7lr2014 CF 7lr0956

## By: Senators Jacobs, Harris, and Hooper

Introduced and read first time: January 26, 2007

Assigned to: Education, Health, and Environmental Affairs

## A BILL ENTITLED

4	A 78 T		•
1	$\mathbf{A} \mathbf{N}$	A(:T)	concerning
1	7 77 4	1101	concerning

2	Harford County - Alcoholic Beverages - Repeal of Obsolete and Unused
3	Provisions

- 4 FOR the purpose of repealing certain alcoholic beverage provisions for Harford County 5 that are obsolete or no longer used; repealing certain provisions regarding a Class B-4 (seafood restaurant) license, the distance required between a school 6 7 and a premises licensed for alcoholic beverages, the use of a neighborhood by 8 the Liquor Control Board as a factor in deciding whether to issue a license, 9 possession of alcoholic beverages brought on the premises of a racetrack in the 10 county, a certain requirement regarding alcoholic beverages inspectors, licenses for racquet clubs and box lacrosse clubs, and the borrowing power of the Board 11 for the benefit of dispensaries; and generally relating to alcoholic beverages in 12 Harford County. 13
- 14 BY repealing
- 15 Article 2B – Alcoholic Beverages
- 16 Section 5–201(n)(6), 9–213(b)(4) and (7) and (g), 11–513(b)(2), and 12–213(d)(3)
- Annotated Code of Maryland 17
- (2005 Replacement Volume and 2006 Supplement) 18
- 19 BY repealing and reenacting, without amendments,
- Article 2B Alcoholic Beverages 20
- 21 Section 6-301(n)(1)
- 22 Annotated Code of Maryland
- 23 (2005 Replacement Volume and 2006 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



**A2** 

1 2 3 4 5	BY repealing and reenacting, with amendments, Article 2B – Alcoholic Beverages Section 6–301(n)(6), 10–202(a)(2), 15–112(n), and 15–202(b)(2) and (c)(1) Annotated Code of Maryland (2005 Replacement Volume and 2006 Supplement)					
6	Preamble					
7 8 9	WHEREAS, The statutory provisions regulating alcoholic beverages in Harford County are found throughout Article 2B – Alcoholic Beverages of the Annotated Code of Maryland; and					
10 11	WHEREAS, Over the years, some of these provisions have been allowed to remain in the Code, despite having become irrelevant or obsolete; and					
12 13 14 15	WHEREAS, Some examples of these provisions pertain to licenses that the Liquor Control Board has not issued for years and to conditions that no longer exist in the county, such as the operation of a racetrack and the operation of a liquor dispensary system; and					
16 17	WHEREAS, Repealing these provisions from Article 2B of the Code would be beneficial to users of the Code; now, therefore,					
18 19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
20	Article 2B - Alcoholic Beverages					
21	5–201.					
22 23	(n) $[(6)$ (i) There is a 7-day Class B-4 on-sale seafood restaurant license.					
24	(ii) The annual license fee is \$500.					
25 26 27 28	(iii) The Liquor Control Board may issue this license only to an applicant who is the operator of and who has been the operator of a seafood restaurant in existence prior to January 1, 1995, at the same location for which this license is requested.					
29 30	(iv) The exclusion of Harford County in § 1–102(a)(22)(iii) of this article does not apply to this Class B–4 (seafood restaurant) license; a licensee shall					

comply with the 50% average gross monthly receipts of food commodities mandated in 1 2  $\S 1-102(a)(22)(iii)$  of this article. 3 A licensee may not have facilities outside of the building in 4 which the restaurant is located, such as an outdoor cafe, a patio, or a beer garden. 5 A licensee may not permit any gambling, keno, gaming, (vi) 6 pinball, video machines, video poker, or similar games or devices on the premises. A 7 licensee may not operate a pool hall or have pool tables on the premises. Further, a 8 licensee may not have a bar on the premises. 9 The license may not be transferred except after a hearing (vii) and upon the approval of the Liquor Board. 10 11 (viii) The licensee may not have any signs on the exterior of the building that advertise any alcoholic beverages. 12 13 6-301.14 (n) (1) This subsection applies only in Harford County. In this paragraph the following words have the meanings 15 (6) (i) indicated. 16 "Miscellaneous organization or club" means a country 17 1. club, [racquet club, indoor soccer box lacrosse club,] a yacht or boat club, or topiary 18 19 garden. 20 [2. "Box lacrosse and indoor soccer club" means a club or organization that: 21 22 A. May be operated for profit or not for profit; Has at the time of application for the license and 23 В. 24 continues to maintain facilities for playing box lacrosse and indoor soccer; C. Has 75 or more bona fide members each of whom pays 25 dues of not less than \$50 per year; 26 27 D. Has a facility for preparing food;

