

AN ORDINANCE ASSESSING A LICENSE FEE ON EACH AUTOMOBILE, TRUCK,  
BUS OR MOTORCYCLE OWNED AND OPERATED IN THE CITY OF DRAKESBORO,  
KENTUCKY, BY EACH PERSON, FIRM, OR CORPORATION RESIDING THEREIN  
AND PRESCRIBING THE PENALTIES FOR THE VIOLATION THEREOF.

THE CITY COUNCIL OF THE CITY OF DRAKESBORO DO ORDAIN AS FOLLOWS:

SECTION I: That it is necessary as a police measure for  
the purpose of regulating and controlling the operation of all  
motor vehicles, automobiles, trucks, buses and motorcycles  
owned and operated within the city of Drakesboro, Kentucky, by  
any person, firm, or corporation residing in said city, that an  
annual license fee be assessed and collected upon each auto-  
mobile, truck, bus or motorcycle so owned and operated within  
said city by each person, firm or corporation residing therein.

SECTION II: An annual license fee for each automobile,  
truck, bus or motorcycle owned and operated within said city  
by each person, firm or corporation residing therein is hereby  
fixed at the sum of Five (\$5.00) Dollars per annum, and it  
shall be unlawful for any person, firm or corporation residing  
in the city of Drakesboro, Kentucky, to operate such automobile,  
truck, bus or motorcycle without first procuring from the City  
Clerk of said city a license therefor as hereinafter set out.

SECTION III: The City Clerk of said city shall issue said  
license and shall issue his receipt therefor in duplicate.  
Said receipt shall contain the name of the applicant, the make  
of the motor vehicle, the motor number, model and the serial or  
license number issued by the State of Kentucky for said motor  
vehicle for said year, and the year for which such city li-

*Handwritten initials*

*Referenced by  
later laws*

cense is paid.

SECTION IV: The license herein required shall be on metal plates, consecutively numbered in figures for the year issued, and said plate or license shall, at all times when said motor vehicle is in operation, be attached thereto in a conspicuous place.

SECTION IV: Each person, firm or corporation violating the provisions of this ordinance shall upon conviction be fined not less than Ten (\$10.00) Dollars, nor more than Twenty-five (\$25.00) Dollars for each offence, and each day such motor vehicle is operated in violation of this ordinance shall constitute a separate offence.

SECTION V: All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION VI: This ordinance shall be in full force and effect from and after its passage and approval by the Mayor and publication as required by law.

Passed and approved this 1 day of Sept. September, 1926.

Sal. West, ch.  
Mayor.

Attest:

W. H. Crocker  
Clerk.

*Amended*

X