

**VILLAGE OF HIGHLAND FALLS
INTRODUCTORY LOCAL LAW
AMENDMENT TO JUKEBOXES AND LIVE ENTERTAINMENT CODE**

BE IT ENACTED by the Board of Trustees of the Village of Highland Falls, County of Orange, State of New York, as follows:

Section 1. Chapter 126, titled “Jukeboxes and Live Entertainment,” is amended as follows:

A. Section 126-1, titled “Definitions,” is amended by amending the term “Live Entertainment” and the definition thereof to read as follows:

Live or Musical Entertainment - The act of entertaining a public or private audience directly at the time of production or the act of providing musical entertainment, whether by live entertainment, recording, DJing or other forms of musical entertainment.

B. Section 126-1, titled “Definitions,” is further amended by amending the definition of “Person, Firm, Corporation or Association” to read as follows:

Includes any person, firm, corporation or association which operates a jukebox; any person, firm, corporation or association in whose place of business any jukebox is placed for use and/or any live or musical entertainment is offered; and any person, firm, corporation or association having control over jukebox or over live or musical entertainment.

B. Section 126-9, titled “Penalties for offenses,” is amended by amending the first sentence thereof to read as follows:

Any person violating any of the provisions of this chapter shall be guilty of a violation and, upon conviction thereof, said violation shall be punishable by a maximum fine of \$1,000 or by a term of imprisonment of not more than 15 days, or both.

Section 2. This local law shall take effect immediately upon filing with the Secretary of State.