

Public Entertainments (Amendment) Bill

Table of Contents

Bill No: 13/1979

Read the first time: 5th March 1979

Long Title

Enacting Formula

1 Short title

2 Amendment of section 2

3 Repeal and re-enactment of section 10

4 Amendment of section 14

5 Amendment of section 18

Explanatory Statement

Expenditure of Public Money

Public Entertainments (Amendment) Bill

Bill No. 13/1979

Read the first time on 5th March 1979.

An Act to amend the Public Entertainments Act (Chapter 259 of the Revised Edition).

Be it enacted by the President with the advice and consent of the Parliament of Singapore, as follows: —

Short title

1. This Act may be cited as the Public Entertainments (Amendment) Act, 1979.

Amendment of section 2

2. Section 2 of the Public Entertainments Act (hereinafter in this Act referred to as the principal Act) is amended —

- (a) by inserting, immediately after the definition of “approved place” therein, the following definition: —

“ “film” includes any record, however made, of a sequence of visual images, which is a record capable of being used as a means of showing that sequence as a moving picture;”;

- (b) by deleting the words “coin or disc operated table, board or other appliance” in the first and second lines of the definition of “pin-table” therein and substituting therefor the words “table, board or other appliance operated by hand or by coin, disc, electricity or any other means which is”; and

- (c) by deleting the definition of “public entertainment” therein and substituting therefor the following: —

“ “public entertainment” includes —

- (a) plays, operas, pantomimes, variety acts, performances of music, singing, dancing, gymnastics, acrobatics and legerdemain, tableaux, demonstrations, displays and parades;
- (b) displays of fireworks, set pieces, commemorative decorations and representations of real or mythical creatures;
- (c) circuses and exhibitions of animals or abnormal persons;
- (d) amusement parks and fun fairs;