southerly along the East side line of Range 51 East to the Nevada-California boundary to Corner No. 6; thence southeasterly along the Nevada-California boundary to the South line of Township 21 South to Corner No. 7; thence easterly along the South line of Township 21 South to the point of beginning and there to end,

thus excluding the area incorporating the Town of Johnnie, being contained within the boundaries of Township 18 South, Range 52 East.

DATED this 6th day of June, 1978.

BOARD OF NYE COUNTY COMMISSIONERS

BY:   
Andrew M. Eason, Chairman

RESOLUTION REVISING PAHRUMP TAX DISTRICT

WHEREAS, it has been pointed out by the Office of the Nye County Assessor that certain inequities exist in the Pahrump Tax District, namely, that the community of Johnnie is divided between the Outside District and the Pahrump District, and

WHEREAS, a different tax rate is applied and, consequently, there is a diversity of tax rate for areas receiving identical services from Nye County,

NOW, THEREFORE, BE IT RESOLVED that the Pahrump Tax District is hereby revised from its present figuration to that area within the County of Nye, State of Nevada, described as follows:

Commencing at the Southeast Corner, being Corner No. 1, which is identical with the Clark County-Nye County boundary at the south line of Township 21 South, Range 54 East; thence northerly along the said Clark County-Nye County boundary to the North line of Township 18 South to Corner No. 2; thence westerly along the North line of Township 18 South to the East side line of Range 52 East to Corner No. 3; thence southerly along the East side line of Range 52 East to the North line of Township 19 South to Corner No. 4; thence westerly along the North line of Township 19 South to the East side line of Range 51 East to Corner No. 5; thence southerly along the East side line of Range 51 East to the Nevada-California boundary to Corner No. 6; thence southeasterly along the Nevada-California boundary to the South line of Township 21 South to Corner No. 7; thence easterly along the South line of Township 21 South to the point of beginning and there to end,

thus excluding the area incorporating the Town of Johnnie, being contained within the boundaries of Township 18 South, Range 52 East.

DATED this 6th day of June, 1978.

RESOLUTION REQUESTING THE NYE COUNTY BOARD OF COUNTY COMMISSIONERS TO DENY ANY LIQUOR LICENSE APPLICATION FOR AND REVOKE THE LIQUOR LICENSE OF, ANY ESTABLISHMENT WITHIN THE BOUNDARIES OF THE UNINCORPORATED TOWN OF PAHRUMP WHICH CAN BE CLASSIFIED AS A TOPLESS OR BOTTOMLESS BAR, OR SALOON, OR HAVING OR PERMITTING STRIPTease SHOWS OR DISPLAYS.

WHEREAS, the Town Board of the unincorporated Town of Pahrump finds that the Nye County License Board is the liquor license authority for the County of Nye, including the Township of Pahrump;

WHEREAS, the Town Board and the citizenry of the unincorporated Town of Pahrump finds that public nudity in establishments selling alcoholic beverages is abhorrent and contrary to the maintenance of the public peace;

THEREFORE, BE IT RESOLVED, that the Town Board of the unincorporated Town of Pahrump petitions the Board of County Commissioners of the County of Nye, to deny any and all liquor license applications for establishments within the township of Pahrump which will permit public nudity by employees or others; and revoke the liquor license of any establishment in the Township of Pahrump which permits public nudity by employees or others.

Approved this 9th day of October, 1985.

PAHRUMP TOWN BOARD

Charles W. Connery  
Chairman

Barbara M. Moore

Jaqueline L. Leusel

Shirley G. Laute

ABSENT: Diana L. Stiles

Publish: PV Times

DATE: 10/11/85

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RESOLUTION REQUESTING THE NYE COUNTY BOARD OF COUNTY COMMISSIONERS TO REFRAIN FROM GRANTING ANY LICENSE OR PERMIT OF WHATEVER KIND WHICH WOULD ALLOW OR PERMIT AN ESCORT BUREAU OR SERVICE TO OPERATE OR CONDUCT BUSINESS WITHIN THE BOUNDARIES OF THE UNINCORPORATED TOWN OF PAHRUMP, COUNTY OF NYE, STATE OF NEVADA.

WHEREAS, the Town Board of the unincorporated Town of Pahrump finds that NRS 244.345 grants counties the exclusive right to control and/or license and/or regulate escort services through the county license boards;

WHEREAS, the Town Board of the unincorporated Town of Pahrump finds that in the surrounding area it has been established that escort bureaus and escorts have:

- (a) Engaged in fraudulent, misleading and deceptive advertising which is designed to make the prospective client believe that acts of prostitution will be provided;
- (b) Collected money in advance for the promise of acts of prostitution and refuse to provide same unless additional money is paid to the escort as a tip, token or gratuity;
- (c) Forced other escort services out of business by threats and by intimidation have taken over other escort bureaus;
- (d) Failed, neglected and refused to comply with legitimate ordinances requiring weekly health examinations for infectious disease, resulting in a higher incidence of infectious contagious disease than that of licensed Nevada brothels;
- (e) Used as escorts, persons known to have violated the law regarding prostitution, and refuse to cease their use;
- (f) Required escorts to pay the escort bureau as much as five hundred fifty dollars (\$550.00) per week for introductions to patrons;
- (g) Operated primarily as an employment agency without acquiring a state license therefor or complying with state law, as required in NRS Chapter 611;
- (h) Employed "escorts" without providing Nevada Industrial Insurance or employment security benefits therefor;
- (i) Defrauded patrons by sending escorts other than those for which contract was made;

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- (j) Refused to refund fees paid by patrons upon a patron's complaint of failure to satisfy contractual agreement;
- (k) Submitted fraudulent and incomplete financial records for the purpose of computing license tax;
- (l) Operated unlicensed escort bureaus and violated valid court orders;
- (m) Refused to protect escorts sent out by them, resulting in the rape, assault and robbery thereof;
- (n) Operated escort bureaus as a "call girl" prostitution operation;
- (o) Operated only on an "out call" basis;
- (p) Admitted in judicial proceedings they are unable to control the acts of the escort to prevent acts of prostitution while with a patron;
- (q) Admitted in judicial proceedings that the business relationship between an escort and an escort patron was the "private sex life of an individual";
- (r) Admitted in judicial proceedings their business is of the nature of a dancehall and within the jurisdiction of the license board rather than the board of county commissioners. Thus, admitting the escort bureaus to be a privilege business;
- (s) Define "escort bureau" in judicial proceedings as "a business which furnished persons who make a business or profession of being a date or companion to another".

WHEREAS, the Town Board of the unincorporated Town of Pahrump finds that the escort business is a subterfuge for organized prostitution and sexual pleasure for pay, and not a useful trade, occupation or business in which the citizenship has an inherent right to engage; and that as prostitution is inherent in the escort business as conducted in the surrounding area, it is not a legitimate business;

WHEREAS, the unincorporated Town of Pahrump has prohibited the practice of prostitution within said town (PTO NO. 3);

Now, THEREFORE, BE IT RESOLVED, that the Town Board of the unincorporated Town of Pahrump petitions the Board of County Commissioners of the County of Nye to deny any and all applications for license to conduct or operate an escort business within the said unincorporated Town of Pahrump.

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Dated this 8<sup>th</sup> day of October, 1985.

PAHRUMP TOWN BOARD

Charles W. Connelly  
CHAIRMAN

Andrew M. Moore

Jacqueline L. Reed

Murphy D. Lante

ABSENT: Diana L. Stiles

Publish: PV Times

DATE: 10/11/85

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