

ORDINANCE NO. 59-K

MR. MC CREDIE:

An ordinance regulating and licensing junk dealers and shops.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ALLIANCE, STATE OF OHIO:

SECTION 1. That it shall be unlawful for any person, firm, association, or corporation to maintain, keep or conduct a junk shop within the city of Alliance, Ohio, without first having obtained a junk shop license so to do as hereinafter provided in this ordinance.

SECTION 2. That the place, shop, store, wagon, truck or other vehicle or other place of business where or in which is collected, stored, or kept the following: Second hand articles of any kind, scrap iron, old metal, canvas, rope, branded bottles, junk or lead pipe or any other article of any kind usually found in a junk shop, except plow irons, old stoves and furniture, is hereby defined and declared to be a junk shop.

SECTION 3. The Mayor is hereby authorized to grant for a period of one year a license to any suitable person, firm or corporation, applying for same, authorizing such persons, firm or corporation to conduct and maintain a junk shop, as herein defined, within the city of Alliance, Ohio, upon payment to the Mayor for such license the sum of Ten Dollars (\$10.00) except that where the applicant does not have a permanent place of business and carried on his business in a wagon or other vehicle and sells or removes his junk from within the city limits each day, then the license fee shall be One Dollar (\$1.00) for each and every day applicant desires to conduct his business within the city limits of Alliance, Ohio.

SECTION 4. That every licensee shall place and keep in a conspicuous place in or upon his junk shop, as herein defined, a sign, which shall display the name of such junk dealer, his license number and the words "JUNK DEALER" legibly printed thereon.

SECTION 5. The junk bought, collected or received by any such licensee, except those who do not have a place of business in a building, shall be kept in an accessible<sup>?</sup> in the building or other place where such articles are purchased, received or stored, and shall be subject to inspection of the Chief of Police, any member of the police force or any constable, and to all other persons who are authorized by the Chief of Police or by the Mayor to make such inspection.

Sec. 3 as  
amended by  
Ord. 40-I  
Page 166 of  
Book 5.

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SECTION 6. That no licensee or any of his employes shall directly or indirectly buy or receive any junk from any intoxicated person, or from any habitual drunkard or from any person known to be a thief, or from any associate of thieves, or from a receiver of stolen property or from any other person he has reason to suspect of being such.

SECTION 7. No person shall purchase or receive by sale, barter, exchange, or otherwise an article mentioned in this ordinance, of a minor or apprentice, knowing or having reason to believe him to be such, or from any person between the hours of nine o'clock P.M. or seven o'clock A.M.

SECTION 8. Every licensee shall make on the day of transaction, and keep in a record book for that purpose, a record of the name and address of every person from whom any junk is bought or received, or to whom any junk is sold or exchanged a correct list of all junk bought and received, and every entry shall be numbered consecutively beginning with number one. All licenses shall at all times keep said record provided for in this section open to the inspection of the Chief of Police, any member of the police force or any constable, and to all other persons who are authorized by the Chief of Police or by the Mayor to make such inspection.

SECTION 9. That all entries, records and lists required in this ordinance shall be written in ink or with an indelible lead pencil, and no language other than the English language shall be used thereon; and no entry shall be erased, obliterated or defaced.

SECTION 10. That all licensees shall file with the Mayor of said city on or before five o'clock P.M. of the first day of each and every month, a true copy of all records made in said record book during the month immediately preceding, provided however, that such licensees who go about with a wagon or other vehicle, and purchase or obtain by exchange or otherwise any of the articles in this ordinance mentioned and not having a place of business in a building shall be required to file with the Mayor on or before five o'clock P.M. of each and every day they so conduct their business, a copy of all records made in said record book during that day, that said ~~said~~ record or report so required to be filed with the Mayor may be a carbon copy of the original record, that the authenticity of said report so required to be filed shall be sworn to before the Mayor by the person or proper officer of the firm or corporation filing the same.

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SECTION 11. That each month the Mayor shall pay to the City Treasurer all license fees received by him under this ordinance, accompanied by an itemized statement thereon.

SECTION 12. Whoever violates any of the provisions of this ordinance shall be guilty of a misdemeanor and shall be fined not less than five dollars nor more than fifty dollars together with the costs of prosecution. That upon conviction of a third offense in addition to the penalties herein above provided, the license then held by the person convicted shall be revoked by the Mayor.

SECTION 13. All other ordinances or parts of ordinances inconsistent or in conflict herewith are hereby repealed.

SECTION 14. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED: June 18, 1928

ATTEST: Mary I. Wilhelm, Clerk

APPROVED: June 19, 1928, Carl Hari, Mayor.

T. Elmer Trott,  
President of Council.

I, Mary I. Wilhelm, Clerk of Alliance City Council, hereby certify that the above ordinance was published according to law in the Alliance Review, a newspaper of general circulation in the city of Alliance, on the 26th day of June and 3rd day of July, 1928.

Mary I. Wilhelm, Clerk of Alliance City Council.

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I, Mary I. Wilhelm, Clerk of Alliance City Council, hereby certify that the above ordinance was published according to law in the Alliance Review, a newspaper of general circulation in the city of Alliance, on the 26th day of

June and 3rd day of July, 1928.

*May 1928 Savings Question - Answer.*

Mary I. Wilhelm, Clerk of Alliance City Council.

1-10/47 - Sale of Parts of Millstone - yes

12-48 Held memorial fund 7000<sup>00</sup> - June

## Ordinance 31-K.

Mr. Mc Credie:

An ordinance amending Section 3 of Ordinance #1260 passed August 21st, 1911. Be it Ordained by the Council of the City of Alliance - State of Ohio: Section 1. That Section 3 of Ordinance #1260 passed August 21st, 1911 be amended to read as follows:

"Section 3. It shall be unlawful for the owner or keeper of any billiard, or pool room, bowling alley, or shooting alley or gallery to permit or suffer any gambling in connection with any game played therein, or suffer or permit any person or persons to play at any game of cards therein, or in any room operated in connection therewith.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: March 5, 1928

Attest: Mary S. Wilhelm  
ClerkJ. Elmer Drott  
Pres. of Council

Approved: 3/8-28

Carl H. Hare  
Mayor.

Published: 3-9-28