

ORDINANCE NO. 15-A-83

LICENSE FEES FOR MEMBERS DOING BUSINESS
UPON LANDS OF THE HUALAPAI INDIAN RESERVATION

BE IT ENACTED by the Hualapai Tribal Council in Special meeting assembled on 1st day of June, 1983, and in accordance with ARTICLE VI - "POWERS OF THE TRIBAL COUNCIL" - of the Amended Constitution and By-laws of the Hualapai Tribe of the Hualapai Reservation, Arizona, the following Articles of Ordinance No. 15-A regulating the general licensing of members doing business within the reservation are adopted:

ARTICLE I

Section 1. It shall be unlawful for any person, whether as principal, or agent, clerk or employee, either for himself, or for any other person, or for any body corporate, or as officer of any corporation, or as a member of any firm or copartnership, or otherwise, to commence, practice, transact, or carry on any trade, calling, profession, occupation or business specified, without first having procured a license from the Tribal Council of the Hualapai Indians so to do, or without complying with any and all regulations of trades, callings, professions, occupations or businesses contained in this ordinance, and the practicing, transacting or carrying on of any trade, calling, profession, occupation or business specified, whether specified or not in this ordinance, without first having procured a license from the Tribal Council of Hualapai Indians so to do, or without complying with any and all regulations, trades, callings, professions, occupations or businesses contained in this ordinance, shall constitute a violation of this ordinance and the offender shall be punished by having his license revoked, if one shall have been issued to him, or such other punishment as may be authorized by the Council so to do.

Section 2. It shall be the duty of the Treasurer of the Tribal Council to prepare and issue a license under this ordinance for every person, firm, copartnership or corporation required to pay a license hereunder, and to state in each license the amount thereof, the period of time covered thereby, the name of the person, firm, copartnership, association or corporation for whom issued, trade, calling, profession, occupation or business licensed, and the location or place of business where said trade, calling, profession, occupation or business is to be practiced, transacted or carried on; the license to be issued shall be first passed upon by the Tribal Council and the Treasurer instructed to issue said license in accordance with the foregoing.

Section 3. All licenses required by this ordinance to be paid shall be paid in advance to the Treasurer of the Tribal Council.

Section 4. Every person, firm, association or corporation having a license under the provisions of this ordinance shall produce and exhibit the same when applying for renewal thereof, and whenever requested to do so by any officer authorized by the Tribal Council to issue, inspect or collect licenses.

Section 5. All licenses issued hereunder are non-transferable and non-assignable, provided that the Treasurer may upon receipt of a transfer fee of \$5.00, and upon affirmative action by the Tribal Council, authorize the transfer or assignment of any license to any other person, firm, copartnership or corporation by written endorsement thereon, when it appears to his satisfaction that the original applicant for said license has sold or otherwise disposed of his or its interest in said trade, calling, profession, occupation or business for which said license was issued for the unexpired term of such license.

Section 6. Termination and Renewal of Licenses. All licenses issued under this ordinance shall be void after the thirtieth day of June next succeeding its issuance, and all operators (traders) shall make application for renewal at least thirty days before the date of expiration of the license.

ARTICLE II

Section 1. Advertising. Bill Posting: Each person, firm, association or corporation doing an advertising business by means of bill posting, show cards or sign painting, or otherwise, or by the distribution of handbills, shall, before engaging in said business obtain a permit from the Tribal Council of the Hualapai Indians and shall pay for said permit a license fee of \$2.00 per annum, payable in advance for size under 4 feet by 6 feet; \$3.00 per annum, payable in advance for size 4 feet by 6 feet; \$5.00 per annum, payable in advance for size under 8 feet by 25 feet, and \$10.00 per annum, payable in advance for size 8 feet by 25 feet.

Section 2. Handbills:

(a) It shall be unlawful for any person to throw, place, scatter, distribute or in any manner deposit upon any street, alley, sidewalk or other place in the Hualapai Indian Reservation, any handbill, placard, poster, dodger or other notice of advertisement.

