

AN ORDINANCE

RELATING TO PLACES WHERE SPIRITUOUS, MALT, OR FERMENTED LIQUORS, OR WINES, OR ANY INTOXICATING LIQUORS, MAY, UNDER CERTAIN RESTRICTIONS, BE SOLD, SERVED, FURNISHED OR GIVEN AWAY IN THE CITY OF LODI; PROVIDING FOR A LICENSE TAX THEREON, AND FOR THE TIME AND MANNER OF COLLECTING THE SAME; FORBIDDING AND MAKING UNLAWFUL THE OPENING, KEEPING, CONDUCTING OR CARRYING ON OF ANY PLACES WHERE SUCH LIQUORS ARE SOLD, SERVED, FURNISHED OR GIVEN AWAY, AND THE SALE, SERVING, FURNISHING OR GIVING AWAY OF SUCH LIQUORS, EXCEPT AT THE PLACES, IN THE MANNER, UPON THE CONDITIONS, AND UNDER THE RESTRICTIONS PROVIDED HEREIN; PROVIDING PENALTIES FOR THE VIOLATION OF THE TERMS OF THIS ORDINANCE. AND FOR THE RECOVERY OF SUCH PENALTIES; AND REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH.

OF TRUSTEES OF THE CITY OF LODI DO ORDAIN AS FOLLOWS:

Section 1 Necessity for license to Sell Intoxicating Liquors: It is hereby declared to be unlawful for any person, firm or corporation to establish, open, keep, maintain or carry on within the City of Lodi, any saloon, bar, store, dramshop, tippling place, stand, or any place where spirituous, malt, or fermented liquors, or wines, or any admixtures thereof, are sold or given away, or for any person, firm, or corporation (except as hereinafter provided) to sell, barter, or give away any spirituous, malt, or fermented liquors, or wines, or any admixture thereof, within the City of Lodi, without having the permission and license therefor, as in this ordinance provided.

Section 2 Necessity to Display License: Every person, firm or corporation receiving a license under this ordinance shall place the same so that it shall at all times be conspicuous and easy to read, at his chief place of making sales; and no license shall permit sales by any person, firm or corporation who shall neglect this requirement.

Section 3 License Not Assignable Without Permission: No license issued under this ordinance shall be assignable or transferable without the consent of the Board of Trustees of the City of Lodi, and, with such consent, only to a bona fide purchaser of the business to which it relates or in connection with which it was granted or issued. Such consent can be granted only after an application therefor has been filed with the City Clerk, such application to contain, in addition to the requirements for obtaining an original license, a statement setting forth such transfer or proposed transfer of the business. Such application must be accompanied by a new bond to take the place of the original bond, as herein specified, and the application must be verified by both the assignor and the assignee. Such application shall be published for at least four days in the official newspaper, at least one week before the same shall be acted upon by the trustees and at the expense of the applicant, who shall deposit with his application the amount of money necessary for such publication.

Section 4 Requisites in Application for License: No person, firm or corporation shall have issued to him or them the license required by this ordinance, unless such person, firm or corporation be of good character, citizens of the United States, and residents of the City of Lodi, and first make application to said Board of Trustees of the City of Lodi for permission to obtain the license herein required, and receive such permission. Said application shall be in writing and be filed with the Clerk of said city and must set forth:

First: The name and residence of the applicant or applicants, and how long he or they have there resided, and if a corporation, the names and residences of all the officers of the corporation.

Second: The particular place for which the License is desired.

Third: The name of the owner of the premises.

Fourth: That the applicant or applicants are the sole owners of the business proposed to be carried on.

Fifth: Whether or not the applicant or applicants have ever been engaged in the same kind of business before, and if so, when, where, and how long.

Sixth: That the applicant or applicants are the only person or persons in any manner interested in the business asked to be licensed, and that no other person shall be in any manner interested therein during

upon conviction thereof shall be punished by a fine not exceeding five

the continuance of the permission.

