

Bill No. 20-69

AN EMERGENCY ORDINANCE to repeal and re-enact, with amendments, Section 12-207 of the Anne Arundel County Code (1967 Edition and Supplements), Title 12. "Licenses, Permits and Inspections", Subtitle 2. "Amusements", Article 1. "In General"; providing for the issuance of ~~Class H~~ licenses for a period of ~~sixty (60) days~~ CLASS E, CLASS EA, CLASS FA, CLASS G, CLASS H, CLASS I, CLASS K, CLASS NA, CLASS NB, CLASS NC, CLASS O, CLASS OA, CLASS OB, CLASS P, CLASS Q, CLASS S, CLASS T, CLASS V AND CLASS VA LICENSES FOR THE PERIOD MAY 1, 1969 THROUGH JUNE 30, 1969; providing for the license feeS, and matters generally related thereto.

Section 1. BE IT ENACTED BY THE COUNTY COUNCIL OF ANNE ARUNDEL COUNTY, MARYLAND, That Section 12-207 of the Anne Arundel County Code (1967 Edition and Supplements), Title 12. "Licenses, Permits and Inspections", Subtitle 2. "Amusements", Article 1. "In General", be and it is hereby repealed and reenacted, with amendments, to read as follows:

Section 12-207.

All licenses issued under this subtitle shall be annual licenses and shall be issued for the year beginning May first of each year and expiring April thirtieth of the next succeeding year, unless otherwise provided under such license. *Notwithstanding the provisions of this Section and of Sections 12-241 and 12-242 of this Subtitle, the Department of Inspections and Permits is authorized to issue Class H licenses pursuant to the provisions of such sections for a period of 60 days commencing May 1, 1969 for a license fee of fifty dollars.* **THE DIRECTOR OF INSPECTIONS AND PERMITS IS AUTHORIZED TO ISSUE CLASS E, CLASS EA, CLASS FA, CLASS G, CLASS H, CLASS I, CLASS K, CLASS NA, CLASS NB, CLASS NC, CLASS O, CLASS OA, CLASS OB, CLASS P, CLASS Q, CLASS S, CLASS T, CLASS V AND CLASS VA LICENSES FOR THE PERIOD MAY 1, 1969 THROUGH JUNE 30, 1969, FOR A LICENSE FEE EQUAL TO ONE-SIXTH OF THE AMOUNT OF SUCH FEE OTHERWISE CHARGEABLE PURSUANT TO THE PROVISIONS OF THIS SUBTITLE.**

Section 2. AND BE IT FURTHER ENACTED, That this ordinance is hereby declared to be an emergency measure affecting the public peace, safety, health, and welfare and having passed by the affirmative vote of five members of the County Council, the same shall take effect from the date it becomes law.

READ AND PASSED this 21st day of April, 1969.

By Order: Evelyn M. Boettcher, Secretary

PRESENTED to the County Executive for his approval this 23rd day of April, 1969.

Evelyn M. Boettcher, Secretary

APPROVED AND ENACTED: April 24, 1969

Joseph W. Alton, Jr.
County Executive

I HEREBY CERTIFY THAT BILL NO. 20-69 IS TRUE AND CORRECT AND TOOK EFFECT ON APRIL 24, 1969.

John M. Whitmore
Chairman, County Council