(b) It shall be unlawful for any person to paste, fasten, or in any manner affix to any curb or sidewalk of any public street in the Hualapai Indian Reservation any drawing, writing, handbill, placard, poster, dodger or notice of advertisement.

(c) It shall be unlawful for any person, firm, association or corporation to write, paint, post, paste, tack or place within the Hualapai Indian Reservation any card, sign, notice, handbill, dodger or advertising, without having first paid for and procured a license from the Tribal Council of the Hualapai Indians to conduct and carry on an advertising business, and it shall also be unlawful for any person, firm, association, or corporation, whether or not so licensed, to write, paint, paste, post, tack or place any such card, sign, notice, handbill, dodger or advertisement in, on, or upon any tree, post, pole, fence, wall building, premises or other property owned by, or belonging to, or in charge of another person, firm, association or corporation without first having obtained from such person, firm, association or corporation so owning or in charge, custody or control thereof, written permission so to do, provided, however, that no such license shall be required of any person, firm, association or corporation taking or posting such legal and public notices as are by law provided or required to be tacked or posted.

Section 3. Permit for Pool or Billiard Hall: Before the Treasurer of the Tribal Council may issue any license to any person, firm, association or corporation to conduct or operate any pool or billiard hall or room within the Hualapai Indian Reservation such person, firm, association or corporation must first obtain a permit to conduct such pool or billiard hall or room from the Tribal Council and any such permit may be revoked at any time at the will and pleasure of the Tribal Council, which revocation shall operate to annul such license at the time thereof.

Section 4. Billiard Hall; Pool Hall License: Each person, firm, association or corporation owning, conducting or operating a billiard hall or room, or a pool hall or room, or keeping or having in his, their or its possession pool or billiard tables for hire, for each table up to five tables, per quarter annum \$7.50; each additional table, per quarter annum \$2.50.

ARTICLE III

Section 1. License Circus; Menageries; Traveling Tent Shows; Parades: Each person, firm, association or corporation owning, maintaining, presenting or conducting a circus or menagerie within the Hualapai Indian Reservation where an admission fee is collected, shall first obtain a license therefor. The license fee shall be paid in advance and shall be for all circuses, menageries or traveling tent shows \$50.00 per day up to and including all shows where twenty railway cars are required for transportation. All shows of twenty-one to twenty-five cars, \$50.00 per day; shows of twenty-six to thirty cars or more, \$100.00 per day. A license fee of \$25.00 per day in advance is also required of each said shows for the privilege of parading the streets where the traveling organizations select show grounds outside of the Reservation limits. Parade license shall not be required where the required Tribal license is paid.

Section 2. Dog and Pony Show; Domestic or Wild Trained Animals: Each person, firm, association or corporation owning, maintaining, conducting or presenting any so-called dog and pony show exhibition of domestic or wild trained animals, where an admission fee is charged, shall pay in advance a license fee for showing the same of \$50.00 per day.

Section 3. Carnivals; Attractions: Each person, firm, association or corporation owning, maintaining, conducting or presenting a carnival, shall pay the following license fees in advance:

\$50.00 per day for the carnival, and an additional fee of \$15.00 per day for each and every separate show, attraction or exhibition carried on by the carnival owner or person in charge. This \$25.00 per day to cover each ferris wheel, merry-go-round, whip and any other riding devises. It is also made to cover attractions such as Old Plantations, Illusions, Pharaoh's Daughter shows, Well shows, "Three In One", "Five in One", or any other number of freak or attractions grouped under similar headlines, together with all dancing shows, Negro minstrels, so-called girl shows, "Forty-nine Camps", and other similar attractions carried by traveling carnival organizations.

Section 4. Definition of "Game of Skill": The term "game of skill" as used herein shall include any device played by manipulating special equipment, or propelling or throwing balls or marbles across a board or field, or any surface or space, into respective positions whereby a score is established, the

object of which is to secure a special number or numbers, or a high total score, which may be played by the public generally for a price paid either directly or indirectly for such privilege, and whether a prize is offered or not, when the element of skill in such manipulation; or propelling, or throwing, predominates over chance or luck in obtaining such special number or numbers, or such high total score; and including the operation of mechanical grabbing devices in which the element of skill in grabbing articles predominates over chance or luck.

