

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 11 (a) of Article 100 of Annotated Code of Maryland (1964 Replacement Volume and 1965 Supplement), title "Work, Labor, and Employment," subtitle "Employment of Minors," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

11.

(a) No male minor under 16 years of age and no female minor under 18 years of age shall be employed, permitted or suffered to work in, about, or in connection with any theatre, concert hall, cabaret, carnival, rodeo, floor show, poolroom, billiard parlor or bowling alley, except in purely office work outside school hours, provided, however, that a male or female minor who has passed his or her 16th birthday may be employed in a theatre devoted exclusively to the showing of motion pictures *and in theatres devoted exclusively to the presentation by amateur, summer stock or professional groups of drama, musical comedy, opera, light opera and musical concerts,* and further provided that nothing in this section shall prevent or be construed to prohibit the employment of a male minor under 16 years of age or a female minor under 18 years of age, whether the minor is a resident or nonresident of the State, if the minor be regularly employed by a regular theatrical company or radio or television broadcasting station in the professional presentation of a drama, play, performance, concert or entertainment, and provided the management of the theatre, concert hall or radio or television broadcasting station where such performance is to be held in the State shall secure a permit from the Commissioner of the Department of Labor and Industry. No permit shall be issued unless the officer authorized to issue permits shall have the written consent of parent or legal guardian of the minor and is satisfied that the environment in which the drama, play, performance, concert or entertainment is to be produced is a proper environment for the minor and that the conditions of such employment are not detrimental to the health or morals of such minor and that the minor's education will not be neglected or hampered by participation in such drama, play, performance, concert or entertainment and further provided that the minor shall not participate in any performance after 11 p.m.

SEC. 2. *And be it further enacted,* That this Act shall take effect June 1, 1966.

Approved May 6, 1966.

CHAPTER 514
(Senate Bill 218)

AN ACT to repeal and re-enact, with amendments, Section 222A (d) of the Code of Public Local Laws of Charles County (1964 Supplement, being Article 9 of the Code of Public Local Laws of Maryland), title "Charles County", subtitle "Parks and Recreation", as last amended by Chapter 664 of the Acts of 1965: and to add new Section 222B to the said Code and subtitle, to follow immediately