Seventh: That the applicant or applicants have not had a license for the sale of liquors in the City of Lodi revoked during any time preceding his or their present application.

Eighth: That the applicant or applicants will conduct the said place and business in accordance with all the conditions, restrictions, and provisions of this ordinance or of any other ordinance relating to the liquor traffic that may be adopted hereafter by the Board of Trustees of the City of Lodi, and will accept such license upon the express condition that a violation of any of such conditions, restrictions or provisions relating to the liquor traffic shall be good reason for the revocation of such license.

Said application shall be signed by each and every applicant, and, if a corporation, by all the officers and the board of directors of such corporation; and must be verified by the affidavit of the applicant or applicants, made before the City Clerk or a Notary Public.

Said application shall be accompanied by a written recommendation setting forth that the applicant or applicants are of good character and suitable to conduct such a place, which recommendation must be signed by the owners of a majority of the frontage of real estate in the block fronting on the side or face of the block in which the proposed business is to be conducted; provided, however, that when such place is located at the corner of the block, then said recommendation shall be signed by the owners of a majority of the frontage on each side, counted separately.

Provided further that any person, firm or corporation that now holds a liquor license and is conducting a saloon business in the City of Lodi at the time of the passage of this ordinance and makes a new application for a liquor license under this ordinance ~~and such applicant or applicants~~ need not have his recommendation signed by the owners of a majority of the front footage of the face of the block on which he or they wish to continue the conducting of a saloon business, nor will a bonafide hotel having fifty or more guests rooms be required to secure the endorsement of the owners of the majority of the foot frontage on the face or faces of the block on which the hotel is located and for which a license is desired.

Section 5 Notice of Application for License to be Published: Upon the filing of the application and recommendation so endorsed; the City Clerk shall give notice by publication for at least four consecutive publication days in the official newspaper of the City of Lodi, stating the name of the applicant, the name of his endorsers, the place where said business is to be conducted, maintained, or carried on, notifying all persons having any valid reason why said petition should not be granted, to file their objections in writing with the City Clerk on or before the meeting of the Board of Trustees of the City of Lodi next succeeding the completion of the publication.

When objection is made to the granting of any license, the Board of Trustees of the City of Lodi shall fix a day for hearing said matter, and the Clerk shall notify the applicant and said objectors that at the time and place fixed the Board of Trustees of the City of Lodi will hear testimony for and against the granting of said license.

Before acting upon an application the Board of Trustees of the City of Lodi may require a report upon the same by the City Marshall.

Whether objection be made or not, the Board of Trustees of the City of Lodi shall hear and determine the application and grant or refuse the same as in its judgment may be proper, and if such application be granted, shall order a license to be issued to the applicant or applicants. That the payment of the advertising of the application shall be at the expense of the applicant, who shall deposit with the City Clerk the amount of money necessary for such publication.

Section 6 Necessity to Furnish Bond - Nature of Bond: Such applicant or applicants shall, at the time of making application to obtain a license, file with the City Clerk a bond payable to the City of Lodi in penal sum of \$1000, approved by the "President of the Board of Trustees" of the City of Lodi, with two good and sufficient sureties, who shall justify before some competent person, competent to administer an oath, in double the amount mentioned in said bond over and above statutory exemptions, in property situated in the City of Lodi.

Said bond shall be conditioned that the principal therein named, while carrying on said business at the place mentioned in his endorsed application will not permit on said premises any breach of the peace or disorderly conduct; nor permit any games prohibited by law, or by the ordinances of the City of Lodi, nor sell or give away any wine, beer,

or intoxicating liquors to any habitual or common drunkard, or any person already intoxicated, or under the age of 21, nor permit any minor to frequent such place, and that he will in all respects comply with the provisions of this ordinance, or any subsequent ordinance regulating the liquor traffic that may be adopted by the Board of Trustees of the City of Lodi. On the breach of any of the above conditions, any person injured thereby shall have a right of recovery thereon.

