

PART II. STATE LICENSING.

17-1304. STATE LICENSE REQUIRED.

WHENEVER A PERSON KEEPS A JUKE BOX FOR PUBLIC ENTERTAINMENT IN THE STATE, THE PERSON MUST HAVE A STATE JUKE BOX LICENSE FOR THAT JUKE BOX.

REVISOR'S NOTE: This section is new language derived without substantive change from the first sentence of former Art. 56, § 17, as it related to the requirement to get a license.

It is rephrased in standard language to state affirmatively that a person must be licensed to keep a juke box in the State.

The commonly used term "juke box" is substituted for the former archaic terms "music box", "mechanical player piano", and "graphophone". No player pianos currently are licensed in the State. "Graphophone" is the trade marked name of an early phonograph that used wax records.

The former reference to a device "played by the insertion of a coin or token" is deleted as unnecessary in light of the reference to keeping a juke box for "public entertainment".

Defined terms: "Person" § 1-101
"State juke box license" § 17-1301

17-1305. LICENSE FEES.

(A) IN GENERAL.

AN APPLICANT FOR A STATE JUKE BOX LICENSE SHALL PAY TO THE CLERK A LICENSE FEE OF \$10 FOR EACH JUKE BOX.

(B) DISPOSITION OF FEES.

THE CLERK SHALL PAY TO THE COMPTROLLER ALL LICENSE FEES COLLECTED UNDER THIS SUBTITLE.

REVISOR'S NOTE: This section is new language derived without substantive change from the fifth sentence of former Art. 56, § 17 and, as it related to the amount of the license fee, the first sentence.

Defined terms: "Clerk" § 1-101
"Comptroller" § 1-101
"State juke box license" § 17-1301

17-1306. ISSUANCE OF STATE LICENSE.

THE CLERK SHALL ISSUE EACH STATE JUKE BOX LICENSE IN THE NAME OF THE OWNER OF THE JUKE BOX.