RENO EVENING GAZETTE PROOF OF PUBLICATION

STATE OF NEVADA COUNTY OF WASHOE

NOTICE OF COUNTY ORDINANCE
NOTICE IS HEREBY GIVEN that
BIII NO. 144. Ordinance No. 142. AN
ORDINANCE TO AMEND SECTION I
TO CLARIFY DEFINITION OF SECURTITLED: "AN ORDINANCE REQUIRTITLED: "AN ORDINANCE NO. 142 ENTITLED: "AN ORDINANCE REQUIRTITLED: "AN ORDINANCE NO. 142 ENPRIVATE POLICEMEN AND SECURTITLED: "AN ORDINANCE PROVIDING OF
PRIVATE POLICEMEN AND SECURTITLED: "AN PROVIDING FOR THE
SSUANCE AND REVOCATION OF EMLOYMENT CERTIFICATES; PREICKIBING PENALTIES FOR VIOLATION THEREOF AND PROVIDING
DITHER ARTTERS PROPERLY RELATING THERETO; AND REPEALING ALL
DITHER ORDINANCES OR PARTS OF
ORDINANCES IN CONFLICT HEREMITH.", was proposed an February Sh.
1456 by Commissioners: Rome
THIS ORDINANCES OR PARTS OF
PERLAT.", Was proposed on February Sh.
1456 by Commissioners: None
ABSENT: Commissioners: None
ABSENT: Commissioners: None
ABSENT: Commissioners: None
This Ordinance shall be in full force
and effect from and after February
24, 1964 from and after February
26, 1964 from and

DOKOTHY YOCOM
being first duly sworn, deposes and says:
That She is the PRINCIPAL CLERK of THE RENO EVENING GAZETTE, a daily newspaper published at Reno, in Washoe County, in the State of Nevada.
That the notice DILL NO: 144
of which a copy is hereto attached, was first published in
said newspaper in its issue dated the 17th day of
February , 19 66 , and was published in
each issue of said newspaper thereafter for February 24
the full period ofdays, the last publication
thereof being in the issue dated the 24th day of
Signed A College College
Subscribed and sworn to before me this
24th day of February, 19 66 RICHARD J. TAYLOR
Notary Public — State of Nevada Weding County My Commission Evaluation

SUMMARY: An ordinance amending Ordinance No. 142 to clarify the definition of security officer and to provide for insurance coverage.

BILL NO. 144

ORDINANCE NO. 142

AN ORDINANCE TO AMEND SECTION 1 TO CLARIFY DEFINITION OF SECURITY OFFICER AND SECTION 8 TO PROVIDE INSURANCE COVERAGE OF COUNTY ORDINANCE NO. 142 ENTITLED: "AN ORDINANCE REQUIRING THE REGISTRATION, FINGERPRINTING AND PHOTOGRAPHING OF PRIVATE POLICEMEN AND SECURITY OFFICERS AS DEFINED IN SAID ORDINANCE; PROVIDING FOR THE ISSUANCE AND REVOCATION OF EMPLOYMENT CERTIFICATES; PRESCRIBING PENALTIES FOR VIOLATION THEREOF AND PROVIDING OTHER MATTERS PROPERLY RELATING THERETO; AND REPEALING ALL OTHER ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH."

THE BOARD OF COUNTY COMMISSIONERS OF WASHOE COUNTY DO ORDAIN:

Section 1. Section 1(B) of County Ordinance No. 142 is hereby amended to read as follows:

(B) "Security Officer" shall mean any employee whose primary duties are to maintain peace and order in a specified establishment, and who is an employee of the establishment. "Security Officer" shall not include industrial security personnel cleared to handle classified material by, or pursuant to regulations of, the U. S. Government.

Section 2. Section 8 of County Ordinance No. 142 is hereby amended to read as follows:

Section 8. Insurance required.

Prior to the approval of any private policeman or security officer, the Sheriff of Washoe County shall require from each employer of private policemen or security officers a certificate of insurance, by an insurance company authorized to do business in the State of Nevada, which indicates that said employer carries insurance coverage of not less than \$50,000 per person and \$100,000 per accident for all claims for injuries or death resulting from wilfull or negligent conduct or activities of private policemen or security officers, and property damage insurance coverage of not less than \$25,000 on the conduct or activities of private policemen or security officers. The certificate of insurance shall provide that the Sheriff of Washoe County is to be notified of any cancellation or termination of such insurance. Failure to provide such insurance at all times shall be grounds for revocation of employment certificates of private policemen and security officers.

Section 3. This Ordinance shall be in full force and effect from and after its passage, approval and publication as prescribed by NRS §244.100.

	posed on t			Februa	ry	_, 1966.
	sed on the			Febr	uary	, 1966.
** ****			•			
Vote: Aye	S:	Commissi	loners:	Sauer, McK ham, Stree		
Nay Abs	es: ent:	Commissi Commissi		None None		
				2 C	Meken	yee.
				Chairm	an of the	Board
ATTEST:		MBrown	~			
County C	lerk					
This Ord	inance sha	all be in	force a	nd effect f	rom and a	fter the
24th	day of	Februa	ry,	1966.		