

ORDINANCE NO. 4455

TITLE: AN ORDINANCE AMENDING SECTION 5.04.010 AND SECTION 5.04.020 OF THE LICENSE FEE FOR CERTAIN BUSINESSES, TRADES AND OCCUPATIONS

THE PEOPLE OF THE CITY OF ALBANY DO ORDAIN AS FOLLOWS:

Section I:

Section 5.04.010 of the Albany Municipal Code is amended to read as follows:

"Section 5.04.010 License Fee" The businesses, trades and occupations hereinafter enumerated shall pay the license fees specified in the following schedule except and subject to the following conditions:

(1) A contract signed by the city and the applicant providing that the proceeds received by the applicant from such business, occupation or trade will be used to improve a part of the city's park system; or

(2) No license fee shall be charged to an applicant where said applicant can show to the satisfaction of the city recorder that the proceeds from such business occupation or trade would be used for charitable, benevolent or public purposes;

(3) License fees to be charged to all persons except those qualifying for exemptions under subparagraph (1) and subparagraph (2) above are as follows:

Bowling Alley, per alley	\$ 10.00 yearly
Billard rooms and pool halls, per table	20.00 yearly
Circuses and menageries	150.00 daily
Carnivals, exhibitions, shows and entertainment	100.00 daily
Pawnbroker	50.00 yearly
Skating rinks	50.00 yearly
Theaters	\$10.00 per day or 50.00 yearly

Section II:

5.04.020 Definitions (a) Bowling Alleys, Billard Rooms and Poolrooms. Every place or building where bowls or balls are thrown, or billard, pool, or pigeon-hole or other games are played, or where ball or cues are used, shall be regarded as a bowling alley or billiard room or poolroom,

(b) Circuses and/or Menageries. "Circus" means any exhibition of feats or horsemanship, acrobatics or sports, and "Menageries" means an exhibition of wild animals. Any owner, proprietor, keeper or other person in charge of any circus for such circus and menagerie; provided, however, that only one fee shall be paid both for circus and menagerie if they are in the same building, tent, space or area. A circus or menagerie held outdoors in a space or area including a tent is an "outdoor circus and a menagerie" and a circus or menagerie held inside the building is an "indoor circus and a menagerie."

(c) Exhibitions, Shows, and Entertainments. Any exhibition, show or entertainment not otherwise covered in this chapter shall pay the license fee provided in the schedule of fees under exhibitions, shows and entertainment.

(d) Pawnbroker. Any person whose business or occupation is to take or receive, by pledge or exchange, any goods, wares, or bonds, bills of exchange, shares or stock, warehouse receipts and other written evidence of indebtedness for the repayment of money lent thereon, is termed a pawnbroker under this chapter.

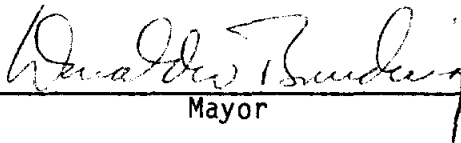
(e) Skating Rinks. All owners or managers of skating rinks shall be subject to the license fee provided in the foregoing schedule. Established structures for the use of skateboards are defined to be skating rinks.

(f) Theater. Every building used wholly or in part for the purpose of dramatic operator or motion picture presenting therein and operated for commercial gain is deemed a theater. (Ord. 3249 §2, 1966).

Passed by the Council: October 14, 1981

Approved by the Mayor: October 14, 1981

Effective Date: November 13, 1981

  
\_\_\_\_\_  
Mayor

ATTEST:

  
\_\_\_\_\_  
City Recorder