SENATE BILL 552

A24lr1062

By: Senators Glassman, Jacobs, and Jennings

Introduced and read first time: January 29, 2014

Assigned to: Education, Health, and Environmental Affairs

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: February 25, 2014

CHAPTER

AN ACT concerning 1

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Harford County - Liquor Control Board - Alcoholic Beverages Licenses

3 FOR the purpose of authorizing in Harford County the Liquor Control Board to issue a 4 7-day Class D beer (on-sale) license to the holder of a Class 5 brewery license; providing for an annual license fee; requiring the Liquor Control Board to decide the number of certain licenses to be issued and to adopt certain regulations; repealing a certain restriction on the use of a corporate dining room in an establishment for which a certain Class H-CC (corporate club/conference center) license is issued; authorizing the holder of a Class H–CC license to keep for sale and sell beer, wine, and liquor in certain other rooms and areas and to hold certain additional events; authorizing liquor to be consumed throughout 12 the premises for which a stadium license has been issued; authorizing alcoholic 13 beverages to be served in aluminum containers during a baseball game; 14 repealing a certain restriction on the dispensing of beer and wine during a 15 baseball game; removing the County from a list of counties requiring a certain 16 certificate to be filed for license applications; authorizing the Board and general manager to appoint additional inspectors to provide appropriate control over all 18 newly created licensees; and generally relating to the Liquor Control Board and 19 alcoholic beverages licenses in Harford County.

BY repealing and reenacting, without amendments,

Article 2B - Alcoholic Beverages

22 Section 8-213.1(a)

23 **Annotated Code of Maryland**

(2011 Replacement Volume and 2013 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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



1	BY repealing and reenacting, with amendments,							
2	Article 2B — Alcoholic Beverages							
3	Section 6-201(n)(6), 8-213.1(e), 10-103(b)(18), and 15-112(n)							
4	Annotated Code of Maryland							
5	(2011 Replacement Volume and 2013 Supplement)							
6	BY repealing							
7	Article 2B – Alcoholic Beverages							
8	Section 3–401(n)							
9	Annotated Code of Maryland							
10	(2011 Replacement Volume and 2013 Supplement)							
11	BY adding to							
12	Article 2B – Alcoholic Beverages							
13	Section 3–401(n)							
14	Annotated Code of Maryland							
15	(2011 Replacement Volume and 2013 Supplement)							
16	BY repealing and reenacting, with amendments,							
17	Article 2B – Alcoholic Beverages							
18	Section 6–201(n)(6), 8–213.1(e), 10–103(b)(18), and 15–112(n)							
19	Annotated Code of Maryland							
20	(2011 Replacement Volume and 2013 Supplement)							
21	BY repealing and reenacting, without amendments,							
22	Article 2B – Alcoholic Beverages							
23	Section 8–213.1(a)							
$\overline{24}$	Annotated Code of Maryland							
$\overline{25}$	(2011 Replacement Volume and 2013 Supplement)							
26 27	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
28	Article 2B - Alcoholic Beverages							
29	3–401.							
0.0								
30	[(n) This section does not apply in Harford County.]							
31	(N) (1) THIS SUBSECTION APPLIES ONLY IN HARFORD COUNTY.							
32	(2) THE LIQUOR CONTROL BOARD MAY ISSUE A 7-DAY CLASS D							
33	BEER (ON-SALE) LICENSE TO THE HOLDER OF A CLASS 5 BREWERY LICENSE.							
34	(3) THE ANNUAL LICENSE FEE IS \$1,500.							

