

AN ORDINANCE TO REPEAL ORDINANCE NO. 200 AND NO. 206 AND FIXING LICENSE FEES FOR THE EXHIBITION OF COIN OPERATED DEVICES; COIN OPERATED MUSICAL VENDING MACHINES, KNOWN AS JUKE BOXES; POOL TABLES; TAXI CABS; AND BOWLING ALLEYS, IN THE VILLAGE OF GEORGETOWN, AND CREATING A MISDEMEANOR.

BE IT ORDAINED by the Council of the Village of Georgetown, Brown County, Ohio:

SECTION 1. That it shall be unlawful for any person, firm, partnership or corporation to exhibit in any public place in the Village of Georgetown, Ohio, any coin operated device for five (5¢) cents or above, powered by electricity or manually operated, known as pinball games or similar devices, unless there be exhibited on such device, and for each of same so exhibited, a license from the Mayor of the Village of Georgetown, Ohio.

SECTION 2. That it shall be unlawful for any person, firm, partnership or corporation to exhibit in any public place in the Village of Georgetown, Ohio, any coin operated musical reproducing device or apparatus known popularly as a juke box, powered by electricity without also exhibiting on such device or apparatus, a license first obtained from the Mayor of the Village of Georgetown, Ohio.

SECTION 3. That it shall be unlawful for any person, firm, partnership or corporation to exhibit for hire or rental, any pool or billiard table, or any bowling, duckpin or tenpin alley, ^{or schuffle-board} in any public place in the Village of Georgetown, without exhibiting in said public place, a license first obtained from the Mayor of the Village of Georgetown, Ohio.

SECTION 4. That it shall be unlawful for any person to exhibit or operate for hire, any motor vehicle known as a taxicab or to hold himself or herself out to the public, as renting motor vehicles to the general public for hire, without first obtaining a license for such vehicle from the Mayor of the Village of Georgetown, Ohio. Nothing in this section shall apply to any motor vehicle operated from any other town, city or village, into Georgetown, Ohio, with passengers from a destination outside of the Village of Georgetown, Ohio.

SECTION 5. That the Mayor of the Village of Georgetown, Ohio, shall charge the following license fees:

For each coin operated machine, powered by electricity or manually operated, the sum of Five Dollars (\$5.00) per year, payable to said Mayor in advance, except so called "flat-tops" which shall be charged for at the rate of Fifty Dollars (\$50.00) per year in advance.

For each coin operated musical reproducing device or machine known

\$ 5.00

popularly as a "juke-box", the sum of ~~five~~ Dollars (~~\$5.00~~ ^{\$5.00}) per year, payable in advance.

For each pool table or billiard table exhibited for rental, the Mayor shall charge the sum of ~~five~~ Dollar (~~\$5.00~~ ^{\$5.00}) per year, payable yearly in advance to said Mayor.

For each motor vehicle or taxicab exhibited for hire or rental, the Mayor shall charge a license fee of Five Dollars (\$5.00) per year, payable yearly in advance.

For each duckpin, tenpin or bowling alley or schuffle-board, the Mayor shall charge Five Dollars (\$5.00) per year payable in advance to said Mayor.

SECTION 6. That upon the proffer of the license fee above set forth by any person, firm, partnership or corporation, the Mayor shall issue a license duly signed by him as such Mayor and describing the device, apparatus or vehicle, covered and described in said license certificate.

SECTION 7. That the Mayor shall be provided with blank certificates at public expense for the issuance of such licenses.

SECTION 8. That such license shall be conspicuously displayed on, or for the convenience of the owner or operator, near the device, apparatus or vehicle covered and described in said license certificate.

SECTION 9. That any person, firm, partnership or corporation, exhibiting any of the machines, devices, apparatus or vehicles, as set forth and defined in the foregoing Sections 1, 2, 3 and 4, shall be punished by a fine of not less than Five Dollars (\$5.00) nor more than Fifty Dollars (\$50.00) and the costs of such action unless having first obtained the prescribed license for each of same as hereinbefore prescribed and ordained.

SECTION 10. That this ordinance shall be effective at the earliest period allowed by law.

SECTION 11. That all ordinances in conflict herewith, be and the same hereby are, repealed.

ATTEST:

Merrill Mignerey
Clerk

B. H. Crawford
Mayor

Passed: August 11, 1953