

AN ORDINANCE **42665**

AMENDING CHAPTER 8A (BILLIARD HALLS) SECTION 8A-16 OF THE CITY CODE OF THE CITY OF SAN ANTONIO BY LOWERING THE AGE REQUIREMENT OF PERSONS NOT PERMITTED TO BE PRESENT IN BILLIARD HALLS WHERE INTOXICATING BEVERAGES ARE DISPENSED UNLESS ACCOMPANIED BY AN ADULT FROM TWENTY-ONE TO EIGHTEEN YEARS; AND PRESCRIBING A PENALTY FOR VIOLATION OF ANY PROVISION CONTAINED HEREIN OF A FINE NOT TO EXCEED TWO HUNDRED DOLLARS.

\* \* \* \*

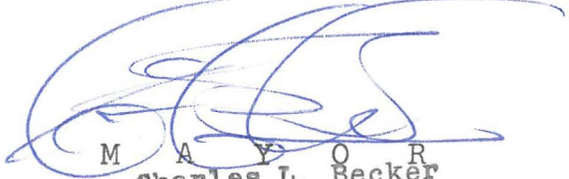
BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF SAN ANTONIO:

SECTION 1. That Section 8A-16 of the City Code of the City of San Antonio is hereby amended to read as follows:

"No person under eighteen (18) years of age shall be permitted to remain in any billiard hall where any intoxicating beverages are dispensed or consumed, unless accompanied by parent, legal guardian or spouse of legal age."

SECTION 2. Any person who shall violate any provision of this ordinance shall be guilty of a misdemeanor and shall upon conviction be punished by a fine of not more than two hundred (\$200.00) dollars.

PASSED AND APPROVED this 23<sup>rd</sup> day of August, 1973.

  
M A Y O R  
Charles L. Becker

ATTEST: JH Sulmann  
City Clerk

APPROVED AS TO FORM: \_\_\_\_\_  
R  
City Attorney

DISTRIBUTION

ITEM NO. 7

MEETING OF THE CITY COUNCIL DATE: AUG 23 1973

MOTION BY: Berk SECONDED BY: Sanm

ORD. NO. 42665 ZONING CASE \_\_\_\_\_

RESOL. \_\_\_\_\_ PETITION \_\_\_\_\_

AVIATION DIRECTOR	
BUILDING & PLANNING ADMIN.	
CITY WATER BOARD	
COMMERCIAL RECORDER	1
COMMUNITY DEVELOPMENT OFFICER	
COMMUNITY ANALYSIS DIVISION	
COMPREHENSIVE PLANNING	
CONVENTION BUREAU	
CONVENTION CENTER	
FINANCE DIRECTOR	
ASSESSOR	
BUDGET	
CONTROLLER	
TREASURY DIVISION	
FINANCE-MODEL CITIES	
FINANCE-GRANT SECTION	
INTERNAL AUDIT	
MANAGEMENT ANALYSIS	
PROPERTY RECORDS	
FIRE CHIEF	
HEALTH DIRECTOR	
HEMISFAIR PLAZA	
LAND DIVISION	
LEGAL	
BACK TAX ATTORNEY	
LIBRARY DIRECTOR	
MARKET & PARKING	
MODEL CITIES	
MUNICIPAL COURTS	1
PARKS & RECREATION DEPT.	
PERSONNEL DIRECTOR	
POLICE CHIEF	1
PRESS ROOM	
PUBLIC INFORMATION	
PUBLIC WORKS DIRECTOR	
ENGINEERING DIV.	
ENGINEERING - SEWERS	
PUBLIC SAFETY - ASSOC. MGR.	
PURCHASING	
SPECIAL SERVICES	
TRAFFIC & TRANSPORTATION	
ASSOC. MGR. C. GUERRA	
<u>Mun. Coll. Corp</u>	1

COUNCIL MEMBER	ROLL CALL	AYE	NAY
LILA COCKRELL PLACE NO. 1		✓	
DR. JOSE SAN MARTIN PLACE NO. 2		✓	
CHARLES L. BECKER PLACE NO. 3		✓	
REV. CLAUDE BLACK PLACE NO. 4		✓	
GLENN LACY PLACE NO. 5		✓	
CLIFFORD MORTON PLACE NO. 6		<u>als</u>	
ALFRED BECKMANN PLACE NO. 7		✓	
ALVIN G. PADILLA, JR. PLACE NO. 8		✓	
LEO MENDOZA, JR. PLACE NO. 9		✓	

TO: Chief E. E. Peters  
Captain J. E. Depres, Vice

FROM: Terry G. McCoy, Legal Advisor, S.A.P.D.

