

Ordinance No. 101168

AN ORDINANCE amending Sections 23 and 49 of the License Code to delete the requirement of an amusement license for coin operated billiard and pool games and the requirement that such games be placed only in establishments where minors are prohibited by law, and to provide for the licensing thereof as billiard or pool tables and increasing the billiard and pool table license fee.

6-28-mpaw

COMPTROLLER

FILE NUMBER 272646

PA 38

Council Bill No. 92797

INTROUCED: JUN 26 1972	BY: ELIA, SAFETY & HEALTH
REFERRED: JUN 26 1972	TO: PUB. SAFETY & HEALTH
REFERRED:	
REFERRED:	
REPORTED: JUL 3 1972	SECOND READING: JUL 3 1972
THIRD READING: JUL 3 1972	SIGNED: JUL 3 1972
PRESENTED TO MAYOR: JUL 3 1972	APPROVED: JUL 3 1972
SENT TO CITY CLERK: JUL 4 1972	PUBLISHED: JUL 8 1972
VETOED BY MAYOR:	VETO PUBLISHED:
PASSED OVER VETO:	VETO SUSTAINED:

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ORDINANCE 101168

AN ORDINANCE amending Sections 23 and 49 of the License Code to delete the requirement of an amusement license for coin operated billiard and pool games and the requirement that such games be placed only in establishments where minors are prohibited by law, and to provide for the licensing thereof as billiard or pool tables and increasing the billiard and pool table license fee.

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That Section 23 of Ordinance 48022 as last amended by Ordinance 97286 is further amended to read as follows:

Section 23. The fees for Amusement Licenses shall be as follows:

For theaters, fifteen cents (15¢) per annum for each seat maintained for patrons; Provided that the minimum fee for such license shall be Seventy-five Dollars (\$75.00) per annum and the maximum Three Hundred Dollars (\$300.00) per annum, regardless of the number of seats.

For skating rinks, natatoriums, swimming pools, or similar places, One Hundred Dollars (\$100.00) per annum, or Ten Dollars (\$10.00) per month.

For baseball parks, where scheduled games are played between professional baseball teams and an admission fee is charged thereto, One Hundred Dollars (\$100.00) per annum.

For Golf Courses, miniature golf courses, driving courses, table tennis centers, or similar places, Fifty Dollars (\$50.00) per annum, or Ten Dollars (\$10.00) per month.

For shooting galleries, where no music is used in connection therewith, Twenty-five Dollars (\$25.00) per three (3) months, or Seventy-five Dollars (\$75.00) per annum, and where music of any kind is played, Forty Dollars (\$40.00) per three (3) months or One Hundred Dollars (\$100.00) per annum; and it shall be unlawful for any person

maintaining, or conducting a shooting gallery to allow or permit shooting for prizes, or to keep open for business or to allow any shooting in such gallery between the hours of 12:00 midnight and 10:00 o'clock A.M. on any day.

For each lane of a bowling alley, box ball alley, duck pin alley, or similar game or device (in the License Code and in this amendatory ordinance referred to as "bowling alley") Fifteen Dollars (\$15.00) per annum.

For Merry-go-rounds, ferris wheels, air swings, shoot the chutes, go cart tracks, or similar devices, Thirty Dollars (\$30.00) per month, or One Hundred Fifty Dollars (\$150.00) per annum.

For coin operated amusement riding devices for the accommodation of not more than two persons at a time, Ten Dollars (\$10.00) per annum for each such device, the license to be issued in the name of the owner and operator thereof and to be known as an Operator Amusement Riding Device License. In addition, the owner of a location upon which such devices is operated shall pay Ten Dollars (\$10.00) per annum to cover any number of such devices; said license to be designated a Location Amusement Riding Device License and issued in the name of the owner of the location upon which said device is operated; Provided, that no Operator Amusement Riding Device License shall be required of a location owner who owns such device; Provided, further, the provisions of Section 23-b of the License Code (Ordinance 48022) relating to liability insurance shall not apply to the operation of coin operated amusement riding devices for the accommodation of not more than two persons at a time.

For daps, doll racks, cat racks, tooth jaw, egg ranch, dodger, or any similar mechanical or ball throwing device, Fifteen Dollars (\$15.00) per month or Seventy-five Dollars (\$75.00) per annum.

