

## Ordinance No. 13 M.

Mr. E. R. Bunker

An Ordinance to prohibit the practice of phrenology in the City of Alliance, Ohio  
 Be It Ordained By the Council of the City of Alliance, Ohio:

Section I No person shall practice phrenology and no person shall announce or advertise himself as a phrenologist within the City of Alliance. The term "practice of phrenology" as used in this ordinance, shall be held to mean the communicating of advice or information on the making of any statements to any person as to such person's mental faculties, characteristics or powers; such advice, information or statement being based in an inspection or examination of the cerebral protuberances or "bumps" of the skull, and an interpretation of the significance thereof, and such advice, information or statement being imparted for a fee or other thing of value.

Section II Any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not less than \$10.00 nor more than \$100.00 and for a second and subsequent offense shall be fined not less than \$50.00 nor more than \$200.00.

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

Passed Oct 7, 1930

Attest Mary J. Wilhelm Clerk

J. Elmer Smith  
Pres. of Council

Approved; 2/26-30

Carl F. Hahn, Mayor

Harry D. Wykoff, City Solicitor

Copied from  
 bk. 13, p. 695  
 in new Ord. bk 5  
 p. 91

## Ordinance 73-M

Mr. Fisher

An ordinance to provide for the granting of licenses for certain amusements.

Be it Ordained, By the Council of Alliance-State of Ohio:-

Section 1. That whoever shall within the limits of the City of Alliance and without having first obtained a license as provided in this ordinance, build, operate any device of amusement which shall be open to the public, either in part or in whole for pay, or for any other reward, which may be demanded, required or received, either upon unenclosed land, enclosed land or in any building or other structure, shall be guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$100.00 nor less than \$50.00 for each offense and each day continued violation of this ordinance shall be deemed a repetition of such offense.

Section 2. Licenses of any of the above purposes shall be granted by the Mayor when the person, firm or corporation desiring it shall apply therefore answering truly under oath such questions as the Mayor of said city may deem necessary him of the particular license required, and pay to the Mayor for the use of the City the sum of money as herein specified, and when two sums of money are named in the ordinance for the same thing, the Mayor shall fix the charge between the limits so named.

Section 3. Licenses shall be issued by the Mayor from printed book forms to be provided by the City Council with blanks with blanks on both stub and license for the place, amount, purpose, place, time and date, and shall be issued consecutively as they are numbered and reported to the Council monthly.

Section 4. The license year shall commence the first Monday in May in each year and no license which is rated only by the year shall be issued for a longer or shorter period than the unexpired portion of the license year and unless otherwise provided shall be paid for in such proportions as such unexpired period bears to the whole year.

Section 5. No license granted under this ordinance shall be in any manner assignable or transferrable or shall authorize any other person than is therein named to be done or at any other place than the one named therein, without the permission of the Mayor of said city being endorsed thereon.

Copied from  
Bk. 14 p. 27  
in new ord. Bk. 5  
p. 92

Section 6. Every license granted under this ordinance shall specify the person or persons to whom granted, the particular object for which the same is granted, the time for which the license continues, and may be granted to a person, persons, firm or corporation.

Section 7. If at any time it should appear to the Mayor that any person duly licensed under this ordinance has violated any of the provisions of this ordinance, said Mayor is hereby authorized to revoke the license heretofore granted to such person, and shall then cease to have any privilege thereunder.

Section 8. Each owner, proprietor or operator of said place of amusement or owner, proprietor, or operator of any device of amusement shall pay a license fee of from \$2.00 to \$5.00 per day for periods less than one month, or \$10.00 per month, \$30.00 for six months, and \$50.00 for a period of one year.

Section 9. It shall be unlawful for the owner, proprietor or operator of any place of amusement or any device which is partly or wholly a device of amusement to permit or suffer any gambling in connection with any game played therein or thereon.

Section 10. It shall be unlawful for any owner, proprietor or operator of any place of amusement or of any device of amusement, partly or wholly for amusement to operate said place of amusement or device of amusement at any other hours than the following: - from 8:00 o'clock A.M. to 12:00 o'clock midnight.

Section 11. Any person, firm or corporation having been licensed under this act who violates any of its provisions upon conviction thereof shall be deemed guilty of a misdemeanor and shall be fined in any sum not to exceed \$100.00 or less than \$5.00 and each day continued violation of any of the provisions shall constitute a separate offense.

Section 12. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed: Oct 20, 1930

Attest: H. E. Anderson, Act. Clerk.

Approved: Oct 23, 1930

Carl P. Huri, Mayor.

Approved: Oct 21, 1930

Harry S. Wykoff, City Director

J. E. Jones, Secy  
Pres. of Council

## Ordinance No. 48. M.

5 An ordinance amending Ordinance #126-1 regulating the location, location and maintenance of public or mercantile buildings in the City of Alliance, Ohio.

Be It Ordained by the Council of Alliance, State of Ohio:-

Section 1. The Section 1 of Ordinance 126-1 of the City of Alliance, Ohio passed Dec. 6th 1926 be amended to read as follows:-

That it shall be unlawful for any person, firm or corporation for themselves or as agents, renters or lessees to locate, build or erect, construct, maintain or operate a grocery store, shoe store, shoe repair shop, drug store, clothing store, warehouse, storage building, display rooms, amusement park, manufacturing plant, coal yard or any other place of business whatsoever upon any lot or part of a lot where such lot abuts upon any street or alley in the City of Alliance, Ohio where three-fourths of the buildings on both sides of the street for a distance of five hundred feet in either direction from the median line of such proposed building or proposed place of business are used exclusively for residence purposes, without first securing the written consent of the owners of two-thirds of the frontage abutting on said street for a distance of five hundred feet in both directions on both sides of the street from the median line of such proposed mercantile or business houses or construction.

It being further understood that if said proposed business place is to be located upon a corner lot that ~~it~~ in determining whether or not said section is a business section that the five hundred feet shall be considered in all four directions and on both sides of both streets, and that the written consent must then be secured of the owners of two-thirds of the frontage abutting on both of said street, on both sides of the street for a distance of five hundred feet from the median line of such proposed mercantile or business house or construction.

Section 2. That Ordinance #126-1 excepting <sup>Section 1</sup> shall remain in full force and effect.

Section 3. That this ordinance is hereby declared to be an emergency measure and its immediate enactment is necessary for the preservation of the public health, safety and welfare.

Section 4. That this ordinance shall take effect and be in force from and after the earliest

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Bk. 13. p. 712  
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period allowed by law but shall not apply to or be operative against an owner or operator of any business place or mercantile establishment which is in complete and full operation at the time of the passage of this ordinance.

Passed: June 16-1930.

Attest Mary J. Wilhelm, Clerk.

J. Elmer Smith,  
Pres of Council

Approved: June 21 1930

Carl F. Hani, Mayor

Approved: June 16-1930

H. S. Wolkoff,

City Solicitor