

Sec. 13-22. Effect of this article on additional powers of board of health.

Nothing in the preceding sections shall be construed as limiting or qualifying the right of the [county council constituting the] board of health, to maintain proceedings in equity to enjoin the commission, maintenance or continuance of nuisance of any kind affecting health.

Section 7. AND BE IT FURTHER ENACTED, That Section 18-19 of said Code, title "Motor Vehicles and Traffic," Article III. "Director of Public Safety," be and it is hereby repealed.

Section 8. AND BE IT FURTHER ENACTED, That Sections 19-7 and 19-13 of said Code (1966 Cumulative Supplement), title "Offenses—Miscellaneous," be and they are hereby repealed.

Section 9. AND BE IT FURTHER ENACTED, That title 20 of said Code and Sections 20-1, 20-2, 20-3 and 20-4 thereof, title "Pawnbrokers," be and they are hereby repealed.

Section 10. AND BE IT FURTHER ENACTED, That Section 24-12 of said Code, title "Police Bureau," Article 1. "In General," be and it is hereby repealed.

Section 11. AND BE IT FURTHER ENACTED, That Section 40A-1 of said Code (1966 Cumulative Supplement), title "Pawnbrokers," be and it is hereby repealed and re-enacted with amendments to read as follows:

Sec. 40A-1. Definition; license required.

(a) *The term "pawnbroker" for the purpose of this title, is hereby declared and defined to mean any person or corporation or members of a corporation or firm who loans money on deposits or pledge of personal property or other valuable thing, other than securities or printed evidences of indebtedness, or who deals in the purchasing of personal property or other valuable things on condition of selling the same back at stipulated price.*

(b) Any person who desires to exercise or carry on the trade or business of pawnbroker [ , as that term is defined in section 20-1 of the Baltimore County Code, 1958 ] shall be licensed by the director of permits and licenses of Baltimore County, as hereinafter set forth.

Section 12. AND BE IT FURTHER ENACTED, That Section 42-3 of said Code, title "Public Amusements," Article I. "In General," be and it is hereby repealed and re-enacted with amendments to read as follows:

Sec. 42-3. Lifeguards at public pools and beaches.

[All] Any public swimming [pools or beaches] area, either artificial or natural, in [the] Baltimore County, [which are open to the public and charge admission] for entry [into the pool or beach] to which an admission is charged, shall have adequate and qualified [lifeguard or] lifeguards [stationed at the pool on the day or days the pool or beach] in attendance at all times when such swimming area is open to the public. [ , and these] Said lifeguards must show proof that they have successfully passed the senior lifeguard test conducted by the American Red Cross to qualify as lifeguard.

Section 13. AND BE IT FURTHER ENACTED, That this act shall take effect forty-five days after its enactment.