Chapter 5.12 - PUBLIC DANCES

Sections:

5.12.010 - Permit—Required—Fee.

It is unlawful for any person or organization to sponsor, conduct, or hold a public dance within the city limits without first having applied to the clerk-treasurer for a permit for such dance and without first having paid a license fee to the city in the sum of one dollar for such dance.

(Ord. 572 §1, 1967).

5.12.020 - Time restriction for public dance.

It is unlawful for any person or organization to sponsor, conduct or hold a public dance within the city limits terminating later than one a.m. of the morning following the date of same, or twelve thirty a.m. of the morning following the date of same if a Saturday.

(Ord. 572 §2, 1967).

5.12.030 - Exit requirements.

It is unlawful for any person or organization to sponsor, conduct or hold a public dance in any building or hall not having both a front and a rear or side exit.

(Ord. 572 §3, 1967).

5.12.040 - Officer to be present at dance.

It is unlawful for any person or organization to sponsor, conduct or hold a public dance within the city limits without first having made arrangements for the hiring and compensating of a special deputy marshal or sheriff to be present during the hours of such public dance.

(Ord. 572 §4, 1967).

5.12.050 - Violation—Penalty.

Any person found guilty of violating any of the provisions of this chapter shall be subject to a fine of not more than one hundred dollars or by imprisonment in the county jail for not more than thirty days, or by both such fine and imprisonment.

(Ord. 572 §5, 1967).