

law relating to vaudeville shows, patent medicine performances, and carnivals;]] stating a rule of negligence [[; and requiring carnival owners to carry liability insurance as a condition to being licensed]] concerning carnivals.

[[BY repealing

Article 56 - Licenses  
Section 158  
Annotated Code of Maryland  
(1972 Replacement Volume and 1975 Supplement) ]]

BY adding to

Article 56 - Licenses  
Section [[158 and]] 159  
Annotated Code of Maryland  
(1972 Replacement Volume and 1975 Supplement)

[[SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 158 of Article 56 - Licenses, of the Annotated Code of Maryland (1972 Replacement Volume and 1975 Supplement) be and it is hereby repealed:

Article 56 - Licenses

158.

[On all vaudeville shows or other performances given where the operating individual, firm or corporation receives any portion of profit therefrom, and where such show or performance is given in conjunction with the sale of patent medicine, there shall be a license fee of fifty dollars (\$50.00) per week. Provided, further, that where any such show or performance shall be given for charity and where no profit or portion of the receipts therefrom shall be given to any operator or other person, there shall be no license fee therefor. Provided, further, that any individual, firm, company or corporation operating a carnival in this State shall first take out a license therefor and pay the sum of one hundred dollars for each week of performance or any fractional part of the week. ]]

SECTION [[2]] 1. AND BE IT FURTHER ENACTED, That new [[Sections 158 and]] Section 159 be and [[they are]] it is hereby added to Article 56 - Licenses, of the Annotated Code of Maryland (1972 Replacement Volume and 1975 Supplement) to read as follows:

Article 56 - Licenses

[[158.

(A) A PERSON OPERATING A CARNIVAL SHALL OBTAIN A