

Ordinance No. 64567

AN ORDINANCE relating to the License Code, and amending Sections 58 and 83 as amended, of Ordinance No. 48022. (Cabarets and Cafe Dances)

(ENGROSSED BILL)

REPEALED BY ORDINANCE NO. 66846

Council Bill No. 55381

INTRODUCED: MAR 26 1934	BY: LICENSE
REFERRED: MAR 26 1934	TO: COMMITTEE OF WHOLE
REFERRED:	
REPORTED:	VETO:
SECOND READING: APR 2 1934	PUBLISHED:
THIRD READING: APR 2 1934	VETO SUSTAINED:
SIGNED: APR 2 1934	PASSED OVER VETO:
PRESENTED TO MAYOR:	APPROVED: APR 3 1934
FILED: APR 3 1934	PUBLISHED: APR 6 1934
ENGROSSED: VOL. 42 PAGE 462	BY: Cm ✓
COMPARED BY:	
AND	

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Co. H. Sanborn B

REPEALED BY ORDINANCE NO. 66846 ORDINANCE NO. 64567

AN ORDINANCE relating to, and providing for, the licensing and regulating of certain occupations, businesses, vocations, trades, callings, amusements, places of amusement, exhibitions, entertainments, animals, motor vehicles, boats, places and establishments; and amending Sections 58 and 83, as amended, of Ordinance No. 48022.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That Sections 58 and 83, as amended, of Ordinance No. 48022, entitled:

"AN ORDINANCE relating to, and providing for, the licensing and regulating of certain occupations, businesses, vocations, trades, callings, amusements, places of amusement, exhibitions, entertainments, animals, motor vehicles, boats, places and establishments; defining offenses, providing penalties; providing for the revocation and suspension of licenses; creating a License Division in the City Comptroller's Department, amending Sections 1 and 2 of Ordinance No. 38751, and repealing Section 1050 of Ordinance No. 31578, Sections 3, 4, 5, 30 and 34 of Ordinance No. 37671, and Ordinances Nos. 15855, 16299, 20739, 20740, 28570, 32034, 34159, 34821, 34837, 35790, 36203, 36917, 37317, 40146, 42323, 42775, 42949, 43645, 43646, 44785, 44905, 44986, 45727 and 47237, and all ordinances and parts of ordinances in conflict herewith."

be, and the same hereby are amended to read as follows:

Section 58. Cabaret License Fee: It shall be unlawful for any person to conduct, manage or operate a cabaret within the City of Seattle, unless such persons shall have a valid and subsisting license so to do, to be known as a "Cabaret License". The fee for such a cabaret license shall be and the same is hereby fixed in the sum of Five Hundred Dollars (\$500.00) per annum, the payment of which fee shall also entitle a person to operate a cafe dance thereunder.

Cabaret licenses shall be granted by the City Council by ordinance, in the manner heretofore provided, and no application for a cabaret license shall be received by the City Comptroller unless the applicant (if a corporation, the holders of a majority of its capital stock), and all persons having an interest in such business are citizens of the United States.

No cabaret license shall be granted to any place within three hundred (300) feet of any grade or high school, or the grounds thereof, playground or park.

Section 83. Fee for a Cafe Dance License: The fee for a Cafe Dance License shall be, and the same is hereby fixed at the sum of Five Hundred Dollars (\$500.00) per annum, the payment of which fee shall also entitle a person to operate a cabaret thereunder

Closing hours, health and fire restrictions, conduct of patrons, lighting

of rooms and all general regulations of this ordinance, and special regulations relating to dances, and dancing, and as regards morality and decency, shall be effective as to and govern dancing in hotels, restaurants and cafes.

Section 83-A. It shall be unlawful, from and after the first day of March, 1927, for any person in or about any public dance hall, or other place in which public dancing is conducted, to solicit dancing partners on a commission basis, direct or indirect, or to solicit the purchase of refreshments on a commission basis, direct or indirect, and it shall be unlawful for the owner, manager or other person connected with the operation of any dance hall, or any other place in which dancing is conducted, to permit or allow any such solicitation therein.

Section 83-B. No female person employed in any public dance hall, or in or about any public dance, shall, during the hours of her employment, dance or partake of any refreshments with any patron or customer of such dance hall or dance, and no manager or operator thereof shall permit, suffer or allow any such person so to do. No cafe dance license shall be granted to any place within three hundred (300) feet of any grade or high school, or the grounds thereof, playground or park.

(To be used for all Ordinances except Emergency.)

Section 2. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed the City Council the 2 day of APRIL, 1934

and signed by me in open session in authentication of its passage this 2 day of

APRIL, 1934 *Roy G. Fisher*

President PRO TEM of the City Council.

Approved by me this 3 day of APRIL, 1934

W. Webster
Acting Mayor.

Filed by me this 3 day of APRIL, 1934

Attest: *W. Cannon*
City Comptroller and Ex-Officio City Clerk.

By *C. M. Smith*
Deputy Clerk.

(SEAL)

APR 6 1934

Published.....

City Comptroller and Ex-Officio City Clerk.

By.....
Deputy Clerk.