Unofficial Copy A2 1996 Regular Session 6lr1478

By: Delegate Edwards Introduced and read first time: January 29, 1996 Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

2 Garrett County - Alcoholic Beverages

3 (Class C Club Licenses - Guest Defined)

4 FOR the purpose of defining, in Garrett County, "guest" for purposes of the Class C club

- 5 alcoholic beverages laws; modifying certain requirements pertaining to guests and to
- 6 club and organization licenses; and generally relating to alcoholic beverages in
- 7 Garrett County.

8 BY repealing and reenacting, with amendments,

- 9 Article 2B Alcoholic Beverages
- 10 Section 6-301(m)
- 11 Annotated Code of Maryland
- 12 (1994 Replacement Volume and 1995 Supplement)

13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

14 MARYLAND, That the Laws of Maryland read as follows:

15	Article 2B -	Alcoholic	Beverages

16 6-301.

- 17 (m) (1) (I) This subsection applies only in Garrett County.
- 18 (II) IN THIS SUBSECTION, "GUEST" MEANS:
- 19 1. AN INDIVIDUAL WHO IS SPECIFICALLY INVITED BY A 20 MEMBER OF A CLUB OR ORGANIZATION; OR
- 212. ANY OTHER INDIVIDUAL WHO IS IN EFFECT AN INVITEE22OF THE CLUB OR ORGANIZATION.
- 23 (2) (i) There is a club and organization license.
- 24 (ii) 1. The annual license fee is \$1,500.
- 25 2. The issuing fee for a new license is \$1,500, in addition to the
- 26 annual fee.
- 27 (iii) The license permits the sale on the premises only ofbeer, wine,28 and liquor to the members and the guests of the clubs and organizations.

HOUSE BILL 405

1 (iv) 2 organizations:

(iv) The license shall be issued only to the following clubs and

1. A bona fide nationally chartered nonprofit organization or
club which has been incorporated for a period of not fewer than 5 yearsimmediately prior
to the filing of the application, composed solely of members who served in the armed
forces of the United States in any war in which the United States has engaged, which
organization or club operates solely for the use of its own members and its guests [when
accompanied by such members,] and meets in a clubhouse principally usedfor a club[,
and is neither directly nor indirectly operated as a public business].

2. Any lodge or chapter of a bona fide nonprofit and nationally
chartered fraternal organization composed of members duly elected and initiated in
accordance with the rites and customs of the fraternal organizations which is operating a
home or clubhouse for the use of its members[, and is neither directly nor indirectly
operated as a public business]. The club or organization shall have 100or more bona fide
members paying such dues as required by its national organization in the year
immediately preceding the year in which the license is issued. The homeor clubhouse
shall have facilities for preparing and serving food on the premises to the members and
their guests.

3. A bona fide yacht or boat club, owning real estatein theCounty and having a dues-paying membership of not less than 150 persons, not less than50 of whom own yachts, boats, or other vessels.

4. A country club which has 75 or more bona fide members paying dues of not less than \$40 per annum per member, which maintains at the time of the application for license a regular or championship golf course of 9 holes or more, or, in lieu of that golf course, a swimming pool at least 20 by 40 feet in size, and at least six tennis courts.

5. Before issuing any license pursuant to this paragraph, the kLiquor Control Board shall determine whether the business to be operated by the prospective licensee is likely to enhance the recreational, business, and economic development of the County. If the Liquor Control Board in its discretion determines that the issuance of such a license will not enhance such development within the County, it shall reject the application for the license.

33 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect34 October 1, 1996.

2