Chapter 122

ENTERTAINMENT, PUBLIC

| ARTICLE I |
|---------------|
| Public Dances |
| |

§ 122-4. Certain dates excluded.

§ 122-5. Cancellation of dance; refund.

§ 122-1. Permit required; fee. § 122-6. Request for new permit at

subsequent date; fee. § 122-7. Assignment of inspectors.

§ 122-3. Payment of fees; compensation of inspectors.

§ 122-2. Notification of Sheriff's office.

[HISTORY: Adopted by the Village Board of the Village of Iola as indicated in article histories. Amendments noted where applicable.]

GENERAL REFERENCES

Alcoholic beverages --- See Ch. 77.

Fermented malt beverages and intoxicating liquor — See Ch. 134.

ARTICLE I Public Dances [Adopted 2-12-1996 as Title 7, Ch. 11, of the 1996 Code]

§ 122-1. Permit required; fee.

No person, firm or corporation shall sponsor, hold or conduct public entertainment where alcoholic beverages are sold, hereinafter called a "public dance," except in compliance with a written permit issued by the Police Chief for the Village of Iola upon application made at least five days prior to the date of holding such public dance, and the payment to the Village Clerk-Treasurer by the applicant of a permit fee of \$40 for each public dance. The inspection fee shall be submitted to the Village Clerk-Treasurer along with the application. Applications for permits shall include a statement of the time the public dance is to begin and the approximate length thereof.

§ 122-2. Notification of Sheriff's office.

It shall be the duty of the Chief of Police for the Village of Iola upon issuance of a permit for a public dance to forthwith notify the County Sheriff's office of such public dance.

§ 122-3. Payment of fees; compensation of inspectors.

All fees provided herein shall be paid to the Village Clerk-Treasurer, and the compensation of the inspectors and others as herein provided shall be paid by the Village Clerk-Treasurer, but

no compensation shall be made for any inspection except for which a written report has been filed and a copy furnished to the licensee.

§ 122-4. Certain dates excluded.

No permits shall be issued hereunder for dances scheduled on the Fourth of July weekend or for dances which are scheduled for dates on which the Iola Old Car Show is scheduled.

§ 122-5. Cancellation of dance; refund.1

Upon due receipt of notice of cancellation of any dance by at least 3:00 p.m. on the date on which the dance is scheduled, the Village Clerk-Treasurer shall refund the \$40 permit fee, less a \$10 administration fee which shall be retained by the Village Clerk-Treasurer. If the Village Hall is closed on the day of the dance, this notice shall be given on the first day the Village Hall is open thereafter.

§ 122-6. Request for new permit at subsequent date; fee.²

Upon timely receipt of notice of cancellation of any dance, return of the issued permit and the request for the issuance of a new permit at a subsequent date, the Police Chief for the Village of Iola may issue a new permit for such dance upon payment of an additional fee of \$10.

§ 122-7. Assignment of inspectors.

The County Sheriff shall assign a dance inspector to each dance for which the Police Chief for the Village of Iola issues a permit and shall rotate such assignments so that no one inspector shall be assigned to any one dance hall more than once for every two dances held in any one dance hall, except that where two permits for dances to be held at different times on one day in the same dance hall are issued, the same inspector may supervise both dances.

Editor's Note: Amended at time of adoption of Code (see Ch. 1, General Provisions, Art. I).

² Editor's Note: Amended at time of adoption of Code (see Ch. 1, General Provisions, Art. I).