Section 5. License Required: No person, firm association or corporation shall operate or keep for operation any game of skill as herein defined, without having applied for and received a license from the Tribal Council of the Hualapai Indians. Application for such license shall be made to the Tribal Council and shall give the name and address of the applicant, the place where such game of skill is to be operated, what business is conducted at that place, the name, number and description of the same and particular piece of equipment to be licensed, and such other information as the Tribal Council of the Hualapai Indians may require.

± The following license fees shall be paid:

For each machine, device apparatus, pin marble game, grabbing device, table or board, which is used or permitted to be used for a sum of one cent and not more than twenty-five cents, whether said sum be paid in any slot, crevice or other opening, or is used for the purchase of any plate, disc, or slug, or as a fee in payment for the play thereof, the sum of \$25.00 per year, or fractional part thereof, payable quarterly, in advance.

Section 6. Merry-Go-Round, Whips, Ferris Wheels: Persons, firms, associations, and corporations operating merry-go-rounds, whips, ferris wheels, or other amusement riding devices or like character not in connection with carnivals or other shows, shall pay a license fee of \$10.00 per month or fraction of a month, payable in advance.

Section 7. Theater, Stock Shows, Vaudeville, Moving Pictures, etc.: Each person, firm, association or corporation owning, maintaining or conducting a theater, a concert hall or place for the exhibition of stock shows, operas, theatrical troupes, vaudeville shows, moving pictures, or kindred entertainments:

For any such theater, concert hall, or place having a capacity of not more than 250 people, per quarter annum, \$25.00 payable in advance.

Section 8. Miscellaneous Public Exhibition or Entertainment; Church and Fraternal Organization and Exhibitions: Each person, firm, association or corporation owning, maintaining, or conducting a public exhibition or entertainment for gain or hire, and for which no license is hereby otherwise provided, for each exhibition or performance, \$10.00. Provided, no license fee or tax shall be required for any exhibition, show or entertainment by church organizations, fraternal orders, social organizations, schools, or local amateur talent when admission is free, or when the revenue from such entertainment is designed for a charitable, educational or benevolent use.

Section 9. Penny Arcade: Each person, firm, association or corporation owning, maintaining or conducting what is commonly known as a "Penny Arcade" shall pay a license fee as follows:

\$10.00 per quarter payable in advance, where not more than ten penny machines are operated in such penny arcade; and for each penny machine above ten, \$1.00 per quarter payable in advance.

A "Penny Arcade" is any place where various devices are used for entertainment exclusively at a penny each.

Section 10. Shooting Gallery: Each person, firm, association or corporation owning, maintaining or conducting a shooting gallery shall pay a license fee of \$50.00 per annum payable in advance.

ARTICLE IV

Section 1. Transient or Itinerant Merchant: The words "transient" or "itinerant" merchants, as used in this Ordinance, shall mean and include all persons, firms or corporations, principals and agents, who engage in or conduct within the Reservation, either in one locality or in traveling from place to place a temporary or transient business of selling goods, wares and merchandise, or who, for the purpose of carrying on such business, temporarily use, lease or occupy for such purpose a room or rooms in any hotel or lodging house, for the exhibition and sale of such goods, wares and merchandise, or who shall deliver goods previously solicited by a solicitor at retail or on orders for the delivery, except in interstate commerce and when in the employ of a fixed place of business in the Hualapai Indian Reservation; and the person firm or corporation so engaged shall not be relieved from the provisions of this ordinance by reason of a temporary association with any local dealer, trade, merchant or auctioneer, and shall also include persons selling or offering for sale, trade or exchange wares, goods or merchandise advertised as assignees', creditors', consignees', bankrupt or special bargain sales of damaged stock of goods brought into the Hualapai Indian Reservation for purpose of sale only.

