
By Mr. Frye of Boston, petition of Maurice E. Frye, Jr., that the Outdoor Advertising Board be prohibited from issuing a permit for a billboard, sign or other advertising device whenever written objection thereto is received from a city or town after a public hearing thereon. Commerce and Labor.

The Commonwealth of Massachusetts

In the Year One Thousand Nine Hundred and Sixty-Nine.

AN ACT PROHIBITING THE OUTDOOR ADVERTISING BOARD FROM ISSUING A PERMIT FOR A BILLBOARD, SIGN OR OTHER ADVERTISING DEVICE WHENEVER WRITTEN OBJECTION THERETO IS RECEIVED FROM A CITY OR TOWN AFTER A PUBLIC HEARING THEREON.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 The first sentence of section 29A of chapter 93 of the
2 General Laws, as appearing in section 5 of chapter 584 of the
3 acts of 1955, is hereby amended by adding after the word
4 "town", in line 10, the words:—and only if the board fails to
5 receive within forty-five days after the date of said public
6 hearing a further objection in writing from the city council or
7 board of selectmen,—so as to read as follows:—Whenever,
8 within thirty days after notification to the city or town, the
9 board shall have received written objection to an application
10 for a permit, such permit shall issue only after consideration
11 by the board of such objection, and whenever, within thirty
12 days after notification to the city or town, the board shall
13 have received written notice of intention to appear in oppo-
14 sition to the application, the board shall issue such permit
15 only after a public hearing on due notice to the applicant and
16 the city or town and only if the board fails to receive within
17 forty-five days after the date of said public hearing a further
18 objection in writing from the city council, or board of
19 selectmen.

