

[CHAPTER 395]

AN ACT

To amend an Act entitled "An Act to authorize boxing in the District of Columbia, and for other purposes."

June 15, 1938
[H. R. 9227]
[Public, No. 622]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to authorize boxing in the District of Columbia, and for other purposes", is hereby amended to read as follows:

District of Columbia
Boxing Commission.
48 Stat. 608.

Collegiate, etc., boxing,
supervision.

"1. (a) In the event that the authorities in charge shall notify the Boxing Commission that they do not desire its supervision, then the provisions of this Act shall not apply in any way to any amateur boxing match or exhibition conducted by or participated in exclusively by any school, college, or university, as defined in this Act, or by any association or organization composed exclusively of such schools, colleges, or universities when each contestant in any such match or exhibition is a student regularly enrolled for not less than one-half time in a school, college, or university as herein defined.

Terms defined.

"(b) As used in this Act 'school, college, or university' includes every school, college, or university supported in whole or in part from public funds and every other school, college, or university supported in whole or in part by a religious, charitable, scientific, literary, educational, or fraternal organization which is not operated for profit and no part of the net earnings of which inures to the benefit of any private shareholder or individual."

Approved, June 15, 1938.

[CHAPTER 396]

AN ACT

To amend the District of Columbia Alcoholic Beverage Control Act.

June 15, 1938
[H. R. 9417]
[Public, No. 623]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection (g) of section 11 of the District of Columbia Alcoholic Beverage Control Act, as amended, is hereby amended as follows:

District of Columbia
Alcoholic Beverage
Control Act, amend-
ments.

In the second paragraph of said subsection strike out the words "\$20 per annum;" and insert in lieu thereof "\$10 per annum: *Provided*, That such a license may be issued to any company engaged in interstate commerce covering all dining, club, and lounge cars operated by such company on railroads within the District of Columbia upon the payment of an annual fee of \$60;"

48 Stat. 325.
License fees, Re-
tailer's, Class C.
Railroad dining,
etc., cars.

Provided.
Single license to
company engaged in
interstate commerce.

SEC. 2. That subsection (h) of section 11 of the District of Columbia Alcoholic Beverage Control Act, as amended, is hereby amended as follows:

Retailer's, Class D.
48 Stat. 326.

Change the period to a colon at the end of the second paragraph of said subsection and add the following: "*Provided*, That such a license may be issued to any company engaged in interstate commerce covering all dining, club, and lounge cars operated by such company on railroads within the District of Columbia upon the payment of an annual fee of \$30."

Provided.
License to company
engaged in interstate
commerce.

SEC. 3. That subsection (d) of section 14 of the District of Columbia Alcoholic Beverage Control Act, as amended, is hereby amended as follows:

Separate applica-
tion for each location.
48 Stat. 329.

Change the period to a comma at the end of the first sentence of said subsection ending with the word "business" and insert the following: "except that a company engaged in interstate commerce may file one application for a license for the operation thereunder of all of its dining, club, and lounge cars operated on railroads within the District of Columbia."

Exception, railroad
companies.

Approved, June 15, 1938.