lished in the Roanoke Leader, a newspaper of general circulation in the City of Roanoke, Alabama, on the 26th day of January, 1950.

Olin E. Sheppard
Clerk, City of Roanoke, Alabama

AN ORDINANCE NO. 385

To regulate the sale of Gasoline or other liquid motor fuel for Retail purposes, and to provide Meters for the regulating and measuring of the sale of gasoline and other liquid motor fuels, and to insure the carrying out of the terms and provisions of said Ordinance and to provide penalties for the violation of said Ordinance.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ROANOKE, ALABAMA, as follows:

Section 1. That from and after April 15, 1950, every person, firm or corporation selling or dispensing gasoline or other liquid motor fuel at retail or for consumption in such circumstances that the same is subject to a City license tax within the City of Roanoke, Alabama, or within the Police Jurisdiction thereof, shall cause said gasoline or other liquid motor fuel to be measured through meters; and every gasoline pump or other container, by whatever name called, through which gasoline or other liquid motor fuel is so dispensed or delivered shall be equipped with a meter.

Section 2. That the meters herein prescribed shall be of a standard type, to meet specifications of the city inspector of weights and measures (hereinafter called the city inspector) or shall be of such a type as to insure accuracy of operation as determined by said city inspector.

Section 3. That said meters shall be subject to inspection at all reasonable hours by the city inspector or by any other authorized officer of the City, and said meters shall be read at prescribed intervals by the city inspector or some other person designated for that purpose by the Mayor.

Section 4. That said meters shall be properly attached to pumps or containers so as to show the true reading and measurement of the quantities of gasoline or other liquid motor fuel discharged
Section 5. That meters installed in accordance with this ordinance shall, upon installation thereof, be immediately sealed by the city inspector with seals supplied by the City, which said seals shall remain upon said meters until removed therefrom by the city inspector.

Section 6. It shall be unlawful for any person, firm or corporation selling or dispensing gasoline or other liquid motor fuel or consuming the same in such circumstances that it is subject to a city license tax through the use of a pump, tank or other container to refuse to install a meter on such pump, tank or other container, or refuse to allow the city inspector or other person authorized by the City to read at any reasonable hour any meter installed on any gasoline pump or other container within the City or its police jurisdiction.

Section 7. It shall be unlawful for any person, firm or corporation to change, set back, alter, willingful damage or tamper with a meter or to turn back the reading on the same or to remove, deface, change or tamper with the seal or seals on any meter except where the same is done by the city inspector or by order of the Mayor.

Section 8. That no license for the operation of any gasoline filling station shall be issued by the City unless and until the pumps and containers used and to be used at such stations shall be equipped with meters as herein provided.

Section 9. That if ever any person, firm or corporation fails or refuses to install or allow to be installed a meter or meters on pumps, tanks, or containers as required hereby, or fails or refuses to allow the city inspector or other authorized representative of the City to read said meter or meters when installed shall be guilty of a misdemeanor, and a violation of this ordinance.

Section 10. That this ordinance is passed under the police power for the protection of the public in the buying and selling of gasoline or other liquid motor fuel and the exact measurement of the same and for the protection of the City of Roanoke in collection of license and other taxes.

Section 11. That any person, firm or corporation violating any of the provisions of this ordinance shall upon conviction be fined not less than one nor more than one hundred dollars and may also be imprisoned or sentenced to hard labor for the City for not more than six months.

Section 12. That there is hereby created the office of City inspector of weights and measures, who shall be chosen by the City Council and receive such compensation as may hereafter be prescribed by the City Council. He shall be charged among other duties with enforcing all of the provisions of this ordinance and shall be vested with all the authority given hereby. In the event of the absence, disqualification or disability of the city inspector of
Section 13. This Ordinance shall be in addition to all other Ordinances and shall not repeal any of Said Ordinances unless they specifically conflict herewith.

Adopted and approved this the 13th day of February, 1950.

K. L. Hooper, Mayor

I, Olin E. Sheppard, Clerk of the City of Roanoke, Alabama, hereby certify that the above and foregoing Ordinance No. 385 was passed and adopted by the Mayor and City Council of the City of Roanoke, Alabama, on the 13th day of February, 1950, and was herein recorded and was published in the Roanoke Leader, a newspaper of general circulation in the City of Roanoke, Alabama, on the 23rd day of February and the 2nd day of March, 1950.

Olin E. Sheppard, Clerk, City of Roanoke, Alabama

AN ORDINANCE #386

WHEREAS: The construction of garage apartments is not in accordance with the best development of the residential section of the City of Roanoke, Alabama; and,

WHEREAS: The construction of multi-family dwellings creates problems which need special consideration; and,

WHEREAS: The Roanoke, Alabama City Planning Commission has made a study of the City of Roanoke, Alabama and matters concerning the most beneficial development of the residential section of the City of Roanoke, Alabama and is now preparing a Master Plan, including a new comprehensive zoning Ordinance for the City of Roanoke, Alabama; and,