time, especially in Gardnerville. However it will be but a short time before the special policeman will resume his duties and the bell will again toll forth the time for the Indians to skidoo."

The situation apparently did not improve during the months following and finally it behooved the Board of County Commissioners to adopt a rather far reaching ordinance which was duly enacted July 7, 1908. It is reproduced in full as follows:

An Ordinance

"Passed by the Board of County Commissioners of Douglas County, State of Nevada, at a regular meeting held at Genoa in said county, the 7th Day of July, 1908. In accordance with an Act of Legislature providing for the government of towns and cities in this State, approved February 26th, 1881, Art 2174, sec 1. Cuttings Compiled Laws of Nevada and paragraphs of said Act and of section 1 Defining the duties and powers of County Commissioners of the several counties of Nevada.

Any and all Indians (except such as are actually employed as servants in the town of Gardnerville) remaining in said town of Gardnerville after Sunset of each and every day are hereby declared a public nuisance and considered detrimental to the county in general and the town of Gardnerville in particular. All violations of this Ordinance will be prosecuted to the full extent of the law. The Peace officers of said town are requested to rigidly enforce this ordinance.

The town limits are hereby defined as follows: Being the whole of said town of Gardnerville, including Millerville, so called, on the north and west; School house and M. Jepsen place on the west and Mrs. Louis Frantzen residence on the east and south.

Done and dated at Genoa, Douglas County, Nevada, July 7th, 1908.

By Order of the Board of County Commissioners. H. C. Jepsen.