An Ordinance to suppress and prohibit liquor vendors, barrooms, saloons, drinking shops, tippling houses, in the City of Sherwood, Oregon, and all places in said City in which spirituous, vinous, melt or alcoholic liquors are sold or kept, and to define and declare what shall constitute such places, and to prohibit the sale, barter or gift of spirituous, vinous, melt or alcoholic liquors or having any such liquor in possession, within said City, prescribing penalties for violation of any of the provisions of this ordinance, repealing all ordinances, or parts of ordinances, in conflict with this ordinance, and declaring an emergency.

The City of Sherwood does ordain as follows:

Section 1. Any and all buildings, rooms, places, booths, tents, or any other place, where any alcoholic, malt, spirituous or vinous liquor is kept or sold, shall, for the purposes of this ordinance, be held and deemed to be a saloon, barroom, drinking shop, or tippling house, and any person who opens, operates, keeps, maintains or controls any such place shall be deemed to be a liquor vendor within the meaning of this ordinance and shall be punished accordingly. Provided, that drugstores conducted or operated under lawful conditions, and regularly licensed practicing physicians, shall not be deemed or held to come within the provisions of this ordinance.

Section 2. Any liquor vendor, or any person who, within the City of Therwood, Oregon, opens, operates, keeps, maintains or controls or is in any way interested in, any salcon, barroom, drinking shop, or tippling house, or any other place where any alcoholic, malt, spirituous or vinous liquor is kept, sold or dispensed, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished accordingly. Provided, that this section shall not apply to drugstores and regularly licensed practicing physicians in the conduct of their legitimate business.

Section 3. Any person who shall, within the City of Sherwood, Oregon, sell, barter, give away, dispose of, or have in his or her possession, and alcoholic, malt, spirituous or vinous liquor shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punaked as in this ordinance is hereinafter prescribed. Provided, that this section shall not apply to persons exempted by Sections 1 and 2 of this ordinance in the conduct of their legitimate business.

Section 4. Any person convicted of the violation of any of the provisions of this ordinance shall be punished by a fine not to exceed One Hundred Dollars, or by imprisonment in the City Jail not more than fifty days, or by both fine and imprisonment.

<u>Section</u> <u>5</u>. All ordinances, or parts of ordinances, in conflict with this ordinance are hereby repealed, insofar as any conflict may exist.

Section 6. inasmuch as it is necessary for the health, peace, and safety of said City that adequate provisions be made for the suppression and prohibition of the liquor traffic, without delay, an emergency is hereby declared to exist and this ordinance shall take effect upon its approval by the Mayor.

Passed by the City Council this October 2.4., 1927

Flord C. Shoop

Mayor.

Certificate for enrolled ordinance

State of Oregon, )
Washington county, ) ss.
City of Sherwood. )

I, Floyd C. Shoop, hereby certify that I am the duly appointed, qualified and acting Recorder of the said City of Sherwood, Washington County, Oregon, that I have carefully compared the above and foregoing enrolled copy of Ordinance No. 101, of said ity, and that it is a true and correct transcript thereform and copy thereof, and of the whole of such original ordinance as the same now appears in my office and in my officail custody.

Dated this Cef 244 1927.

Hogel C. Shows, Recorder of the City of Sherwood, Washington County, Oregon.