Section 2. Permit; License Fee: No person, firm or corporation shall engage in the business defined in previous section until he shall have applied to the Tribal Council of the Hualapai Indians for a permit so to do and such permit has been granted, and every person, firm, or corporation carrying on the business of a transient or itinerant merchant in the Hualapai Reservation shall deposit with the Tribal Council of the Hualapai Indians as a guarantee that the license fee hereinafter provided shall be paid and such license fee shall be \$2.50 a day for each day such person, firm or corporation is engaged in the business of a transient or itinerant merchant in the Hualapai Reservation; and in the event the entire sum of \$50.00 deposit hereinbefore required has not been earned, such balance as may remain shall be returned to the person paying the same, provided, however, that after the entire sum of \$50.00 has been earned, said transient merchant shall make a deposit in equal amount as a guarantee in good faith as hereinbefore set forth.

Section 3. Vending upon Streets: All persons desiring to sell upon the streets, razors, razor blades, razor sharpeners, knives, potato peelers, kitchen utensils, gas lighters, and other small gadgets and trinkets of similar nature, and persons engaging in the occupation of tool sharpening upon the streets or from house to house shall pay a license fee in advance of \$2.50 per week or \$7.50 per month; provided that honorably discharged soldiers of the United States Army or Navy shall be exempt from the provisions of this section.

ARTICLE V

Section 1. Hotels, Rooming Houses and Motels: Definition of Hotel: Every building or structure, kept as, used as, maintained as, or held out to the public to be a place where sleeping or rooming accommodations are furnished to the public or any part of the public, whether with or without meals, shall, for the purpose of this act, be deemed to be a hotel, and whenever the word "hotel" shall occur in this act, it shall include lodging house and rooming house, wherein lodgings or sleeping quarters for five or more persons are provided for.

Section 2. License Necessary: No person, firm or corporation shall keep a hotel or lodging house in the Hualapai Reservation without having first obtained a license, as hereinafter provided.

Section 3. Application for License: Any person desiring to procure a license to establish, conduct or maintain a hotel in the Hualapai Indian Reservation shall file written application therefor with the Secretary of the Tribal Council. The application shall set forth the name and residence of the applicant as an individual, or firm, or the names of the responsible managing officer or officers, if the applicant be a corporation, and such application shall name the location of the place for which such license is desired, together with any such other information as may be required by the Tribal Council. Upon the approval of the application by the Tribal Council, the Secretary shall certify such fact to the Treasurer, who upon the payment by the applicant to the Treasurer of the fee herein prescribed, shall issue the license. No application for a license shall be approved until all of the provisions of this ordinance have been complied with. Any license granted hereunder shall entitle the licensee to conduct the licensed business for the calendar year in which the license is issued.

Section 4. Fees: The following fees shall be paid annually by every person, firm or corporation keeping a hotel in the Hualapai Indian Reservation, to-wit: \$20.00 for the first five cabins or less and \$3.00 for each additional cabin.

Section 5. Bedding Restrictions: All bedding, bedclothes, or bedcovers, including mattresses, quilts, blankets, sheets, pillows or comforters used in any hotel in this Reservation must be kept clean and free from all filth or dirt; provided, that no bedding, bedclothes or bed covering, including mattresses, quilts, blankets, pillows or comforters, shall be used which are worn out or unfit for use by human beings according to the true intent and meaning of this act.

Section 6. Disinfection: Any room, in any hotel in the Hualapai Reservation which is or shall be infected with vermin or bedbugs or similar things shall be thoroughly fumigated, disinfected and renovated until such vermin or bedbugs or other similar things are entirely exterminated.

Section 7. Clean Rooms Required: Every room in any hotel in the Hualapai Indian Reservation used for sleeping purposes, must be kept free from any and every kind of dirt or filth of whatsoever nature, and the walls, floors, ceiling and doors of every such room shall be kept free from dirt.

Section 8. Proper Air Required: Every room in any hotel used for sleeping purposes, shall have devices, such as a window or transom, so constructed as to allow for proper and sufficient amount of ventilation in each such room.