For each shuffle board, Twenty-five Dollars (\$25.00) per annum.

For any circus, menagerie, trained animal show, wild west show or any similar show or combination thereof, to which an admission charge is made, Fifty Dollars (\$50.00) per day.

For side shows, or any exhibition or entertainment connected with any circus, menagerie, trained animal show, wild west show, or any similar show, or any combination thereof, when a separate charge is made for admission thereto, Fifteen Dollars (\$15.00) per day for each such show.

For opening, conducting, operating or maintaining any museum, exhibition of freaks of nature, curiosities, relics or any exhibition of similar character, Ten Dollars (\$10.00) per month, or One Hundred Dollars (\$100.00) per annum.

For readings, elocutionary, theatrical or musical entertainment, lectures, and entertainments of like character, where not given in a licensed theater, the license fee shall be Five Dollars (\$5.00) for each entertainment: Provided, however, that when any reading, elocutionary, theatrical, or musical entertainment, or lecture, is given under the auspices of any musical, charitable, benevolent, industrial, religious or labor organization or society, no license shall be required.

Drive-In Theater License: Twenty cents (20¢) per annum for each space provided for parking patron's cars: Provided, that the minimum fee for such license shall be Seventy-five Dollars (\$75.00) per annum, and the maximum Three Hundred Dollars (\$300.00) per annum regardless of the number of parking spaces.

"Amusement Park License": Five Hundred Dollars (\$500.00) per annum, and "Family Amusement Park License": Five Hundred Dollars (\$500.00 per annum; Provided that the provision for one-half of the license fee when application is made within six (6) months of the expiration date shall not apply to such licenses. An amusement park is hereby defined to be an area or enclosure wherein twenty (20) or more rides or amusements of the type enumerated in Section 23-c of Ordinance 48022 are operated under one management, whether all of the rides and amusements are owned and operated by the Licensee or all or some of them are operated by others on a lease or concession basis. A "Family Amusement Park" is hereby defined to be an area or enclosure wherein twenty (20) or more rides or amusements of the types enumerated in this section, as amended, with the exception of bowling alleys, circuses, drive-in theatres, skating rinks, or dance halls, are operated under one management, whether all of the rides or amusements are owned or operated by the licensee or by others on concession basis; and wherein tables, running water and cooking facilities are maintained for use of family, community or organization picnics. Provided, no "Amusement Park License" or "Family Amusement Park License" shall be issued authorizing the operation of amusement riding devices other than coin operated devices accommodating not more than two persons at a time unless liability insurance in the amount and on the conditions specified in Section 23-b of Ordinance 48022 has been filed with the City Comptroller. Such "Amusement Park License" or "Family Amusement Park License" shall be in lieu of any other license required by Sections 23, 53, 299-A, 300, 300-A and 300-C of the License Code (Ordinance 48022).

For opening, maintaining or conducting any exhibition, show, amusement or amusement device, not specifically enumerated, described or classified in this section, Five Dollars (\$5.00) per day, Twenty-five Dollars (\$25.00) per week, or Fifty Dollars (\$50.00) per month.

Section 2. That Section 49 of Ordinance 48022 as last amended by Ordinance 95115 be further amended to read as follows:

A-102751 Section 49. BILLIARD AND POOL TABLE LICENSE AND FEE: It shall be unlawful for any person to keep or maintain any billiard or pool table for the purpose of profit, direct or indirect, in any place open to the public, without a valid and subsisting license so to do, to be known as a "Billiard and Pool Table License." The fee for such license shall be Fifty Dollars (\$50.00) per annum for each billiard or pool table so maintained. For the purposes of this section the term "billiard or pool table" shall include billiard and pool games operated by the insertion of a coin, trade check or slug. For coin operated billiard and pool games operating on the effective date of this ordinance under a valid amusement license, there shall be issued an interim Billiard and Pool Table License for the period December 1, 1972 to April 30, 1973 upon the payment on or before November 30, 1972 of a pro rata license fee in the amount of Twenty-five Dollars (\$25.00).

(To be used for all Ordinances except Emergency.)

Section 3.... 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 by the City Council the 3 day of July, 1972,
and signed by me in open session in authentication of its passage this 3 day of July, 1972

Tom E. Uai

President..... of the City Council.

Approved by me this 7 day of July, 1972

Wm. Williams
Mayor.

