Attested:

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

I, Olin E. Sheppard, as City Clerk of the City of Roanoke, Alabama, hereby certify that the foregoing ordinance was published three times in The Roanoke Leader, a newspaper published and having general circulation in said city, in the issue of said newspaper published on the 16th, 23rd, and the 30th day of December, 1965.

Olin E. Sheppard, City Clerk

AN ORDINANCE

NO. 492

AN ORDINANCE TO FURTHER REGULATE THE OPERATION AND PARKING OF TAXICABS AND TO FURTHER REGULATE PARKING, IN THE CITY LIMITS OF THE CITY OF ROANOKE, ALABAMA.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ROANOKE, ALABAMA, AS FOLLOWS:

Section 1. That the location of the parking lot, place of business or taxicab stand for any person licensed, permitted, allowed or authorized to operate a taxi or taxi business in the City limits of the City of Roanoke, Alabama, shall be subject to approval and shall be authorized by the Minutes of the City Council of the City of Roanoke, Alabama, upon proper written application therefor by such person or persons, partnership, firm, association or corporation, and that in all of such cases and applications such place, stand
or location shall be off the streets and sidewalks of the said City of Roanoke, Alabama, and then upon property under written permit or lease from the owner of said property, which shall be filed at and with the said application for such stand, location, taxicab stand or place of business;

Section 2. Further, that each such operator of any such taxicab so authorized by the said City of Roanoke, Alabama, shall have a permit or authorization which will be granted to him upon approval of the City Council at a regular meeting such application being in writing and being accompanied with a statement by three reputable citizens that such applicant is a person of good character, and such application shall be filed at least 10 days before the consideration thereof, and upon the granting thereof there shall be a fee for such permit or authorization paid to the City Clerk at the time of issuance and delivery to such applicant in the sum of $5.00 (Five Dollars;

Section 3. And if the operator or driver of any taxi or taxicab in the City of Roanoke, Alabama, or within the Police Jurisdiction thereof shall knowingly permit or allow any intoxicating liquor, wine or beer, or derivitative or substitute therefor to be hauled, carried or placed in such taxi or taxicab, not only the license to the owner or other person, firm, association, individual or corporation and the holder of any permit or authority to operate such taxi or taxicab shall have the same revoked and forfeited, and the same shall be immediately affective. Further, shall the owner or operator, one, either or both desire to be heard by the City Council for the restoration of the same or either, such desire shall be made known to the City
Council by a written petition to be heard at a regular meeting of the said City Council after having lain over after the filing thereof for a period of ten days; and pending such Hearing on said Petition, such filing to be with the City Clerk. Further, pending such Hearing, the date, time and place to be determined by the City Council, the owner or operator of such taxi or taxicab shall not in any way operate or use said taxi or taxicab, or any other taxi or taxicab owned by such owner or operated by any one for him under and in such pursuance of said license or permit or authorization, and if such violation of this Ordinance during such interval takes place, then such owner or operator shall never again be allowed to own or operate a taxi or taxicab in the said City of Roanoke, Alabama, or the police jurisdiction thereof;

Section 4. And should the owner or operator of any taxi or taxicab, or driver of any taxi or taxicab at any time permit said taxi taxicab to be used for prostitution in any form, or in some undertaking connected with such prostitution purposes, and so knowingly done, such owner, driver or operator of said taxi or taxicab will likewise in all respects subject to the provisions of Paragraph or Section 3 of this Ordinance;

Section 5. That it shall be unlawful for any person, firm, association or corporation as the owner, operator or driver of any taxi or taxicab in the City of Roanoke, Alabama, to park the same on any of the public streets or alleys of said City except while loading or unloading passengers, and then the same shall not exceed over a period of three (3) minutes except in cases of actual emergency;
Section 6. Should any part of this Ordinance held to be invalid or unconstitutional for any reason or cause, it shall not affect the validity of the remainder of the provisions hereof.

Section 7. For the violation of any of the provisions of said Ordinance, and the violation of any provision shall be a separate offense, each and every violator thereof in addition to any of the provisions and penalties herein contained shall be subject to a fine not less than Five Dollars and not more than One Hundred Dollars, and on a second violation thereof such violator shall not only be subjected to such fine, but shall in the discretion of the Court trying such violation be subject to confinement in the City Jail of said City for a period of time not in excess of six months, and the conviction of such violator shall automatically revoke such license or permit of such violator.

Mayor

Attest:

City Clerk

I, Olin E. Sheppard, as City Clerk of the City of Roanoke, Alabama, hereby certify that the foregoing ordinance was published three times in The Roanoke Leader, a newspaper published and having general circulation in said city, in the issue of said newspaper published on the 27th day of January, and the 3rd and 10th day of February, 1966.

Olin E. Sheppard, City Clerk