The provisions herein contained regarding the petition and bond shall apply to the first application and to each annual application thereafter.

Section 7 Expiration and Revocation of Licenses: When permission is granted for any such license, such license shall remain in force not more than one year and be only for the person, firm or corporation and place named therein.

Upon sufficient cause being shown or proof furnished to the said Board of Trustees of the City of Lodi that any person, firm or corporation holding a license is keeping a disorderly or disreputable house or place or has violated any ordinance of the city relating to the sale of liquors, the said Board of Trustees of the City of Lodi shall, upon notice being given to the person, firm or corporation so licensed, revoke such permission, cancel the license and declare the bond forfeited.

It is specifically ordained and declared that all such licenses, though granted for a nominal term, are held at the pleasure of the said Board of Trustees of the City of Lodi.

Section 8 Time Limit for Reapplication: Upon the refusal by the Board of Trustees of the City of Lodi to grant to any person, firm or corporation a license to carry on the business herein specified, such person, firm or corporation shall not again apply for or be granted a license within six months from the date of such refusal.

Section 9 Payment of License Fees: All licenses issued hereunder shall be paid for quarterly in advance in lawful money of the United States at the office of the City Marshal of the City of Lodi, who is hereby authorized, empowered and directed to collect all license taxes provided by this ordinance, and he shall issue the license herein provided for only to such person, firm or corporation as shall have complied with the preliminary provisions herein required, and only upon the order of the Board of Trustees of the City of Lodi.

Section 10 Limiting Distance of Saloon from School: No person, firm or corporation shall have issued to him or them the license required by this ordinance when it appears that the front entrance of the place where the applicant proposes to carry on business is within a distance of 300 feet from the front entrance of any lot or premises used for public school purposes.

Section 11 Necessity to Confine Business to That License--Allowing Sale of Tobacco: No goods, wares, or merchandise of any kind, save and except those provided in this ordinance, shall be sold or offered for sale in any room or place where the business asked to be licensed shall be carried on or in any room or place connected therewith, by any door, window, passageway, or opening of any kind whatever. No tobacco shall be sold from a separate stand or counter in or in front of the saloon or restaurant. Licenses issued hereunder shall be called liquor licenses, and shall, however, authorize the sale of tobacco in all its forms.

Section 12 License Applies to One Place Only: The license herein specified shall entitle the owner thereof to carry on the business at only one place.

Section 13 Amount of License Fee--Exception as to Druggists and Thole-salers--Prescription Usable Only Once-- The license tax under this ordinance shall be as follows:

For every person, firm or corporation engaged in the business of selling or giving away, or in any manner furnishing, in any saloon, bar, stand, or any other place of business, or in any public place in the City of Lodi, and for every person, firm, or corporation who sells, or offers to sell or keeps for the purpose of sale in the City of Lodi, any spirituous, malt, or fermented liquors or wines, or *ai-i* mixture thereof, at the

rate of \$1200 per year payable quarterly in advance. Provided, that druggists and apothecaries shall not be required to obtain licenses under the provision of this ordinance for furnishing liquor upon the written prescription of a regularly licensed and registered physician, such liquor in no case to be used or drunk upon the premises, nor for supplying alcohol or preparations containing the same for scientific, mechanical, medical or medicinal purposes. Provided, further, that no spirituous, vinous, or malt liquors shall be sold or furnished more than once on any one prescription of such physician, and that no physician shall prescribe any intoxicating liquor as a beverage to a person of known intemperate habits.

Nothing in this ordinance shall prevent the sale of alcohol by a regularly licensed druggist, provided that such druggist shall make no sale ~~or other disposition~~ is noted in a book to be kept for that purpose. Such book shall show the name of the purchaser, the amount of alcohol purchased, the date purchased, as well as the residence of the purchaser obtaining the same. Said book shall be at all times during business hours kept open to public inspection.