Filed by me this 7 day of July, 1972

Attest: C. J. Glendon
City Comptroller and City Clerk.

(SEAL)

Published JUL 8 1972

By J. F. Fenton
Deputy Clerk.

The City of Seattle--Legislative Department

MR. PRESIDENT:

Date Reported
and Adopted

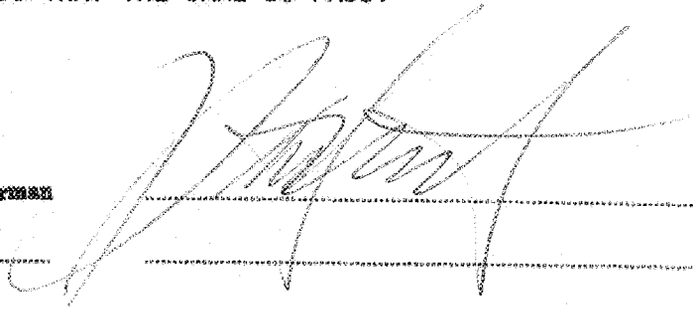
MAY 9 1972

Your Committee on PUBLIC SAFETY AND HEALTH

to which was referred C.B. 92797,

Amending Sections 23 and 49 of the License Code to delete the requirement of an amusement license for coin operated billiard and pool games and the requirement that such games be played only in establishments where minors are prohibited by law, and to provide for the licensing thereof as billiard or pool tables and increasing the billiard and pool table license fee,

RECOMMENDS THAT THE SAME DO PASS.



Chairman

PS&H

Chairman

Committee

Committee

ORDINANCE 101168

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BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That Section 23 of Ordinance 48022 as last amended by Ordinance 37288 is further amended to read as follows:

Section 23. The fees for Amusement Licenses shall be as follows:

For theaters, fifteen cents (15c) per annum for each seat maintained for patrons; Provided that the minimum fee for such license shall be Seventy-five Dollars (\$75.00) per annum and the maximum Three Hundred Dollars (\$300.00) per annum, regardless of the number of seats.

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For shooting galleries, where no music is used in connection therewith, Twenty-five Dollars (\$25.00) per three (3) months, or Seventy-five Dollars (\$75.00) per annum, and where music of any kind is played, Forty Dollars (\$40.00) per three (3) months, or One Hundred Dollars (\$100.00) per annum; and it shall be unlawful for any person maintaining or conducting a shooting gallery to allow or permit shooting for prizes, or to keep open for business or to allow any shooting in such gallery between the hours of 12:00 midnight and 10:00 o'clock a. m. on any day.

For each lane of a bowling alley, box ball alley, duck pin alley, or similar game or device (in the License Code and in this amendatory ordinance referred to as "bowling alley") Fifteen Dollars (\$15.00) per annum.

For Merry-go-rounds, ferris wheels, air swings, shoot the chutes, go car tracks, or similar devices, Thirty Dollars (\$30.00) per month, or One Hundred Fifty Dollars (\$150.00) per annum.

For coin operated amusement riding devices for the accommodation of not more than two persons at a time, Ten Dollars (\$10.00) per annum for each such device, the license to be issued in the name of the owner and operator thereof and to be known as an Operator Amusement Riding Device License. In addition, the owner of a location upon which such devices is operated shall pay Ten Dollars (\$10.00) per annum to cover any number of such devices; said license to be designated a Location Amusement Riding Device License and issued in the name of the owner of the location upon which said device is operated; Provided, that no Operator Amusement Riding Device License shall be required of a location owner who owns such device; Provided, further, the provisions of Section 23-b of the License Code (Ordinance 48022) relating to liability insurance shall not apply to the operation of coin operated amusement riding devices for the accommodation of not more than two persons at a time.

For dino doll racks, cat racks,

Affidavit of Publication

STATE OF WASHINGTON, KING COUNTY—SS.

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below stated period. The annexed notice, a.....

ORDINANCE NO 101168

was published on July 8, 1972

[Signature]

Subscribed and sworn to before me on

July 8, 1972

[Signature]

Notary Public for the State of Washington, residing in Seattle.

(Note: RCW 42.26.060 states—"It shall not be necessary for a notary public in certifying an oath to be used in any of the courts in this state, to append an impression of his official seal.—")