ORDINANCE NO. 321.

AN ORDINANCE PROHIBITING THE SALE, PURCHASE, RECEIVING AND (OR) GIVING AWAY OF INTOXICATING LIQUOR CONTLINING MORE THAN ONE-HALF OF ONE PER CENT. OF ALCOHOL BY VOLUME; ALSO PROHIBITING THE POSSESSION OF SUCH LIQUOR, IF UNLAWFULLY RECEIVED OR MANUFACTURED; ALSO PRO-HIBITING THE SOLICITING OR TAKING OF CR DERS FOR THE SALE OR GIFT OF ANY SUCH LIQUOR; ALSO PROHIBITING THE CARRYING TO, OR POSSESSION AT, ANY DANCE HALL OR OTHER PUBLIC GATHERING, OF ANY OF SAID LIQUOR; ALSO PROHIBITING THE MAINTAINING OF ANY LOCKER OR CLUB ROOM, OR ANY PRIVATE PLACE WHERE SAID LIQUOR IS KEPT; ALSO PROHIBITING DRUNKEN-NESS UPON ANY STREET OR OTHER PUBLIC PLACE, - ALL WITHIN THE CITY LIMITS OF THE CITY OF WARBENTON AND DECLARING AN EMERGENCY LIMITS OF THE CITY OF WARRENTON, AND DECLARING AN EMERGENCY.

THE CITY OF WARRENTON DOES ORDAIN AS FOLLOWS:

Section the That it shall be unlawful for any person persons, firm, company, or corporation to: (1) Have in Mis, her, their, of (and) possession any intoxicating liquor, containing more than one-half of one per cent. of alcohol by volume, if brought in, or manufact-ured in, the State of Oregon in violation of the laws of such State; (2) to sell, solicit, or receive orders for the sale or gift of any of said liquor; (3) to give away, barter or trade any of said liquor; (4) to drink any of said liquor; (5) to receive by gift, purchase or otherwise any of said liquor; (6) to carry any of said liquor, or any liquor of any kind, to any dance hall or other public place or gathering, and (or) to have the same in possession there; (7) to drink any liquor in any street or other public place of either and (or) to have the same in possession there; (7) to drink any liquor in any street or other public place; (8) to be found intoxicated, either partimally or wholly, within the corporate limits of said City; (9) to directly, or indirectly, keep or maintain, or in any manner to aid, as-sist or abet in keeping or maintaining, any locker, room, club-room, or other similar place within the corporate limits of said City, in which intoxicating liquors are received or kept for the purpose of use, gift, or sale as a beverage, or at all; (10) to drive or operate any motor which upon any of the public streets or highways of said City while, in any degree, under the influence of intoxicating liquor; and(11) to one per cent. of alcohol by volume. Section 2. That the law of search and seizure, as set for th in Oregon Laws (often referred to as Olson's Oregon Code of 1920) are here-by referred to and made a part of this ordinance, and the Auditor and Police Judge of said City is hereby authorized to issue search warrants, just as a magistrate is authorized by Chapter, XIX of Title XVIII, of said Cregon Laws, and the City Marshal of Warrenton is hereby author-ized to execute/sid Teturn to said Auditor and Police Judge's Court, any search warrant or warrants thus issued, just as is prescribed for a search warrant or warrants thus issued, just as is prescribed for a constable in said laws.

Section 3. That any person, persons, firm, company or corporation, who shall violate any of the provisions of this ordinance, shall, upon conviction thereof before said Auditor and Police Judge, be punished by a fine of not exceeding Three Hundred Dollars (\$300.00), or by imprison-ment in the city jail of said City for a period not exceeding one hun-dred days, or by both such fine and imprisonment, in the discretion of said Auditor and Police Judge.

Section 4. That all ordinances, or parts of ordinances, in con-flict with this ordinance are hereby repealed; provided that they may and shall remain in full force and effect for the purpose of trying, donvicting, and punishing any and all persons who may have violated the same, but who have not yet been brought to trial therefor.

Section 5. That, whereas, at least two motor vehicles have been wrecked, and one person killed in one of such wrecks, and another per-son physically injured for life in the other, within the city limits of said City, within the past two or three weeks; that the drivers of said vehicles were apparently under the influence of intoxicating liquor, which was seemingly procured at one or more resorts or joints within said City, and the ordinances now in force do not appear adequate to reach and convict such miscreants: It is therefore, necessary for the preservation of the public peace, health and safety of said City that this ordinance be in full force and effect from its passage, and adoption approval, and an emergency is, therefore declared, in order that this or-dinance may become effective immediately. Passed by the, Council and approved by the Mayor on June 15, 1922. Attest:

Attest: John Evenden 45/17, . Mayor. Marsin