DATE: July 25, 1973

SUBJECT: Change in City Code Section 8A-16 to Conform to Senate Bill 123.

This memo is regard to Captain Depres request for changes in City Code Section 8A-16 in light of the passage of Senate Bill 123 (equal rights to 18 year olds).

There is probably no legal necessity in changing Section 8A-16 to apply only to persons under 18 years of age. However, in order to curtail any confusion or arguments before they arise, it is recommended that an ordinance be passed reflecting the changes suggested.

  
Terry G. McCoy  
Legal Advisor, S.A.P.D.

TGM:ch

SAN ANTONIO  
POLICE DEPARTMENT



SAN ANTONIO, TEXAS

INTEROFFICE CORRESPONDENCE  
SAPD Form No. 65 [3-67]

Date:

June 25, 1973

TO : Chief E. E. Peters

FROM : Capt. J. E. Despres

COPIES TO: City Attorney, File

SUBJECT : Change in City Code Sec. 8A-16

MESSAGE HERE: [Type or Print ONLY - Use INK]

Since the new youth rights bill will go into effect on Aug 27, 1973 it is suggested that the section dealing with 21 year old restriction on those entering billiard parlors where alcoholic beverages are sold be changed to read:

Sec. 8A-16. Persons under eighteen years of age not permitted to be present when intoxicating beverages dispensed unless accompanied by adult.

No person under eighteen (18) years of age shall be permitted to remain in any billiard hall where any intoxicating beverages are dispensed or consumed, unless accompanied by parent, legal guardian or spouse of legal age.

*J. E. Despres*

*file*

City Attorney's Office

E. E. Peters, Chief of Police

Inconsistency in our City Code and New Law with Regard to 18 Year Olds.

August 13, 1973

Please note the attached file with reference to an inconsistency in our City Code and the new law with regard to 18 year olds. If you think it is feasible, I would recommend a change to offset the possibility of future confusion.

  
E. E. PETERS  
CHIEF OF POLICE

EEP:aal

# Affidavit of Publisher

THE STATE OF TEXAS,

COUNTY OF BEXAR  
CITY OF SAN ANTONIO

Before me, the undersigned authority, on this day personally appeared \_\_\_\_\_

Mrs. Charles D. Treuter, who being by me duly sworn,

says on oath that she is ~~not~~ the publisher~~s~~ of the Commercial Recorder

a newspaper of general circulation in the City of San Antonio, in the State and County aforesaid, and

that the Ordinance 42665 hereto attached has been published in

every issue of said newspaper on the following day~~s~~ to-wit: \_\_\_\_\_

August 24, 1973

## AN ORDINANCE 42665

AMENDING CHAPTER 8A  
(BILLIARD HALLS) SECTION  
8A-16 OF THE CITY CODE OF  
THE CITY OF SAN ANTONIO BY  
LOWERING THE AGE REQUIRE-  
MENT OF PERSONS NOT PER-  
MITTED TO BE PRESENT IN  
BILLIARD HALLS WHERE IN-  
TOXICATING BEVERAGES ARE  
DISPENSED UNLESS ACCOM-  
PANIED BY AN ADULT FROM  
TWENTY-ONE TO EIGHTEEN  
YEARS; AND PRESCRIBING A  
PENALTY FOR VIOLATION OF  
ANY PROVISION CONTAINED  
HEREIN OF A FINE NOT TO  
EXCEED TWO HUNDRED DOL-  
LARS.

BE IT ORDAINED BY THE  
CITY COUNCIL OF THE CITY  
OF SAN ANTONIO:

SECTION 1. That Section 8A-16  
of the City Code of the City of  
San Antonio is hereby amended  
to read as follows:

"No person under eighteen  
(18) years of age shall be per-  
mitted to remain in any bil-  
liard hall where any intoxi-  
cating beverages are dispen-  
sed or consumed, unless ac-  
companied by parent, legal  
guardian or spouse of legal  
age."

SECTION 2. Any person who  
shall violate any provision of this  
ordinance shall be guilty of a  
misdemeanor and shall upon con-  
viction be punished by a fine of  
not more than two hundred  
(\$200.00) dollars.

PASSED AND APPROVED this  
23rd day of August, 1973.

CHARLES L. BECKER  
Mayor

ATTEST:  
J. H. INSELMANN  
City Clerk

Mrs. Charles D. Treuter

Sworn to and subscribed before me this 24th day of August, 1973

Ernest C. Carrola

Notary Public in and for Bexar County, Texas  
Ernest C. Carrola