

clusively, may obtain a restricted license therefor on passage of the usual examination, without payment of the original or renewal license fees of \$10.00 and \$5.00, respectively. Such license shall not entitle such operator to operate for compensation or otherwise as expressly herein specified.

1910, ch. 693. 1912, ch. 814.

691F. That any person taking a false oath in reference to his age or time that he has operated under a licensed operator, or length of time that he has operated a moving picture machine, shall be deemed guilty or perjury, and upon conviction in the Criminal Court of Baltimore City be fined not less than ten dollars (\$10.00) nor more than fifty dollars (\$50.00). Any person failing to pass an examination within six months from the date of last examination. The Board shall have power to investigate the cause of any fire in a moving picture parlor or theatre, and to revoke the operator's license upon satisfactory proof that the fire was caused by the operator's negligence or carelessness. The Board, on examining any applicant hereunder shall give him a thorough test as to his practical work, together with such verbal examination, as the Board may deem necessary. The Board shall have the power to enter any operating room for the purpose of inspection at any time, and shall also have the power at any time to re-examine any operator upon due notice to him, and upon sufficient cause shown suspend or entirely revoke a license theretofore granted.

State v. Loden, 117 Md. 373.

1910, ch. 693. 1912, ch. 814.

691G. That any manager or owner of a moving picture parlor or theatre who employs a moving picture machine operator, as in this Act defined, without said operator having first procured a license from said Board in the manner herein required, shall be deemed guilty of a misdemeanor, and upon conviction before a police justice or in the Criminal Court of Baltimore City be fined not less than five dollars (\$5.00) nor more than twenty-five dollars (\$25.00) for each and every offense.

State v. Loden, 117 Md. 373.

1910, ch. 693. 1912, ch. 814.

691H. That the said Board shall have full power to suspend for such period as may seem proper to revoke entirely the license of any moving picture machine operator, who is negligent or operates any moving picture machine in a dangerous or improper manner, so as to be dangerous to the safety of life or property, provided, that no license or renewal thereof shall be suspended or revoked unless an opportunity is afforded the party charged to be present in person, or by counsel, and make any defence he may have; no license or renewal of same shall be assignable or transferable, and all renewals shall be kept of record as in the case of original license.

State v. Loden, 117 Md. 373.