Section 9. Clean Linen Required: Every bed, for the accomodation of any person or of any person or persons or guests, kept or used in any hotel in the Hualapai Indian Reservation must be provided with sheets at least 81 inches wide and 90 inches long; provided, however, that on every single bed there shall be sheets at least 50 inches wide and 90 inches long. Every bed shall be supplied with clean sheets and pillow slips as often as assigned to a different person.

Section 10. Clean Towels Required: Every hotel in the Hualapai Indian Reservation, having a public washstand or bowl, where different persons gather to wash themselves, must keep a sufficient supply of clean individual towels for the use of such persons within easy access of or to such persons and in plain sight and view.

Section 11. Wash Rooms Disinfected: All sleeping rooms, water closets, bathrooms and washrooms shall be thoroughly disinfected at least once every week.

ARTICLE VI

Section 1. Public Eating Places, Definition: A "public eating place", as defined in this ordinance, shall mean and include every restaurant, lunch room, tea room, soda fountain, buffet, grill room, lunch counter, sandwich stand, dining room, coffee shop, boarding house, hotel, club, and every other place where food and/or soft drinks are prepared and sold, to be consumed on the premises, and all kitchens, commissaries and other rooms appurtenant thereto or connected therewith. All places where sandwiches, lunches, box lunches, etc., are prepared for sale to the public shall also be classified as public eating places.

"Food" shall mean and be taken to be any substance eaten or drunk for nourishment of the body, whether such food be in storage, in process or preparation, or ready to serve.

The term "owner" or "owners" as used herein shall mean those persons, partnerships or corporations who are financially interested in the operation of a public eating place.

An "operator" as used in this ordinance shall mean any person engaged in the dispensing of, or assisting in the preparation of food, or a person otherwise employed in a public eating place.

Section 2. Applications and Permits for New Eating Places: Any person, partnership or corporation not operating a public eating place at the time this ordinance becomes effective and who at any time thereafter intends to open and operate a public eating place on the Hualapai Indian Reservation shall before opening and operating such an eating place make application to the Secretary of the Tribal Council, giving the name of the owner or owners, manager or managers thereof, the location, the location and size of the kitchen, type of ventilation, method of vermin and fly control, facilities for refrigeration, lavatory facilities, dishwashing equipment, method of sterlization of utensils and equipment, and such other information as the Tribal Council may require.

Following receipt of the application by the Tribal Council, they shall act upon same and if passed by the Tribal Council, shall certify that fact to the applicant, giving the applicant a copy of such certificate, which when presented by the applicant to the Treasurer with the license fee hereinafter set forth shall entitle the applicant to a permit.

Section 3. License Fee for Public Eating Places: The license fee for public eating places as defined in this ordinance shall be \$200.00 for each calendar year or part thereof.

Section 4. General Cleanliness: All kitchen equipment, all dining room furniture and fixtures, walls, floors, moldings, ceilings, ledges and furnishings throughout the premises, all windows, all storerooms, lavatories, yards and area-ways shall be kept in a clean and sanitary manner at all times; all refrigerators and ice chests shall be kept in a scrupulously clean condition at all times. The refrigeration for all perishable food shall be constantly maintained at 50°F. or lower.

Section 5. Personal Cleanliness: All employees coming in contact with food, food products or equipment at public eating places shall wear clean outer garments and shall keep their hands and finger nails clean at all times while thus engaged. The smoking or chewing of tobacco in any room or compartment where food is prepared, cooked or stored is expressly prohibited. Wash bowls or basins, soap and individual clean towels shall be provided for the use of employees in every public eating place.

Section 6. Employees Health Certificates: It shall be unlawful for any person, firm, or corporation to use or employ any food handler who does not have a valid health certificate signed by a qualified physician in the State of Arizona. A certificate so issued shall state on its face the date of the expiration of said certificate.

