

121.

[In Anne Arundel County, (a) no holder of any class of alcoholic beverage license shall permit the playing of music of any kind, nor dancing, floor shows, nor any other similar type of entertainment, except as set forth opposite the several classes of licenses established for said county.]

(a) In Anne Arundel County no holder of any class of alcoholic beverage license EXCEPT THE HOLDER OF A BEACH AND AMUSEMENT PARK LICENSE IN ANY ELECTION DISTRICT, OR THE HOLDER OF A YACHT CLUB LICENSE IN THE EIGHTH ELECTION DISTRICT shall permit the playing of music of any kind (except one radio speaker or one television screen), or dancing, floor shows, or any other similar type of entertainment on the licensed premises or on adjacent property over which the licensee has ownership or control; except:

(1) Any holder of a Class B, Class D or Beach and Amusement Park license or Yacht Club license in the Eighth Election District shall be permitted to play music of any kind, but without dancing, floor shows or any other similar entertainment, provided he shall obtain a special music license which shall be issued in the same manner as any other special license for which special license the annual fee shall be ~~forty dollars (\$40.00)~~ FIFTY DOLLARS (\$50.00).

(2) Any holder of a Class B, Class D or Beach and Amusement Park license or Yacht Club license in the Eighth Election District shall be permitted to have music, dancing and other legal forms of entertainment, provided he shall obtain a special dancing license which shall be issued in the same manner as any other Special License for which special license the annual fee shall be ~~three hundred dollars (\$300.00)~~ TWO HUNDRED DOLLARS (\$200.00) WHEN ISSUED TO A LICENSEE HOLDING A BEER, WINE AND LIQUOR LICENSE AND ONE HUNDRED DOLLARS (\$100.00) WHEN ISSUED TO A LICENSEE HOLDING A BEER AND WINE LICENSE.

(3) Any holder of a Class C license shall be permitted to have music, dancing and other legal forms of entertainment, provided he shall obtain a special dancing license which shall be issued in the same manner as any other Special License at no additional charge.

(4) All special licenses set forth in subsections (1), (2), and (3), above shall be authorized by the Board of License Commissioners for Anne Arundel County only when the Board finds:

(a) That the use of the licensed premises for such purposes shall not be in violation of any fire, health, or building regulation of Anne Arundel County,

(b) That the applicant can adequately control the persons using the licensed premises.

(c) That the granting of such special license is necessary for the accommodation of the public.

(d) That the operation of the premises under such special license will not unduly disturb the peace of the residents of the neighborhood in which the place of business is located, and