

EIGHTY-NINTH LEGISLATURE

Legislative Document

No. 854

H. P. 1663 House of Representatives, February 14, 1939. Referred to Committee on Legal Affairs. Sent up for concurrence and 500 copies ordered printed.

HARVEY R. PEASE, Clerk.

Presented by Mr. Poulin of Rumford.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED THIRTY-NINE

AN ACT Providing for Licenses for Cinematograph, Moving Pictures and Operators.

Be it enacted by the People of the State of Maine, as follows:

R. S., c. 37, §§ 14, 15, 16, amended. Sections 14, 15 and 16 of chapter 37 of the revised statutes are hereby amended to read as follows:

'Sec. 14. Cinematograph and moving-picture machine to be licensed; apparatus to be enclosed; provisions not to apply in certain cases. No' cinematograph or similar apparatus, involving the use of a combustible film more than 10 inches in length, shall be kept, used or exhibited in any building, place of public assemblage or place or building used for entertainment, whether such place or building has been licensed for public entertainment or not, unless a license or permit shall have been first obtained from the municipal officers of the eity or town in which said einematograph or similar apparatus is kept or exhibited insurance commissioner who may adopt and enforce such reasonable rules and regulations as he deems necessary and advisable; said cinematograph or similar apparatus shall be placed in an enclosure or booth consisting of a steel frame covered with asbestos-wood and constructed and located in accordance with the specifications hereinafter provided, and the entrances, exits and fire escapes connected with such public building, place of public assemblage or place or building, shall be erected in accordance with law; provided, that this section and the 4 following sections shall not apply to any cinematograph or similar apparatus operated with only cellulose acetate films not more than 1¹/₄ inches in width and using only an enclosed incandescent lamp; provided also, that the manufacturer of such cinematograph or similar apparatus shall apply for and receive the approval of the insurance commissioner; and provided also, that no such cinematograph or similar apparatus shall be used where an admission fee is charged, except in social, fraternal, charitable, religious and educational organizations, where machine so used is owned by said organization and used in the city or town where said organization is located, and the proceeds of such admission fees are to be devoted to the uses of said organization.'

'Sec. 15. Application for license; enclosure and machine to be inspected; license fee; appeal. Whoever desires to keep, exhibit or use any cinematograph or similar apparatus in any place or building described in section 14 shall make application to the municipal officers of the city or town in which such place or building is located insurance commissioner for a license to keep, exhibit or use such cinematograph or similar apparatus therein, and upon receipt of said application the municipal officers of said eity or town insurance commissioner shall inspect or cause to be inspected the enclosure or housing provided for such cinematograph or similar apparatus and shall also inspect or cause to be inspected any such cinematograph or similar apparatus, and shall also inspect the entrances, exits and fire escapes. If, as a result of such inspection they are he is convinced that the specifications hereinafter provided are fully complied with, and such cinematograph or similar apparatus is found to be in a safe and suitable condition to be stored, exhibited or used, and that the entrances, exits and fire escapes of such public buildings, place of public assemblage, or place or building, are in accordance with law, they he may issue a license to the person desiring to keep, use or exhibit such cinematograph or similar apparatus, which license shall state the name of the makers, trade name and number and the serial number of such cinematograph and the place in which it is to be kept, used or exhibited. If such officers, after written application to them for a license, unreasonably refuse or negleet to grant it, the applicant by giving them ten days' notice and a bond to pay all cost arising thereafter may appeal to the county commissioners who after a hearing of the parties, may grant the license or not as they judge reasonable. A fee for such license not exceeding \$10 shall be fixed by the municipal officers insurance commissioner. No license shall be granted under this section for any cinematograph or similar apparatus operated by oxhydrogen gas, so-called, or by lime light.'

'Sec. 16. No person to operate without a license; operator to be 18 years of age, and thoroughly skilled. No person shall operate any cinematograph or similar apparatus in any city or town until he has received a license or permit so to do from the municipal officers thereof insurance commissioner; no such license to operate a cinematograph or similar apparatus shall be granted to any person under 18 years of age, nor until the applicant shall have satisfied the municipal officers insurance commissioner that he is thoroughly skilled in the mechanical and electrical apparatus or devices used in the operation of cinematograph or similar apparatus. An applicant for such license shall have the same right of appeal as is provided in the preceding section. Such license to operate shall continue for one year and the. A fee therefor of not more than \$5 shall be fixed by the municipal officers insurance commissioner.

3