Section 7. Revocation of Licenses for Public Eating Places: If it be determined by the Tribal Council following any investigation or inspection of a public eating place that the operator, owner or manager has not complied with the rules and regulations of this article, particularly the health and sanitary rules and regulations, the Tribal Council shall have the authority to immediately revoke the license issued to the operator.

ARTICLE VII

Section 1. Service Stations and Garages; Definition of: Every building or structure kept as, used as, maintained as, or held out to the public for the sale of gasoline, lubricating oils, tires, tubes, automobile accessories, operating a grease rack and repairing automobiles, for the purpose of this Act, shall be deemed to be a service station and/or a garage.

Section 2. License Necessary: No person, firm or corporation shall keep or maintain a service station or garage in the Hualapai Indian Reservation without having first obtained a license as hereinafter provided.

Section 3. Application for License: Any person desiring to procure a license to establish, conduct or maintain a service station and/or garage in the Hualapai Indian Reservation shall file written application therefor with the Secretary of the Tribal Council. The application shall set forth the name and residence of the applicant as an individual, or firm, or the names of the responsible managing officer or officers if the applicant be a corporation and such application shall name the location of the place for which such license is desired, together with any other such information as may be required by the Tribal Council. Upon the approval of the application by the Tribal Council, the Secretary shall certify such fact to the Treasurer of the fee herein prescribed

shall issue the license. No application for a license shall be approved until all of the provisions of this ordinance have been compiled with. Any license granted herein shall entitle the licensee to conduct the licensed business for the calendar year in which the license is issued.

Section 4. Fees: The following fees shall be paid annually by every person, firm or corporation keeping and maintaining a service station and/or garage and towing car service in the Hualapai Indian Reservation, to-wit: \$75.00.

Section 5. Restrictions:

(a) No service station or garage hereafter erected within the limits of the Hualapai Indian Reservation shall be located nearer than twenty (20) feet to any frame structure.

(b) It shall be unlawful to install or maintain any type of clear vision or visible gasoline pump or dispenser inside any building.

ARTICLE VIII

Section 1. Barber Shops and Beauty Parlors; Definition of: In a barber shop any one or any combination of the following practices, when performed upon the head, face or neck for cosmetic purposes, shall constitute the practice of barbering:

- (1) Shaving or trimming the beard;
- (2) Cutting, clipping or trimming hair by the use of scissors, shears, clippers or other appliances;
- (3) Giving facials or scalp massages, or applications of oil, creams, lotions or other preparations, either by hand or by the use of mechanical or electrical appliances;
- (4) Shampooing or dyeing the hair or applying hair tonic;
- (5) Applying cosmetic preparations, antiseptics, powders, oils or lotions to scalp, face or neck. Any of such practices, when done for the treatment of physical or mental ailments or disease shall not constitute barbering.

Any place, shop or establishment, where the practice of barbering is engaged in or carried on, shall constitute a barber shop.

Section 2. Beauty Culture; Definition of:

(a) Any one or any combination of the following practices, when performed upon the head, face or neck, shoulders, arms or hands for cosmetic purposes, shall constitute the practice of beauty culture:

(1) To massage, cleanse, stimulate, manipulate, exercise, or beautify, or apply oils, creams, antiseptics, clays, or lotions, or other preparations, either by hand or mechanical or electrical appliances;

(2) To style, arrange, dress, curl, wave, permanent wave, cleanse, singe, bleach, dye, tint, color or similarly treat the hair of a person;

(3) To cut, clip or trim the hair by the use of scissors, shears, clippers or other appliances;

(4) To arche (arch) eyebrows;

(5) To remove superfluous hair from the face, neck, shoulders or arms of a person by the use of depilatories;

(6) To cleanse, dress or polish the nails of a person, herein referred to as manicuring.

(b) Beauty culture shall be construed to include manicuring, although manicuring may be practiced separately from the other practices of beauty culture, under a certificate as a manicurist.

(c) Such practices, when done for the treatment of physical or mental ailments or disease, shall not constitute beauty culture.

Any place, shop or establishment, where the practice of beauty culture is engaged in or carried on, shall constitute a beauty parlor.