For every person, firm or corporation conducting a hotel, restaurant or eating house, and selling or serving any of the liquors in this ordinance herein above designated, at any such hotel, restaurant or eating house, the same being there sold and served with and as a part of a regular bona fide meal sold and consumed within the hours hereinafter specified as the time during which the holder of a saloon license may keep open and conduct his business, the sum of \$300 per year, payable quarterly; provided also, that no such restaurant or eating house within the City of Lodi in which wines, liquors, beers, or other spirituous, malt, fermented, or intoxicating liquors of any kind are served with meals or refreshments, shall have connected therewith or use in connection therewith any apartment, room, booth, box, or curtained off place; all parts of the dining room to offer an un-interrupted view from the main entrance to said restaurant or eating house.

Provided, further, that no such license shall be required for the purpose of selling liquors to retail dealers in said city who have paid the license tax herein specified; but said license must be obtained by every person, firm or corporation who or which sells spirituous, malt, or fermented liquors or wines, from place to place or from wagons in said city, to persons other than said liquor dealers.

The license tax for every wholesale liquor establishment, as herein defined, shall be the sum of \$300 a year, payable in advance quarterly. The payment of license tax, as herein provided, to be made quarterly, shall be made on the first days of January, April, July and October.

Licenses for the sale of liquor shall be granted by the Board of Trustees in said city to hotels, restaurant keepers, wholesalers and retailers applying therefor, in accordance with the number conditions and restrictions herein provided.

For the purpose of this ordinance, a retail liquor establishment is defined to be any place where spirituous, vinous, mixed or other intoxicating liquors, except malted liquors or beers, are sold, served, or otherwise dispensed or disposed of in quantities of one gallon, or less, and where malt liquors or beers are sold, served or otherwise dispensed or disposed of in quantities of three gallons, or less, all of which liquors are to be drunk either upon the premises or elsewhere, and any person, firm or corporation, who, either as owner, agent, licensee, or otherwise, conducts or carries on a retail liquor establishment, as herein defined, is, for the purpose of this ordinance, declared to be a retail liquor dealer. This section shall not apply to sale of liquor with, and as a part of meals to patrons of the establishments having table licenses, as hereinbefore provided.

For the purpose of this ordinance, a wholesale liquor establishment is defined to be any place where spirituous, vinous, malt, mixed or other intoxicating liquors are sold, served or otherwise dispensed or disposed of in quantities of not less than one-fifth of one gallon, except as to malt liquors and beer, and when malt liquors or beers are sold to be in quantities of not less than one dozen one-fifth gallon bottles or two dozen one-tenth gallon bottles, and not to be drunk upon the premises where so sold, served, or otherwise dispensed or disposed of, and any person, firm or corporation, who, as owner or licensee, or otherwise conducts or carries on a wholesale liquor establishment, as herein defined, is for the purpose of this ordinance, declared to be a wholesale liquor dealer.

A table license shall be issued to every person, firm or corporation conducting a hotel, restaurant or eating house, applying therefor, per-

rate of \$1200 per year payable quarterly in advance. Provided, that druggists and apothecaries shall not be required to obtain licenses under the provision of this ordinance for furnishing liquor upon the written prescription of a regularly licensed and registered physician, such liquor in no case to be used or drunk upon the premises, nor for supplying alcohol or preparations containing the same for scientific, mechanical, medical or medicinal purposes. Provided, further, that no spirituous, vinous, or malt liquors shall be sold or furnished more than once on any one prescription of such physician, and that no physician shall prescribe any intoxicating liquor as a beverage to imberate habits.

of alcohol unless such sale or disposition the sale of alcohol by a druggist shall make no sale kept for that purpose. Such title date purchased, as well as the residence of the purchaser obtaining the same. Said book shall be at all times during business hours kept open to public inspection.

