Ordinance no. 18A-1

TOURIST CAMP AMENDMENTS

Adopted May 31, 1968 - see Volume 7 - Page 161

AN ORDINANCE TO AMEND THE TOURIST CAMP ORDINANCE BY THE FOLLOWING SECTIONS:

SECTION II. Permits, License Tax and Methods of Applying for Permits.

(1.) The location of tourist camps within James City County shall require a conditional use permit issued by the Commissioner of Revenue and shall be subject to a semiannual license tax for the first 100 sites in the amount of \$50.00 per tourist camp and for all over 100 sites, a semiannual license tax in the amount of \$100.00 per tourist camp, and no tourist camp shall commence to operate or continue to operate without the payment of such semi-annual license tax. Non-payment of license tax shall be cause for revocation of the license to operate a tourist camp.

(7.) AREA REQUIREMENTS: Each camp site within a tourist camp shall contain at least 1000 square feet in area. Each camp site will be numbered serially by a suitable marker. SECTION VII: Penalty Clause

Any person, firm, corporation or association violating any provision of this ordinance shall be deemed guilty of a misdemeanor and, upon conviction thereof shall be fined an amount not less than \$25.00, nor more than \$50.00. Each day of operation in violation hereof, shall constitute a separate offense.