

ORDINANCE NO. 37

AN ORDINANCE TO PROHIBIT THE USE OF THE PUBLIC HIGHWAYS, STREETS, ALLEYS, SIDEWALKS AND LANDS, BUILDINGS AND PREMISES WITHIN THE VILLAGE OF CARLTON IN CARLTON COUNTY, MINNESOTA FOR THE PURPOSE OF THE TRANSPORTATION, SALE, OR OTHER DISTRIBUTION, OR IN ANY MANNER OBTAINING, INTOXICATING LIQUORS, OR LIQUIDS OR COMPOUNDS CONTAINING ALCOHOL IN SUFFICIENT QUANTITIES TO PRODUCE THE EFFECT OF INTOXICATION.

The Village Council of the Village of Carlton do ordain as follows:

- Sec. 1 It shall be unlawful to carry, convey, or transport by conveyance, common carrier, or in any automobile, vehicle or conveyance, or by any means, or in any bottle, box, barrel or other container, on or over any public highway, street, alley, railway right-of-way or other land or premises, within the limits of said Village of Carlton, any intoxicating liquor, or liquids or compounds containing alcohol in sufficient quantities to produce the effect of intoxication.
- Sec. 2 It shall be unlawful to store, keep for distribution, keep a place where it may be obtained, or permit another to have or receive or drink or treat to, any intoxicating liquor, or liquid or compound containing alcohol in sufficient quantity to produce intoxication, or which might intosicate, at any place within the limits of said village; and the selling or otherwise disposing of, aiding to procure or use as a beverage, or alleged medicine, any such liquors or liquids as a medicine under cover of a prescription, or other excuse, is hereby declared to be unlawful and a fraud on the public.
- Sec. 3 It shall be unlawful for any physician, surgeon or other person to make or deliver a prescription to another party which may be used or which shall be used to enable anyone to procure, take, or drink any of the liquids referred to in this Ordinance, in said Village, or by means of which the purpose and intent of the county option law as adopted by said Carlton County may or shall be nullified, or violated.
- Sec. 4 It shall be unlawful for any party or person to provide or keep or permit to be kept on or in any place or premises of which he is a proprietor or tenant, any Hoffman Drops, Peruna, proprietary alcoholic compound, or alcoholic liquor, to be sold or permitted to be acquired as a beverage, or as an alleged medicine, under any arrangement, plan or device whereby any of such or other alcoholic liquors, preparations, compounds or drinks may be sold or procured, whether paid for or not, and regardless of whether they are personally served or not, or whether the person obtaining the same procures the same through his own efforts in the presence or absence of such other party or person.
- Sec. 5 None of the provisions of this Ordinance shall apply to a drug store in said Village where said intoxicating liquor, or liquids, are kept for use and used solely in compounding medicines in accordance with the directions contained in the United States Pharmacopeia. But any druggist in said village who makes a blind pig out of his drug stroe by furnishing or permitting other to obtain any of said prohibited liquors or liquids as a beverage, shall be guilty of a misdemeanor for each offense.
- Sec. 6 Whoever directly or indirectly violates any of the provisions of the Ordinance shall be guilty of a misdemeanor and shall be fined not to exceed \$100.00 including costs, and in default of payment, shall be confined for a period of not to exceed three months either in the Village Lockup or County Jail as the Court may direct.
- Sec. 7 Said liquor may be seized, and by order of the Court destroyed or otherwise disposed of.
- Sec. 8 This Ordinance shall take effect and be in force from and after its adoption and publication.

Adopted February 5, 1919

Attest:

James McFarland
Village Recorder

Emil Newquist
President of the Village Council