For every person, firm or corporation conducting a hotel, restaurant or eating house, and selling or serving any of the liquors in this ordinance herein above designated, at any such hotel, restaurant or eating house, the same being there sold and served with and as a part of a regular bona fide meal sold and consumed within the hours hereinafter specified as the time during which the holder of a saloon license may keep open and conduct his business, the sum of \$300 per year, payable quarterly; provided also, that no such restaurant or eating imuse within the City of Lodi in which wines, liquors, beers, or other spirituous, malt, fermented, or intoxicating liquors of any kind are served with meals or refreshments, shall have connected therewith or use in connection therewith any apartment, room, booth, box, or curtained off place; all parts of the dining room to offer an un-interrupted view from the main entrance to said restaurant and or eating house.

Provided, further, that no such license shall be required for the purpose of selling liquors to retail dealers in said city who have paid the license tax herein specified; but said license must be obtained by every person, firm or corporation who or which sells spirituous, malt, or fermented liquors or wines, from place to place or from wagons in said city, to persons other than said liquor dealers.

The license tax for every wholesale liquor establishment, as herein defined, shall be the sum of \$300 a year, payable in advance quarterly. The payment of license tax, as herein provided, to be made quarterly, shall be made on the first days of January, April, July and October.

Licenses for the sale of liquor shall be granted by the Board of Trustees in said city to hotels, restaurant keepers, wholesalers and retailers applying therefor, in accordance with the number, conditions and restrictions herein provided.

For the purpose of this ordinance, a retail liquor establishment is defined to be any place where spirituous, vinous, mixed or other intoxicating liquors, except malted liquors or beers, are sold, served, or otherwise dispensed or disposed of in quantities of one gallon, or less, and where malt liquors or beers are sold, served or otherwise dispensed or disposed of in quantities of three gallons, or less, all of which liquors are to be drunk either upon the premises or elsewhere, and any person, firm or corporation, who, either as owner, agent, licensee, or otherwise, conducts or carries on a retail liquor establishment, as herein defined, is, For the purpose of this ordinance, declared to be a retail liquor dealer. This section shall riot apply to sale of liquor with, and as a part of meals to patrons of the establishments having table licenses, as hereinbefore provided.

For the purpose of this ordinance, a wholesale liquor establishment is defined to be any place where spirituous, vinous, malt, mixed or other intoxicating liquor's are sold, served or otherwise dispensed or disposed of in quantities of not less than one-fifth of one gallon, except as to malt liquors and beer, and when malt liquors or beers are sold to be in quantities of not less than one dozen one-fifth gallon bottles or two dozen one-tenth gallon bottles, and not to be drunk upon the premises where so sold, served, or otherwise dispensed or disposed of, and any person, firm or corporation, who, as owner or licensee, or otherwise conducts or carries on a wholesale liquor establishment, as herein defined, is for the purpose of this ordinance, declared to be a wholesale liquor dealer.

table license shall be issued to every person, firm or corporation conducting a hotel, restaurant or eating house, applying therefor, per-

Handwritten note: "The sale of alcohol by a druggist shall make no sale kept for that purpose. Such title date purchased, as well as the residence of the purchaser obtaining the same. Said book shall be at all times during business hours kept open to public inspection."

mitting the sale of liquor at such hotel, restaurant or eating house, provided the liquor is sold, served and drunk with, and as a part of the meal actually ordered and consumed by patrons of such hotel, restaurant or eating house.

Section /4 License Forms: The City Clerk must prepare and have printed suitable forms for the licenses herein authorized, which shall, when issued, bear the name of the applicant or applicants, the date of expiration of the license, and the signature of President of the Board of Trustees and City Clerk.

Section /5 Manner in Which Liquors May Be Sold--Prohibition of Sales to Adjoining Places--Prohibiting Side or Rear Entrances.--The public entrance to every place where such liquor business licensed hereunder is carried on must be directly from the street it faces and there shall be but one public entrance thereto, except when located in a hotel. The doors in such public entrance shall contain panes of clear transparent glass so that the interior of the bar room may be plainly seen from the street which said place of business faces.

