#### SENATE BILL 615

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#### 1997 Regular Session

### EMERGENCY BILL

7lr1785

CF 7lr1784

### **By: Senator Collins (Baltimore County Administration) and Senator Stone** Introduced and read first time: January 31, 1997 Assigned to: Economic and Environmental Affairs

Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 7, 1997

CHAPTER \_\_\_\_\_

1 AN ACT concerning

## Baltimore County - Alcoholic Beverages (Adult Entertainment)

4 FOR the purpose of defining "adult entertainment" for the holders of alcoholic beverages

5 licenses in Baltimore County; requiring a certain hearing and approval; permitting

6 the Board of License Commissioners to attach conditions and restrictions to their

7 approval, if given prohibiting a holder of any class of alcoholic beverages license in

8 <u>Baltimore County from permitting adult entertainment on licensed premises or</u>

9 certain property adjacent to licensed premises; requiring the Board of License

10 Commissioners for Baltimore County to impose certain sanctions for a violation of

11 this Act under certain circumstances; providing for the applicability of this Act;

12 specifying that this Act is severable; making this Act an emergency measure;

13 providing for the application construction of this Act; and generally relating to

14 alcoholic beverages in Baltimore County.

15 BY repealing and reenacting, with amendments,

16 Article 2B - Alcoholic Beverages

17 Section 12-204

18 Annotated Code of Maryland

19 (1996 Replacement Volume)

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

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

### 22 Article 2B - Alcoholic Beverages

23 12-204.

24 (a) This section applies only in Baltimore County.

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1	(b) A holder of a beer, wine, and liquor license, Class D, for the sale of alcoholic
2	beverages on any premises, shall provide an entrance to the premises which shall be
	unlocked at all times during which sales are being made or while consumption is
	occurring.
5	(c) (1) In granting a license, the Board of License Commissioners may:
6	(i) Limit the license to a Class B (SB) restaurant - service bar beer,
7	wine, and liquor (on-sale) license only; or
8	(ii) Restrict off sale privileges of the licensee.
9	(2) The provisions of paragraph (1) of this subsection do not apply to a
10	holder of a Class A beer, wine, and liquor license.
11	(D) (1) (I) IN THIS SUBSECTION, "ADULT ENTERTAINMENT" MEANS
12	EMPLOYEES OF THE HOLDER OF AN ALCOHOLIC BEVERAGES LICENSE WHERE THE
13	EMPLOYEE'S PERFORMANCES AT LICENSED PREMISES THAT ARE COMMONLY
14	CALLED "GO-GO <del>DANCERS</del> <u>DANCING</u> ", "MALE REVUES", "FEMALE REVUES", AND
15	"EXOTIC <del>DANCERS</del> <u>DANCING</u> ". <del>IT INCLUDES EMPLOYEES OF THE HOLDER OF AN</del>
16	ALCOHOLIC BEVERAGES LICENSE
17	(II) "ADULT ENTERTAINMENT" INCLUDES PERFORMANCES BY
18	INDIVIDUALS WHO PERFORM IN ANY MANNER WHILE IN A STATE OF DRESS IN
19	WHICH CLOTHING COVERS NO MORE THAN THE GENITALS, PUBIC REGION, AND
20	AREOLA OF THE FEMALE BREAST, AS WELL AS PORTIONS OF THE BODY COVERED
21	BY SUPPORTING STRAPS AND DEVICES.
22	(2) BEFORE A LICENSEE MAY PERMIT ADULT ENTERTAINMENT ON THE
23	LICENSED PREMISES, THE LICENSEE SHALL FILE AN APPLICATION FOR A PUBLIC
24	HEARING WITH THE BOARD OF LICENSE COMMISSIONERS. THE APPLICATION SHALL
25	REQUEST THE PERMISSION OF THE BOARD FOR THE LICENSEE TO PRESENT ADULT
26	ENTERTAINMENT ON THE LICENSED PREMISES.
27	(3) AFTER THE PUBLIC HEARING, THE BOARD SHALL DETERMINE
28	WHETHER TO GRANT PERMISSION FOR THE PERFORMANCES. IF THE BOARD
29	PERMITS ADULT ENTERTAINMENT PERFORMANCES, IT MAY ATTACH WHATEVER
30	CONDITIONS AND RESTRICTIONS IT DEEMS APPROPRIATE TO THE GRANT OF
31	PERMISSION.
32	(2) THE HOLDER OF ANY CLASS OF ALCOHOLIC BEVERAGES LICENSE
33	MAY NOT PERMIT ADULT ENTERTAINMENT ON LICENSED PREMISES OR ON
34	PROPERTY ADJACENT TO THE LICENSED PREMISES OVER WHICH THE HOLDER HAS
35	OWNERSHIP OR CONTROL.
36	(3) IF THE BOARD FINDS THAT A VIOLATION OF THIS SUBSECTION HAS
37	OCCURRED, THE BOARD SHALL SUSPEND OR REVOKE THE LICENSE FOR THE
38	PREMISES WHERE THE VIOLATION OCCURRED, IMPOSE A FINE ON THE HOLDER OF

39 THE LICENSE FOR THE PREMISES WHERE THE VIOLATION OCCURRED, OR BOTH.

40 (4) THE PROVISIONS OF THIS SUBSECTION DO NOT APPLY TO:

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# <u>(I) THE HOLDER OF AN ALCOHOLIC BEVERAGES LICENSE THAT</u> <u>OFFERED ADULT ENTERTAINMENT ON LICENSED PREMISES FOR AT LEAST 5</u> <u>CALENDAR DAYS BETWEEN MARCH 8, 1996 AND APRIL 8, 1996; OR</u>

### 4 (II) A TRANSFEREE OF AN ALCOHOLIC BEVERAGES LICENSE FROM

# 5 <u>A HOLDER DESCRIBED IN ITEM (I) OF THIS PARAGRAPH AS LONG AS THE</u> 6 TRANSFEREE CONTINUES TO OFFER ADULT ENTERTAINMENT ON THE SAME

7 LICENSED PREMISES.

8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed 9 retroactively and shall be applied to licensees or licensed premises who, on July 1, 1996, 10 both were providing adult entertainment performances and were less than 1,000 feet, 11 from closest point to closest point, from a dwelling, church, park, child care center, or 12 school may not be construed to affect any current rules or regulations of the Board of 13 License Commissioners for Baltimore County or affect the authority of the Board to 14 adopt rules or regulations concerning prohibited practices for holders of alcoholic 15 beverages licenses.

16 SECTION 3. AND BE IT FURTHER ENACTED, That if any provision of this Act

17 or the application thereof to any person or circumstance is held to be invalid for any

18 reason in a court of competent jurisdiction, the invalidity does not affect other provisions

19 or any other application of this Act which can be given effect without the invalid provision 20 or application, and for this purpose the provisions of this Act are declared severable.

21 SECTION 4. AND BE IT FURTHER ENACTED, That this Act is an emergency 22 measure, is necessary for the immediate preservation of the public health and safety, has 23 been passed by a yea and nay vote supported by three-fifths of all the members elected to 24 each of the two Houses of the General Assembly, and shall take effect from the date it is

25 enacted.

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