ORDINANCE No. 78.

AN ORDINANCE LICENSING AND REGULATING THE SALE OF LIQUORS IN SOLANO COUNTY, ETC.

The Board of Supervisors of the County of Solano, do ordain as follows:

SECTION 1. The rate of license for every person who shall open, keep or conduct any bar, saloon, or other place for the sale of spirituous, malt or fermented liquors or wine in Solano County, State of California, provided, that no license shall be issued to any person to sell spirituous, malt or fermented liquors or wine in said County, as aforesaid, except upon order of the Board of Supervisors of Solano County, and upon compliance with the following provisions, to-wit:

Provision One: All persons now engaged in the business of selling spirituous, malt and fermented liquors and wines, by license of said Board of Supervisors to engage and carry on such business, and holding receipts from the County License Collector for the license fee for the quarter ending June 30th, 1911, shall be required to present applications to the Board of Supervisors for permission to continue in such business on and after July 1st, 1911. Such applications must be in substantially the following form and must be filed with the Clerk of said Board not later than June 30th, 1911:

"Application for Retail Liquor License. To the Honorable Board of Supervisors of Solano County: The Undersigned respectfully represents to your Honorable Body that he desires and requests permission to secure from the County License Collector a license to conduct a place for the sale of spirituous, malt and fermented liquors within the County of Solano at___________.

Signed: _____________________________."

Provision Two: When any person is not entitled under provision one of this Ordinance to apply for and receive permission and license to continue in the business of selling spirituous, malt and fermented liquors, desires to open, keep or conduct any bar, saloon, or other place where spirituous, malt or fermented liquors or wines are sold or offered for sale, within the County of Solano, State of California, such person shall present his petition to the Board of Supervisors of the County of Solano, signed by the majority of the resident taxpayers of the voting precinct in which it is proposed to open,
KEEP AND CONDUCT SUCH BAR, saloon or other place for the sale of spirituous, malt or fermented liquors or wine, when it is proposed to conduct such business without the corporate limits of any city or town within said county, setting forth that the applicant is a proper and suitable person to keep and conduct such a place, stating and reasonably describing the location or place for which application is made to conduct such business and that no one will be injured thereby.

PROVISION three: Such petition, on being presented to the Board of Supervisors at any regular meeting thereof, shall be referred to the license committee of said Board, whose duty it shall be to investigate the moral character of the applicant and the effect of establishing such business in the locality described in the petition. If, after the report of the license committee on said petition has been made and duly considered by the Board, it shall appear to the satisfaction of that body that the applicant is a sober and suitable person for conducting such a business, that the petition has been signed as required in Provision Two hereof, and that the location of such a business at the place described in the petition will not damage any person, then the license collector may be ordered to issue such license to the applicant; but, if the Board of Supervisors shall find that the applicant is not a person of good moral character, or not a suitable person to conduct such a business or that the location of the business applied for will damage any person, then the application shall be denied.

Provision Four: It shall be unlawful for any person, firm or corporation doing business under the provisions of this ordinance to sell, or offer for sale, any spirituous, malt or fermented liquors or wines between the hours of 1 o'clock A.M. and 6 o'clock A.M. of the same day;

Provision Five: It shall be unlawful for any person, firm or corporation keeping, conducting, managing, or opening any bar, saloon, building or other place under the provisions of this ordinance where spirituous, malt or fermented liquors or wines are publicly sold or offered for sale, to permit, allow or suffer any women or women to frequent, visit, resort to or remain in the bar-room, or other room or apartments where such spirituous, malt or fermented liquors or wines are publicly kept or sold or offered for sale.

Provision Six: Any person desiring the revocation of any license granted under the terms of this ordinance, or desiring to protest against the granting of any license under the provisions hereof shall present his petition or asking for such revocation or of protest against granting the license, in writing under oath, to the Board of Supervisors, stating and setting forth in explicit
terms as to time, date, number and names of persons, etc., the facts upon
which the protestant bases his demand that the license be revoked, or the pe-
tition and application therefor be refused: The Board shall thereupon hear
and act upon such petition in due course.

Provision Seven. Where the petition prayer that the license be not
granted if upon such hearing the Board shall find the charges as set forth
therein to be true, it shall refuse to grant the license asked for; where the
petition asks for the revocation of a license, and the Board finds that the
ordinance or any part thereof has been violated, such license shall be sus-
pend for a period of thirty days for the first offense, ninety days for the
second offense, and absolute suspension and revocation of such license for the
third offense; no person whose license has been so absolutely suspended or re-
voked, shall be again given or granted a license, nor shall a license be given
or granted to any other person to conduct the business of selling wine,
spiritous, malt or fermented liquors in the place or premises for which such
license had been given.

Provision Eight: Having a federal liquor license in one's possession
shall be considered prima-facie evidence that the possessor and holder
of such federal liquor license is engaged in the business of selling spirit-
ous, malt andspirituous and fermented liquors.

Provision Nine: It shall be unlawful for any person to open, keep,
or conduct any bar, saloon, or other place where spirituous, malt or fer-
mented liquors or wines are sold or offered for sale within the County of Solano,with
out having first procured a license therefor pursuant to the provisions of
this ordinance; and any person so offending shall be deemed guilty of a mis-
demeanor and upon conviction thereof, shall be fined in a sum not less than
fifty dollars nor more than two hundred dollars, or shall be imprisoned in
the County Jail for a term not exceeding ninety days, or by both such fine
and imprisonment.

Provision Ten: All ordinances or parts of ordinances passed heretofore, insofar as they conflict with this ordinance, are hereby repealed.

SECTION 11. The number of licenses in effect at any one time un-
der the provisions of this ordinance shall not exceed twenty-five in number.

SECTION 111. This ordinance shall take effect and be in force from and after the first day of July, 1911, upon due and legal publication
AN ORDINANCE AMENDING ORDINANCE NUMBER 72, 
APPROVED THE 2nd DAY OF DECEMBER, 1907, 
ENTITLED "AN ORDINANCE AMENDING ORDINANCE 
NUMBER 62 ENTITLED 'AN ORDINANCE PROVIDING 
FOR A BOUNTY ON COYOTE SCAPS, ETC, APPROVED MARCH 4th, 1911.' 

The Board of Supervisors of the County of Solano do ordain as follows:

Said Ordinance number 72 is hereby amended to read as follows:
From and after the 20th day of December, 1911, any person killing a 
coyote in the County of Solano, shall be entitled to a bounty of $20.00 for each 
coyote so killed upon submitting to the Board of Supervisors satisfactory proof 
that said coyote was so killed in said Solano County, 
This Ordinance shall take effect from and after the 20th day of De­
cember, 1911, and upon due publication thereof for the necessary period in the 
manner and as provided by law,

Adopted this 4th day of December, 1911, by the following vote; Ayes 

Attest: 
Clerk of said Board.

Approved December 4th, 1911.

Chairman of said Board of Supervisors.