Chapter 110

(House Bill 1167)

AN ACT concerning

Carroll County - Homemade Food Sales - County Parks and Facilities

FOR the purpose of authorizing a county—owned and county—operated park or facility that is hosting a public festival to offer for sale or sell certain types of homemade—style food under certain circumstances; adding honey to the list of homemade—style food that may be offered for sale or sold under a certain provision of law; and generally relating to homemade food sales in Carroll County.

BY repealing and reenacting, with amendments,

Article – Health – General Section 21–305(f) Annotated Code of Maryland (2009 Replacement Volume)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Health - General

21 - 305.

- (f) In Carroll County, a bona fide religious organization that meets the requirements of an excluded organization under § 21–301 of this subtitle OR A COUNTY-OWNED AND COUNTY-OPERATED PARK OR FACILITY THAT IS HOSTING A PUBLIC FESTIVAL may offer for sale or sell the following types of homemade—style food if the food is produced at the organization, PARK, OR FACILITY and meets the appropriate health and safety standards adopted by the Department:
- (1) Fruit jellies, jams, and preserves made from apples, apricots, blackberries, blueberries, boysenberries, cherries, cranberries, grapes, nectarines, oranges, peaches, plums, quince, raspberries, red currants, strawberries, or tangerines;
- (2) Fruit butter made from apples, apricots, grapes, peaches, plums, prunes, or quince; [and]

(3) Fruit pies made from apples, apricots, blackberries, blueberries, boysenberries, cherries, cranberries, grapes, nectarines, oranges, peaches, plums, quince, raspberries, red currants, strawberries, or tangerines; AND

(4) HONEY.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2010.

Approved by the Governor, April 13, 2010.