An Ordinance Prohibiting Lewd or Indecent Dancing or Performances; Repealing all Ordinances or Parts of Ordinances in Conflict herewith and Designating the Time when this Ordinance shall take effect.

Be It Ordained by the Board of Aldermen of the City of St. Mary, Missouri, as Follows:

Section 1. Lewd Dancing, Performances or any Dance performed known as Go-Go Prohibited.

No person, persons or corporation shall produce, promote, permit or perform any pornographic or lewd dance or any dance that is known as Go-Go or any exhibition before any audience for pecuniary gain. It shall be unlawful for any person to exhibit, perform, manage or operate, or cause or allow to be performed or exhibited, in or upon any house, building, theatre, stage or premises in his possession, or under his control or management, any obsense, lewd, indecent or immoral play, act, motion picture or film, speech, dialogue or performance or any episode, scene or part thereof.

Section 2. Violation.

If any person, persons or corporation holding an alcoholic beverage license is believed by the Marshal to condone, promote, allow or sponsor any persons violating Section 1 of this Ordinance, the Marshal may give notice to any person, persons or corporation's representative to appear before the next regularly scheduled meeting of the Board of Aldermen to show cause why the alcholic beverage license of the establishement in which the violation took place should not be suspended or revoked.

Section 3. Suspension of revocation of license.

The City Clerk and the Mayor shall be immediately notified of any such notice by the Marshal; and the City Clerk shall cause such to be placed on the Board of Aldermen's agenda and notices to be given to each Board member. The Council may suspend or revoke such license at the meeting or suspend such license and set a date for hearing within ten (10) days to determine if such license shall be revoked.

Section 4. Arrest and Removal.

Any person found in violation of Section 1 shall be subject to arrest and removal from the premises.

Section 5. All Ordinances or Parts of Ordinances in conflict are hereby repealed.

Section 6. Any person in Violation of this Ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be fined not less than \$5.00 nor more than \$100.00 or shall be imprisoned in the city jail for not more than 30 days or by both such fine and imprisonment.

Section 7. This Ordinance shall be in full force and effect from and after its passage and approval.

Passed and approved this 8th day of March, 1983.

Mayor Wm. R. Schwent

Attest:

Joann E. Donze, City Clerk