1	(4)	THE	LIQUOR CONTROL BOARD SHALL:
2 3	ISSUED UNDER T	(I) HIS SU	DECIDE THE NUMBER OF CLASS D LICENSES TO BE UBSECTION; AND
4		(II)	ADOPT REGULATIONS TO CARRY OUT THIS SUBSECTION.
5	6–201.		
6 7	(n) (6) beer, wine, and liq	(i) Juor lic	There is a Class H–CC (corporate club/conference center) cense.
8 9	for an establishme	(ii) ent wit	The Liquor Control Board may issue the Class H–CC license h:
10 11	that is suitable for	· public	1. A banquet room, conference room, or meeting room gatherings and equipped with food preparation facilities; and
12 13	corporate dining r	oom th	2. Subject to subparagraph (iii) of this paragraph, a lat is reserved for members of a private club and their guests.
14 15	this paragraph:	(iii)	A corporate dining room described in subparagraph (ii)2 of
16			1. Shall be equipped for the sale of food; AND
17 18	members who pay	an an	2. May be used [only] by a private club of at least 25 nual membership fee[; and
19 20	benefit of the club].	3. May not be used for any purpose other than for the
21		(iv)	The holder of a Class H–CC license may:
22 23	during an event co	ontract	1. Keep for sale and sell beer, wine, [or] AND liquor sed with another person in [any]:
24 25	(III) of this paragr	aph; a	A. ANY of the rooms described in subparagraph (ii) OR and [in other]
26 27	approved by the L	iquor (B. OTHER areas of the licensed establishment that are Control Board;
28 29	simultaneously;		2. Hold multiple events in the licensed establishment

1 2 3				3. Contract to provide beer, wine, and liquor at an event ablishment if the event is in Harford County and the holder food for consumption at the event; and
4 5	[event] EVE	NTS pe	er year	4. May not hold more than [one] FOUR self-sponsored in the banquet, conference, or meeting room.
6			(v)	The annual license fee is \$3,000.
7 8	time.		(vi)	Not more than six Class H–CC licenses may be in effect at a
9	8–213.1.			
10	(a)	This s	ection	applies only in Harford County.
11	(e)	The fo	llowin	g limitations shall apply:
12 13	certificates f	(1) rom an		ndividuals serving beer, wine, or liquor shall hold valid ol awareness program approved by the Liquor Control Board;
14		(2)	Durin	g a baseball game, liquor [may]:
15 16	patrons [are]] MAY	(I) BE sea	f MAY only be served on the club level or dining area in which ated; $f BUT$
17			(II)	MAY BE CONSUMED THROUGHOUT THE PREMISES;
18 19 20	= -		ALUM	g a baseball game, alcoholic beverages must be served in a INUM, or paper container, except that a glass container may [or dining area in which patrons are seated]; and
21 22 23 24	•	nary s	tructu	Except on the club level or dining area in which patrons are e dispensed during a baseball game shall be dispensed only re, located within the stadium, equipped with a motor vehicle and
25 26	liquor.		(ii)]	No roving vendors shall be allowed to dispense beer, wine, or
27	10–103.			
28 29 30 31	conducted, st	tating	the le	A certificate signed by at least ten citizens who are owners tered voters of the precinct in which the business is to be ngth of time each has been acquainted with the applicant, or tion with the individuals making the application; that they

1 2 3 4 5 6 7	have examined the application of the applicant and that they have good reason to believe that all the statements contained in this application are true, and that they are of the opinion that the applicant is a suitable person to obtain the license. The certificate must have a statement that the signers of it are familiar with the premises upon which the proposed business is to be conducted, and that they believe the premises are suitable for the conduct of the business of a retail dealer in alcoholic beverages.
8 9 10	(ii) In St. Mary's County, persons who are owners of real estate within 5 miles of the premises for which a license is sought and registered voters of St. Mary's County shall be those persons signing the certificate.
11 12 13 14	(iii) The certificate required by subparagraph (i) of this paragraph is not necessary for applications filed in Dorchester County, Prince George's County, Montgomery County, Anne Arundel County, [and] Baltimore County, AND HARFORD COUNTY.
15	15–112.
16	(n) (1) This subsection applies only in Harford County.
17 18 19	(2) In addition to any inspector who is serving prior to July 1, 1979, the Board and general manager may appoint additional inspectors as necessary to provide appropriate control over newly created [Class A off–sale] licensees.
20 21	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2014.
	Approved:
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.