Section 3. License Necessary: No person, firm or corporate shall keep a barber shop or beauty parlor in the Hualapai Indian Reservation without having first obtained a license as hereinafter provided.

Section 4. Application for License: Any person desiring to procure a license to establish, conduct or maintain a barber shop or beauty parlor in the Hualapai Indian Reservation shall file written application therefor with the Secretary of the Tribal Council. The application shall set forth the name and residence of the applicant as an individual, or firm, or the names of the responsible managing officer or officers, if the applicant be a corporation, and such application shall name the location of the place for which such license is desired, together with any such other information as may be required by the Tribal Council, the Secretary shall certify such fact to the Treasurer, who upon the payment by the applicant to the Treasurer of the fee herein prescribed, shall issue the license. No application for a license shall be approved until all of the provisions of this ordinance have been complied with. Any license granted hereunder shall entitle the licensee to conduct the licensed business for the calendar year in which the license is issued.

Section 5. Fees: The following fees shall be paid annually by every person, firm or corporation keeping and maintaining a barber shop or beauty parlor in the Hualapai Indian Reservation, to-wit: \$50.00 per annum.

Section 6. Restrictions: All beauty parlors and barber shops operated within the limits of the Hualapai Indian Reservation, shall conform to and comply with the rules and regulations set forth by the Board of Beauty Culturist Examiners of the State of Arizona.


ARTICLE IX

License fees payable under this Ordinance shall be placed by the Council Treasurer, or authorized officer in charge of the Truxton Canon Agency, in a special account designated as Hualapai Tribal Council License Fund, Said

fund is hereby exclusively set apart and made available for the payment of salaries per diem, fees, expenses and expenditures of every sort and kind whatsoever authorized to be made by the Hualapai Tribal Council, subject to proper audit, in accordance with Article I, Section 4, of the By-laws of the Hualapai Tribal Constitution.


C E R T I F I C A T I O N

I, the undersigned, as Chairman of the Hualapai Tribal Council, hereby certify that the Tribal Council of the Hualapai Tribe is composed of nine members (1- vacant), of whom 7 constituting a quorum, were present at a Special meeting thereof this 1st day of June, 1983; and that the foregoing Ordinance No. 15-A-83 was adopted by the affirmative vote of 5 infavor, 0 - oppose, 2 - abstain, 1 - absent, 1 - vacant.



Delbert Havatone, Chairman
HUALAPAI TRIBE

ATTEST:



Louise Benson, Secretary
HUALAPAI TRIBE

(TRIBAL SEAL)

Special Meeting
June 1, 1983

Article IV,

- Sec. 2, Permit; License Fee:
\$ 5.00 - \$ 2.50
100.00 - 50.00
100.00 - 50.00
- Sec. 3, Vending upon Streets:
\$ 5.00 - \$2.50
15.00 - 7.50

Article V,

- Sec. 4, Fees:
\$30.00 - \$20.00
6.00 - 3.00

Article VI,

- Sec. 3, License Fee for Public Eating Places:
\$250.00 - \$200.00

Article VII,

- Sec. 4, Fees:
\$125.00 - \$75.00

Article III,

- Sec. 5, Fees:
\$50.00 - same

The figures on the left hand side are for non-Indians and the right hand side are for tribal members. After going over the new Ordinance and filling in the blanks, Hardy Smith moved to adopt Ordinance No. 15-A, License Fees for Members doing business upon lands of the Hualapai Indian Reservation. Seconded by Malinda Powskey. A vote of 5 for, 0 - oppose, 2 - not voting, 1 - absent and 1 - vacant. Motion carried.

BACK TO BEECHERS LEASE

The Council wanted a figure of some kind to work with. Benedict provided his 1981 Tax Return. By using 1981 figures they worked up some figures and it was quite high. The Council wants to negotiate with the Beechers so the delinquent amount be caught up and start with a new lease. The Council does not want to put them out of business but only that the Beechers pay up what is owed to the Tribe and not be operating without a lease.