# HOUSE BILL 1431

A2

3lr3230

By: Prince George's County Delegation
Introduced and read first time: February 18, 2013
Assigned to: Rules and Executive Nominations
Re-referred to: Economic Matters, March 6, 2013

Committee Report: Favorable House action: Adopted Read second time: April 2, 2013

CHAPTER \_\_\_\_\_

## 1 AN ACT concerning

4

# Prince George's County - Alcoholic Beverages Licenses - Towne Centre at Laurel

### PG 320-13

- FOR the purpose of removing a certain location from a certain list of areas in Prince
  George's County that are underserved by restaurants; authorizing the Prince
  George's County Board of License Commissioners to issue a certain number of
  Class B-DD (Development District) licenses to restaurants located within a
  certain location; and generally relating to the issuance of Class B-DD
- 10 (Development District) licenses to restaurants in Prince George's County.
- 11 BY repealing and reenacting, without amendments,
- 12 Article 2B Alcoholic Beverages
- 13 Section 9–217(a)
- 14 Annotated Code of Maryland
- 15 (2011 Replacement Volume and 2012 Supplement)
- 16 BY repealing and reenacting, with amendments,
- 17 Article 2B Alcoholic Beverages
- 18 Section 9–217(f)(5) and (7)
- 19 Annotated Code of Maryland
- 20 (2011 Replacement Volume and 2012 Supplement)

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.



	2 HOUSE BILL 1431
$egin{array}{c} 1 \ 2 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
3	Article 2B – Alcoholic Beverages
4	9–217.
5	(a) This section applies only in Prince George's County.
${6 \over 7}$	(f) (5) (i) This paragraph does not apply to a restaurant located within a chain store, supermarket, discount house, drug store, or convenience store.
8 9 10 11 12	(ii) Notwithstanding any other provision of this article, the Board of License Commissioners may allow an individual, partnership, corporation, unincorporated association, or limited liability company to hold or have an interest in more than one Class B beer, wine and liquor license, if the restaurant for which the license is sought is located within:
$\begin{array}{c} 13 \\ 14 \end{array}$	1. Any of the following areas that are underserved by restaurants:
$15 \\ 16 \\ 17$	A. Suitland business district, consisting of properties fronting on or having access to Silver Hill Road between Suitland Parkway and Sunset Lane, and on Suitland Road between Arnold Road and Eastern Lane;
18 19 20	B. Part of the Port Towns business district, consisting of properties fronting on or having access to Rhode Island Avenue, Bladensburg Road, Annapolis Road, or 38th Street, in legislative district 22; <b>OR</b>
$21 \\ 22 \\ 23 \\ 24$	C. Largo area, consisting of properties within the area bounded by the Capital Beltway (I–495) on the west, Central Avenue and Landover Road on the south and southeast, Campus Way North on the east and Route 214 and Landover Road on the north and northwest; [or
25 26 27 28 29	D. Laurel Commons, consisting of the properties within the area bounded on the south by Cherry Lane, on the east by Baltimore Avenue (U.S. Route 1), on the west by 4th Street, and on the north by a line approximately 1,450 feet north of Cherry Hill Road between Baltimore Avenue (U.S. Route 1) and 4th Street;] or
$\begin{array}{c} 30\\ 31 \end{array}$	2. A. A waterfront entertainment retail complex as defined by a county zoning ordinance; or
32 33 34	B. A commercial establishment on 100 or more acres that is designated by the County Executive as a recreational, destination, or entertainment attraction.

#### HOUSE BILL 1431

1 (iii) Except as provided in sub-subparagraph 2 and 3 of 1.  $\mathbf{2}$ this subparagraph, a license holder may not hold more than 4 Class B beer, wine and 3 liquor licenses within all of the underserved areas described in subparagraph (ii)1 of 4 this paragraph.  $\mathbf{5}$ 2. A. This sub-subparagraph does not apply in 6 Laurel Commons. 7B.1 A license holder may be issued or transferred a fifth 8 Class B beer, wine and liquor license only if the date of the application for the fifth 9 license is at least 1 year after the date the license holder was issued or transferred the 10 fourth license. 11 3. A. This sub-subparagraph does not apply in 12Laurel Commons. 13B.] A license holder may be issued or transferred a sixth Class B beer, wine and liquor license only if the date of the application for the sixth 1415license is at least 1 year after the date the license holder was issued or transferred the 16 fifth license. An individual, partnership, corporation, unincorporated 17(iv) 18association, or limited liability company that holds or has an interest in a license 19located in an underserved area described in subparagraph (ii)1 of this paragraph may 20not hold or have an interest in more than one license located outside of all the 21underserved areas. 22An individual, partnership, corporation, unincorporated (v) 23association, or limited liability company may not hold or have an interest in more than 24one license in a commercial establishment described in subparagraph (ii)2 of this 25paragraph. 26(vi) The annual license fee for a Class B license obtained under 27this paragraph is \$2,500. 28A Class B license obtained under this paragraph does not (vii) 29confer off-sale privileges. 30 (viii) The residency requirements under  $\S$  9–101 of this title apply to an applicant for a Class B license under this paragraph. 31 32The limit on the maximum number of Class B beer, wine (ix) 33 and liquor licenses in the county under subsection (b) of this section applies to the 34issuance of licenses under this paragraph. Subject to § 6-201(r)(15) of this article, the Board of License 35(7)

36

Commissioners may issue:

#### HOUSE BILL 1431

1 (i) Up to four Class B–DD (Development District) licenses for 2 restaurants located within the Capital Plaza commercial area, consisting of 3 commercial properties within the area bounded by the Baltimore–Washington 4 Parkway on the west and northwest, Maryland Route 450 on the south, and Cooper 5 Lane on the east and northeast;

6 (ii) Up to four Class B–DD (Development District) licenses for 7 restaurants located within the area of Greenbelt Station, located inside the Capital 8 Beltway and adjacent to the Greenbelt Metro Station; [and]

9 (iii) Up to six Class B–DD (Development District) licenses may 10 be issued to restaurants located within the area of Ritchie Station Marketplace; AND

11 (IV) UP TO SIX CLASS B-DD (DEVELOPMENT DISTRICT) 12 LICENSES MAY BE ISSUED TO RESTAURANTS LOCATED WITHIN THE TOWNE 13 CENTRE AT LAUREL.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effectJuly 1, 2013.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.