

County", sub-title "Trailers", as said sections were enacted by Chapter 747 of the Acts of 1953, and to enact new Sections 215 to 217Q of the said article, to stand in the place and stead of the sections so repealed, providing for regulation, licensing and taxing of trailer coaches and trailer coach parks in St. Mary's County and providing penalties for violation thereof.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Sections 215 to 217Q of Article 19 of the Code of Public Local Laws of Maryland (1930 Edition), title "St. Mary's County", sub-title "Trailers", as said sections were enacted by Chapter 747 of the Acts of 1953, be and they are hereby repealed, and new Sections 215 to 217Q be and the same are hereby enacted, to stand in the place and stead of the sections so repealed, and all to read as follows:

215. (Definitions.) (a) "Multiple dwelling" means any structure designed and intended to accommodate more than two families and shall include group houses and apartment buildings.

(b) "Natural or artificial barrier" means any river, pond, canal, railroad, levee, embankment, fence or hedge.

(c) "Park" means trailer coach park.

(d) "Person" means any natural individual, firm, trust, partnership, association or corporation.

(e) "Trailer Coach" means any vehicle or similar portable structure having no foundation other than wheels, jacks or skirtings and so designed or constructed as to permit occupancy for dwelling or sleeping purposes.

(f) "Independent Trailer Coach" means a trailer coach which has a flush toilet and a bath or shower.

(g) "Dependent Trailer Coach" means a trailer coach which does not have a flush toilet and a bath or shower.

(h) "Trailer Coach Park" means any plot of ground upon which two or more trailer coaches, occupied for dwelling or sleeping purposes, are located, regardless of whether or not a charge is made for such accommodation.

(i) "Trailer Coach Space" means a plot of ground within a trailer coach park designed for the accommodation of one trailer coach.

216. (License.) *It shall be unlawful for any person to maintain or operate within St. Mary's County, any trailer coach park unless such person shall first obtain a license therefor. All trailer coach parks in existence upon the effective date of this Act shall within 90 days thereafter obtain such license and in all other respects WITHOUT HAVING TO comply fully with the requirements of this Act. PROVIDED, HOWEVER, THAT NOTHING IN SECTION 217B SHALL APPLY TO ANY TRAILER PARK APPROVED BY THE ST. MARY'S COUNTY DEPARTMENT OF HEALTH AND IN EXISTENCE AS OF APRIL 1, 1959.*

217A. (License Fees.) *The annual license fee for each trailer coach park shall be \$25.00 for each block of twenty-five trailer coach spaces or fraction thereof for each block of 50 to 100, \$50., and for*