No person engaged in the vending or disposing of spirituous, malt or fermented liquors, or wines in any barroom or saloon shall sell or deliver for sale or use, any liquor in any back room, side room, upper room, or other apartment in or contiguous to such barroom or saloon; or in any building adjoining the same, unless said back room, side room, upper room, or other apartment be so constructed and maintained that no ingress thereto or egress therefrom can or may be had except through the main room of said barroom or saloon, and so constructed that a full and uninterrupted view of the interior of such room or apartment can be at all times had from said main room of said barroom or saloon, except for lavatory purposes, and no such person shall have or maintain any private or separate entrance for any particular class of customers or any words or signs upon any entrance signifying that such entrance is for ladies or families, or for any particular class of persons, or as a private entrance to such barroom or saloon or to any other apartment used in connection therewith. Provided, that nothing contained in this section shall prohibit the serving of such liquors to any guests within any hotel or restaurant having a valid license to sell the same.

Section /6 Games of Chance, Gambling, Singing, Dancing, Etc., Prohibited.--No holder of any license granted hereunder shall permit any public singing, instrumental music, dancing, prize fighting, boxing or wrestling within his place of business, nor shall he permit any game with cards, dice, or other device or any game of chance whatever, to be played within his said place of business, nor shall any female, either as employe or otherwise, be allowed to occupy any room or rooms in connection with said place of business. No place where said place of business be conducted in, or connected with any bawdy house, place of assignation, or lodging house, connected with the same; nor shall such place of business or business itself be carried on, in, or connected with any dance hall or music hall, theater or other place of entertainment.

Section /7 Prescribing Closing Time for Saloons.--No liquor license shall authorize or allow the holder thereof to sell, serve, or give away any liquors at any time other than between the hours of six o'clock A. M. and twelve o'clock midnight of the days from Monday to Saturday, both inclusive, of each week; and it shall be and is hereby made unlawful to sell, serve, or give away any spirituous, malt, or fermented liquors or wines, or mixtures thereof, in any establishment, saloon, tippling house, barroom, drinking place, restaurant, hotel or drug store at any other time.

Provided, however, that the foregoing provision shall not apply to the sale by druggists of such liquors for medicinal purposes, upon the prescription in writing of a licensed physician, nor the sale by such druggists of pure alcohol for medicinal, medical, mechanical or scientific uses.

The owner, proprietor, manager or other person having charge or control of any establishment, saloon, tippling house, barroom or other place where spirituous, malt, or fermented liquors or wines, or admixtures thereof are sold, served or given away, either at wholesale or retail, excepting restaurants and drug stores, shall securely close and lock all entrances to and exits from any such place, or cause the same to be so closed and locked and keep the same in such condition, against the entry and exit of all persons other than the proprietary owner and manager thereof, or servants regularly employed in and about the same, at all times between the hours of twelve o'clock midnight on Saturday and six o'clock A. M. on the Monday

next succeeding, and at all times between the hours of midnight and six o'clock A. M. of each and all days of the week.

~~Section Limiting the Number of Saloons Hotels Excepted. It is hereby provided that the number of saloons licensed under the provision of this ordinance shall not at any time exceed four, provided that this limit shall not apply to saloons or barrooms kept, conducted, maintained, or carried on in connection with a hotel owned or controlled by the person, firm or corporation to whom the license hereunder is issued. A "hotel" within the meaning of and for the purposes of this ordinance, shall be any public house of entertainment having fifty rooms or more for the entertainment of guests or travelers and a dining room in which meals are served daily to the public.~~

Section 8 Barring Minors From Saloons.--No holder of a license under this ordinance shall sell, or otherwise dispense or dispose of any intoxicating liquors to a minor under 21 years of age, nor shall he allow any such minor to enter or remain in his place of business for any purpose whatsoever, and he must place in a conspicuous place over each public entrance to his place of business a sign printed in letters at least three inches in height in these words: "NO MINORS ALLOWED", and shall have two similar signs in conspicuous places in the room where he dispenses liquor.

