## HOUSE BILL 672

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### By: **Montgomery County Delegation** Introduced and read first time: February 1, 2013 Assigned to: Economic Matters

Committee Report: Favorable House action: Adopted Read second time: March 8, 2013

CHAPTER \_\_\_\_\_

1 AN ACT concerning

# Montgomery County - Consumption of Wine Not Bought from License Holder Class H Licenses

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### MC 17-13

 $\mathbf{5}$ FOR the purpose of allowing an individual in a restaurant, club, or hotel in 6 Montgomery County for which a Class H alcoholic beverages license is issued 7the privilege of consuming wine not purchased from or provided by the license 8 holder only under certain circumstances; imposing a certain duty on the 9 Montgomery County Board of License Commissioners; allowing the license 10 holder under this Act to charge the individual a certain fee for the privilege 11 allowed under this Act; requiring the license holder under this Act to dispose of 12any unfinished wine; allowing the individual to remove partially consumed wine if the license holder inserts a cork or places a cap on the bottle; imposing a 13 certain restriction on the license holder; making certain stylistic changes; and 14 generally relating to the consumption of wine in Montgomery County. 15

- 16 BY repealing and reenacting, with amendments,
- 17 Article 2B Alcoholic Beverages
- 18 Section 12–107(b)(10)
- 19 Annotated Code of Maryland
- 20 (2011 Replacement Volume and 2012 Supplement)
- 21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 22 MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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1	Article 2B – Alcoholic Beverages
2	12–107.
$\frac{3}{4}$	(b) (10) (i) THIS PARAGRAPH APPLIES ONLY TO A RESTAURANT, CLUB, OR HOTEL FOR WHICH:
5 6	1. IN ANY JURISDICTION IN THE STATE, A CLASS B OR CLASS C LICENSE ALLOWING THE SALE OF WINE IS ISSUED; OR
7 8	2. IN MONTGOMERY COUNTY, A CLASS H LICENSE ALLOWING THE SALE OF WINE IS ISSUED.
9 10 11	(II) An individual in a restaurant, club, or hotel [for which a Class B or Class C license allowing the sale of wine is issued] may consume wine not purchased from or provided by the license holder only if:
$\begin{array}{c} 12\\ 13 \end{array}$	1. The wine is consumed with a meal during the hours of sale specified by the license;
$\begin{array}{c} 14 \\ 15 \end{array}$	2. The individual receives the approval of the license holder;
$\begin{array}{c} 16 \\ 17 \end{array}$	3. The wine is not available for sale on the license holder's wine list; and
18 19 20	4. The license holder obtains a permit from the local licensing board before allowing an individual the privilege of consuming wine not purchased from or provided by the license holder.
21 22 23	[(ii)](III) A local licensing board shall issue a permit at no charge to each license holder who seeks to allow an individual to consume wine under the conditions specified in subparagraph [(i)](II) of this paragraph.
24 25 26 27	[(iii)](IV) A license holder that allows an individual the privilege of consuming wine described under subparagraph [(i)](II) of this paragraph may determine and charge the individual a fee for the privilege, on which a sales tax shall be imposed.
28 29 30	[(iv)](V) Except as provided in subparagraph [(v)](VI) of this paragraph, the license holder shall dispose of wine described under subparagraph [(i)](II) of this paragraph that remains after the meal is finished.
31 32	[(v)](VI) The individual may remove from the licensed premises a bottle of wine, the contents of which are only partially consumed with the

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1 meal, if the license holder or an employee of the license holder inserts a cork in or 2 places a cap on the bottle.

3 [(vi)](VII) A bottle of wine that is removed from the licensed 4 premises under subparagraph [(v)](VI) of this paragraph is an "open container" for 5 purposes of § 10-125 of the Criminal Law Article.

6 [(vii)](VIII) A license holder may not allow an individual who is 7 under 21 years old or who is visibly under the influence of an alcoholic beverage the 8 privilege of consuming wine described under subparagraph [(i)](II) of this paragraph.

9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 July 1, 2013.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.