

HOWARD COUNTY

COUNCIL BILL NO. 60

AN ACT to repeal and re-enact without amendments Sections 14.300 through 14.309, inclusive, of Title 14 of the Howard County Code, Title "Licenses, Inspections and Permits," Sub-title "Concert Permit," removing the one year automatic expiration provision in the Bill and providing that the Bill will have the standard enactment provision.

SECTION 1. BE IT ENACTED BY THE COUNTY COUNCIL OF HOWARD COUNTY, MARYLAND, That Section 14.300 through 14.309, inclusive, of Title 14 of the Howard County Code, Title "Licenses, Inspections and Permits," Subtitle "Concert Permits" be and is hereby repealed and re-enacted without amendments to read as follows:

14.300 PURPOSE

THE LICENSING REQUIREMENT, AS HEREINAFTER SET FORTH, IS CREATED FOR THE PURPOSE OF PROTECTING THE HEALTH, SAFETY, AND GENERAL WELFARE OF THE COMMUNITY. (CB 6, 1972)

14.301 DEFINITIONS

CONCERT MEANS A MUSICAL PERFORMANCE BY VOICE OR SEVERAL VOICES, OR BY ANY TYPE OR TYPES OF MUSICAL INSTRUMENTS, OR BOTH.

EXECUTIVE MEANS THE COUNTY EXECUTIVE OF HOWARD COUNTY.

OWNER MEANS ANY PERSON IN WHOM IS VESTED THE OWNERSHIP, DOMINION OR TITLE OF PROPERTY; WHETHER BY FEE SIMPLE DEED, LEASE, SUBLEASE, BY ANY FORM OF DEED, RIGHT OR AGREEMENT.

PERSON MEANS ANY INDIVIDUAL, CORPORATION, PARTNERSHIP, ASSOCIATION, GROUP OR ORGANIZATION. (CB 6, 1972)

14.302 PERMIT REQUIREMENT

IT SHALL BE UNLAWFUL FOR ANY CONCERT TO BE PERFORMED BEFORE A GATHERING IN EXCESS OF THREE