If the licensee has any doubt that the person applying to him to be served with, or requesting the sale or gift to him of any intoxicating liquors, is over 21 years of age, he shall require the latter to sign a statement as follows: "I do hereby state and declare that I was born on

(insert month) in (insert year), and that I am now of age. "Signed _____."

X and the licensee above shall be furnished by the city Clerk to each all the statements signed as above and show the same to the city attorney or any member of the police force upon request.

Section 19 False Representation as to Age of Minor.--No minor under the age of 21 years shall represent himself to be over the age of 21 years to any proprietor, or manager, or barkeeper of any saloon, barroom, drinking place, or place where intoxicating liquors are sold or offered for sale, for the purpose of procuring intoxicating liquor for himself or for another, or for the purpose of being permitted to loiter or remain in or about any saloon, barroom, drinking place, or place where intoxicating liquors are sold, or for the purpose of being permitted to take or carry away intoxicating liquors therefrom.

Section 20 Prohibiting Sale of Liquor to Intoxicated Persons or Habitual Drunkards.-- No person holding a license under this ordinance shall sell or otherwise dispense or dispose of any intoxicating liquors to an habitual drunkard, or idiot, or insane person, nor to any intoxicated person. The Board of Trustees of the City of Lodi may in its discretion, provided the person named in tile notice hereinafter provided shall be addicted to the inordinate use of the vinous or other intoxicating liquors named in said notice, or shall be a minor, or shall be dangerous to the public safety when intoxicated, or if said Board of Trustees of the City of Lodi be requested to do so by any adult member of the family of said person, then said Board of Trustees of the City of Lodi shall require the City Marshall to serve the following notice on all licensees under this ordinance:

"Office of the City Marshall of the City of Lodi, California. By order of the Board of Trustees of the City of Lodi, you are hereby notified not to furnish to the following named persons _____ any vinous, spirituous, distilled, malt, mixed or other intoxicating liquors within the period of six months from the date hereof, dated _____, 19___. (Signed) _____ City Marshall."

For the period of six months from the date of said notice it shall be unlawful for any licensee under this ordinance to sell or otherwise dispense or dispose of any such liquor to any person or persons named in said notice. Said licensee shall also keep displayed in a prominent place in his place of business a legibly written and easily read list of the names of persons regarding whom such notices have been served upon him, as long as notices are in effect.

Section 21 Violation of Ordinance.-- Anyone violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding Five

Hundred Dollars, or by imprisonment in the County Jail of San Joaquin County for a period not exceeding six months, or by both such fine and imprisonment. Provided, that in case the holder or holders of any license granted under the terms of this ordinance shall be convicted of a violation thereof, such license shall be revoked by the Board of Trustees of the City of Lodi after a hearing had for that purpose.

Section ~~22~~ City Marshall to Inspect Saloons--Petitions to Revoke License.--The City Marshall shall visit the place of business of each holder of a license granted hereunder at least once a ~~day~~ and report to the Board of Trustees of the City of Lodi any violation of this ordinance; the City Marshall or any citizen of the City of Lodi may present a petition to the said Board of Trustees for the revocation of the license of any said holder thereof who conducts his place of business as a resort of dissolute persons or vagrants, or when the said holder of such liquor license or any of his employeesshall be intoxicated in said place of business.

Section ~~23~~ Conflicting Ordinances Repealed.--All other ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

~~Section ~~24~~ Ordinance Becomes Effective.--This ordinance shall take effect and be in full force and effect ~~30~~ days after its adoption.~~

~~Section ~~25~~~~ This ordinance shall be published once in the Lodi *Sentinel* a newspaper of general circulation, and shall take effect on and after the first day of July, 1914.

IntrDduced May 20, 1914.

Passed *May 27*, 1914.

Ayes: Trustees Black, Deaver, Folendorf, Hale and Keeney

Noes: *None.*

Approved:

F. O. Hale
President of the Board of Trustees
of the City of Lodi,

ATTEST:

H. S. Clark

City Clerk.

