

was used was clearly marked within four miles of said device.]

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1973.

Approved May 24, 1973.

CHAPTER 787

(House Bill 572)

AN ACT to repeal and re-enact, with amendments, Sections 11-5, 11-7, 11-8, and 11-10 of the Code of Public Local Laws of Baltimore City (1969 Edition, being Article 4 of the Code of Public Local Laws of Maryland), title "Baltimore City," subtitle "Moving Picture Machine Operators", providing for an increase in Baltimore City of moving picture projectionist license fees; providing for an increase in fines imposed under this subtitle; providing for an increase in the per diem payment to the Board of Examiners; eliminating the provision that the Board of Examiners must pay its expenses from the proceeds from the licenses and renewals; generally relating to the Board and to this subtitle; and clarifying the language herein.

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Sections 11-5, 11-7, 11-8, and 11-10 of the Code of Public Local Laws of Baltimore City (1969 Edition, being Article 4 of the Code of Public Local Laws of Maryland), title "Baltimore City," subtitle "Moving Picture Machine Operators," be and they are hereby repealed and re-enacted, with amendments, to read as follows:

11-5.

If any such person desires to engage or continue in [said] THE business of moving picture machine operator, after May 1, 1910, he shall apply to the Board provided for in Section 11-3, for a license and submit to an examination as to his qualification before [said] THE Board, and, if found proficient by [said] THE Board, they shall issue a license, otherwise they shall refuse to grant a license; if the [said] Board shall find, after due examination, that the [said] applicant for a license possesses a reasonable knowledge of the moving picture machine operator business and electricity, as pertains to the operation and management of moving picture [machine] MACHINES, then the [said] Board shall, upon payment of the fee herein provided for, issue to [said] THE applicant a license for a term of not more than one year, and shall keep a record of all LICENSES so issued; and no person shall be granted a license who has not reached the age of 21 years, and makes oath to [such] THE fact, and has had at least six months' experience under a licensed operator; provided that each applicant for the license shall pay to the [said] Board a license fee of [ten dollars (\$10.00)] TWENTY DOLLARS (\$20.00). [Said] THE license is to be good for a term of one year, and at the expiration of [said] THE term a renewal shall be issued by [said] THE Board upon the payment of a fee of [five dollars (\$5.00)] TEN DOLLARS (\$10.00) for