1 2 3	establishment that is li consumption; and	E. icensed	Is not located within 300 feet of an existing to sell alcoholic beverages for on–sale or off–sale
4 5	hours of 11:30 a.m. to 12:	F. 00 a.m	Allows the sale of beer, wine, and liquor only from the
6		[3.] <b>2</b>	"Country club" means a club or organization that:
7		A.	May be operated for profit or not for profit;
8 9	not less than \$50 per year	B. r; and	Has 75 or more bona fide members each of whom pays
10 11 12 13			Maintains at the time of the application for the ain a regular or championship golf course of 9 holes or rse, a swimming pool at least 20 by 40 feet in size, and
14		[4.	"Racquet club" means a club or organization:
15		A.	That may be operated for profit or not for profit;
16 17	pays dues of not less than	В. n \$50 р	That has 75 or more bona fide members each of whomer year;
18 19 20	continues to maintain a food; and	C. minim	That has at the time of application for the license and um of 6 playing courts and has facilities for preparing
21 22 23	within 300 feet of any exon—sale or off—sale consur	_	The premises of which is to be licensed is not located establishment licensed to sell alcoholic beverages for a.]
24		[5.] <b>3</b>	• "Topiary garden" means an organization that:
25 26	membership and the gene	A. eral pu	Operates a public museum and garden for its ablic as guests of the membership;
27 28	for at least 6 hours a day	B. during	Is open to the general public for at least 6 days a week g 5 months each year; and

1 2	C premises for the convenience	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
3 4	that:	5.] <b>4.</b> "Yacht or boat club" means a club or organization
5	A	May be operated for profit or not for profit; and
6	В	Owns real property in Harford County; and
7 8	and not less than 50 of who	Has not less than 150 bona fide dues—paying members m own a yacht, boat, or other vessel.
9 10	(ii) A organization or club.	Class C-3 license may be issued only to a miscellaneous
11 12	(iii) 1. (on–sale) Class C–3 license	The fee for a 6-day, Monday through Saturday, under this paragraph is \$1,300.
13 14	paragraph is \$1,400.	The fee for a 7-day Class C-3 license under this
15	9–213.	
16 17 18 19 20	approving an application for building or unit has an ent	ard may waive restrictions under this subsection in or an alcoholic beverages license where an existing retail rance not within 1,000 feet of the nearest point of a school 25 percent of the floor area of the existing unit is within ng.]
21 22 23		visions of paragraph (1) of this subsection do not apply to (seafood restaurant) license as set forth in § 5–201(n)(6) of
24 25 26 27 28	Board of License Commiss Class A (off-sale) beer, win in that neighborhood. The	erwise provided in this article, in Harford County, the ioners may not issue or transfer to any neighborhood at and liquor license, if any of these classes of licenses exist his restriction does not apply if the license is acquired of subsection $(f)(2)$ of this section.]

29

10-202.

1	(a)	(2)	[(i)	This	paragraph does not apply in Harford County.]
2 3	the board sh	all cor	[(ii)] nsider:		Before approving an application and issuing a license
4				1.	The public need and desire for the license;
5 6	potential eff	ect on	existii	2. ng licer	The number and location of existing licensees and the nsees of the license applied for;
7 8	services and	produ	icts to	3. be offe	The potential commonality or uniqueness of the ered by the applicant's business;
9 10 11	of the comm		, inclu	4. ıding i	The impact on the general health, safety, and welfare ssues relating to crime, traffic conditions, parking, or
12 13	board.			5.	Any other necessary factors as determined by the
14 15 16	for which ap		ion is		shall be refused if the Board of License Commissioners
17 18	accommodat	tion of	the pu	1. ıblic;	The granting of the license is not necessary for the
19 20	for which ap	plicati	ion is 1	2. made;	The applicant is not a fit person to receive the license
21 22	his applicati	ion;		3.	The applicant has made a material false statement in
23 24	the applicati	ion;		4.	The applicant has practiced fraud in connection with
25 26 27	granted, wil		-		The operation of the business, if the license is the peace of the residents of the neighborhood in which cated; or
28 29	board, why t	the lice	ense sl	6. nould n	There are other reasons, in the discretion of the not be issued.

1 2 3 4	[(iv)] (III) Except as otherwise provided in this section, if no such findings are made by the board, then the application shall be approved and the license issuing authority shall issue the license for which application is made upon payment of the fee required to the local collecting agent.					
5	11–513.					
6 7	(b) [(2) A Class B–4 (seafood restaurant) licensee may offer to sell beer and wine:					
8 9	(i) On Mondays through Saturdays from $5:30$ p.m. to $11:00$ p.m.; and					
10	(ii) On Sundays from 12 noon to 11:00 p.m.]					
11	12–213.					
12 13 14 15	(d) Notwithstanding the provisions of § 12–107 or of any other contrary provisions of this article, the possession of alcoholic beverages upon the premises of a licensee under the provisions of this article is not unlawful under any of the following conditions:					
16 17 18 19	premises of a racetrack licensed under the provisions of the Maryland Horse Racing Act, and the track is licensed for the sale of alcoholic beverages under this article.					
20	15–112.					
21	(n) (1) This subsection applies only in Harford County.					
22 23 24 25 26	(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. [Each inspector shall be directly responsible on a day to day basis to the general manager.] 15–202.					

(b)  $\,$  (2) The aggregate sum advanced to or borrowed by the liquor control board may not exceed the following amounts:

27 28

## SENATE BILL 190

1		[(i) H	Iarford County — \$75,000]
2		[(ii)] (I)	Somerset County — \$50,000
3		[(iii)] (I	I) Wicomico County — \$500,000
4		[(iv)] (I	II) Worcester County — \$5,000,000.
5 6	(c) (1) subsection does no		terest rate limitation provided in paragraph (2) of this n [the following jurisdictions:
7		(i) H	Iarford County;
8		(ii) S	somerset County; and
9 10	COUNTY.	(iii) V	Vorcester County] SOMERSET COUNTY AND WORCESTER
11 12	SECTION 2 July 1, 2007.	2. AND B	E IT FURTHER ENACTED, That this Act shall take effect