entered within twenty days after the judgment of the circuit court is rendered.

23-1.

- (a) The operator of every vehicular trailer camp in Cecil County shall obtain a license in order to operate or continue to operate such trailer camp. The license shall be obtained from the Board of County Commissioners of Cecil County. For the purpose of this section, a vehicular trailer camp is defined as an establishment in Cecil County which leases two or more trailer coach spaces and supplies utility services to such trailers. A license issued to the operator of any vehicular trailer camp shall be transferable to a successor operator of the same trailer camp.
- (b) The license fee for each vehicular trailer camp for each year or fraction thereof shall be [imposed at the rate of five dollars  $-\{-(\$5.00)-\}-(\$5\}$ ) for each set of ten (10) trailer coach spaces or portion thereof; provided, that the maximum annual fee for any one vehicular trailer camp shall be fifty dollars  $-\{-(\$50.00)-\}-(\$50)$  for each year or fraction thereof] SET BY RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS.
- (c) The Board of County Commissioners of Cecil County are authorized-and-empowered-to MAY promulgate and adopt rules and regulations in conformity with the provisions of this section as to the details of securing such licenses and of paying the fees and excise taxes provided. The power to adopt and promulgate rules and regulations shall include also the preparation and furnishing of appropriate tax-reporting forms to be furnished to the operators licensed under this section.
- (d) Any person, firm or corporation operating a vehicular trailer camp in Cecil County without a current license therefor, as required in this section, shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be subject to a fine of not more than one hundred dollars [(\$100.00)] (\$100). Any person, firm or corporation leasing or renting a trailer coach space and refusing to pay the monthly tax thereon, as required in this section, shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be subject to a fine of not more than ten dollars (\$10[.00]).

23-2.

After any trailer designed and used for human habitation has been parked in Cecil County for more than ten days, whether or not the same be placed on a permanent foundation, the owner thereof shall make application to the BOARD OF COUNTY COMMISSIONERS [county commissioners] for a trailer permit. Said application shall be made before July 1, 1961, and before the first day of July in each year thereafter, and the owner of the