

Republic of the Philippines
Quezon City
CITY COUNCIL

ORDINANCE Numbered 3

AN ORDINANCE REGULATING THE OCCUPATION OF TAXI-DANCERS (BAILERINAS), WAITRESSES OR HOSTESSES IN BARS, HOTELS, RESTAURANTS, CABARETS, AND CAFES, INCLUDING THOSE WHO ARE ENGAGED IN THE OCCUPATION OF WAITERS, AND PROVIDING A LICENSE FEE THEREFOR.

Be it ordained by the Council of Quezon City, that:

SECTION 1. No person shall engage in the occupation of taxi-dancer (bailarina), waiter, waitress or hostess in bars, hotels, restaurants, cabarets, and cafes, without first securing a yearly license from the City Treasurer; PROVIDED, That the provisions of this section shall not apply to any person acting as waitress in carinderias, cafeterias, and restaurants, coming under the following classifications:

Below Class R and S for restaurants, hotels, cafes, and cafeterias as classified under Ordinance No. 2993 dated October, 1946, City of Manila, which classification is hereby adopted;

Below Class B and F for carinderias as classified under Ordinance No. 2993 dated October, 1946, City of Manila, which classification is hereby adopted.

SEC. 2. The City Treasurer shall collect from each taxi-dancer (bailarina), waiter, waitress or hostess for the issuance of the license provided for in the preceding section an annual fee of FIVE PESOS (P5.00).

SEC. 3. Only persons who have no criminal record and at least eighteen (18) years of age shall engage in the occupation of taxi-dancer (bailarina), waiter, waitress or hostess in bars, hotels, restaurants, cabarets, or cafes; and the license herein provided for shall not be issued without first having obtained a permit to act as such from the City Mayor or his authorized representatives, which permit shall be granted only upon satisfactorily showing that the applicant is of good moral character and free from any communicable disease as certified to by the City Health Officer.

SEC. 4. Any person owning, maintaining or conducting bar, hotel, restaurant, cabaret, or cafe, shall not allow any one to act as taxi-dancer (bailarina), waiter, waitress or hostess without the license provided for in section 1 hereof. He shall also submit, whenever required by the Mayor or his authorized representative, a list containing the name, address, age, personal circumstances, and other pertinent informations regarding the persons acting as taxi-dancers (bailerinas), waiters, waitresses or hostesses in his establishment.

SEC. 5. Any person violating the provisions of this Ordinance shall be punished by a fine of not more than two hundred pesos (P200.00) or by imprisonment of not more than six months or both, at the discretion of the Court.

Unanimously passed, January 15, 1947.

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P. A. BERNARDO
City Mayor

ATTESTED:

City Attorney

City Attorney

Auditor's Office

*Amended
by
Ord.
No. 1
No. 2
No. 3*