# Chapter 419 

(House Bill 551)
AN ACT concerning

## Wicomico County - Alcoholic Beverages - Beer Tasting-Workers in Licensed Establishments Act of 2010

FOR the purpose of ang in Wiemieo Coun a a a ber/wine tasting (BWI) license; ifying to whom the lieens may be isuc;
 seting ortain maximum limite on the mount of individual survingeand open containers and botles beer and wine at cortain events; peoifying erotain resion and uiremer on win ber or authorizing

 P in w prohibiting a person in Wicomico County who is under the legal drinking age for the consumption of alcohol from being on a certain premises; authorizing the Board of License Commissioners to issue a beer tasting license and a beer/wine tasting license; providing for the fees, application forms, renewal, and issuance procedures for the licenses; limiting the amount of wine and beer that may be served at events for which a license is issued; altering the number of days during which certain events may be held; requiring a license holder to provide certain notice to the Board of an event; placing certain restrictions on the length of events; providing for the use and disposal of opened bottles and containers; authorizing the Board to adopt certain regulations; altering the location for which a pub-brewery license or a micro-brewery license may be issued; allowing an individual of a certain age to be employed under certain conditions at a licensed premises for certain purposes; repealing a certain restriction applicable to the holder of a microbrewery license regarding the sale of beer for off-sale premises consumption; clarifying that the Comptroller is the issuer of a certain license; defining a certain term; making certain stylistic changes; and generally relating to alcoholic beverages in Wicomico County.

BY repealing and reenacting, with amendments,
Article 2B-Alcoholic Beverages
Section 6-101(x), 6-401(x)(6), 8-412, and 12-104(e)(5)
Annotated Code of Maryland
(2005 Replacement Volume and 2009 Supplement)
BY repealing and reenacting, without amendments, Article 2B - Alcoholic Beverages
Section 10 and (5)

Annotated Code of Maryland
(2005 Replacement Volume and 2009 Supplement)
BY repeaing and ing, with amendments,
Artime 2B-Alooholie B
Sen 6-101(x)(5)(i),6-401(x)(6), and 8-412
Ann Co Maryland
(20) P) V OU Sul)

BY adding to
Article 2B - Alcoholic Beverages
Section 12-302(b)(13)
Annotated Code of Maryland
(2005 Replacement Volume and 2009 Supplement)
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

## Article 2B - Alcoholic Beverages

6-101.
(a) (1) A Clas A beer, wine and liquor liense shall be isued by the liens isuing authorit of the ounty in which the pla of busine is lo liens authoriz the holder to keprall and to all aleoholic berage at l il 1 y , the Th lu live (in a l 2 l M 1
(x) (1) This subsection applies only in Wicomico County.
(2) The maximum number of licenses is three.
(3) Any license issued under the provisions of this section shall be issued only to existing establishments that already have a Class B beer, wine and liquor (restaurant) license and have been continually operating as a restaurant in the county for 3 months prior to the application for this license.
(4) Any license issued under the provisions of this section shall apply only to the area described in the application and that area may not exceed 20 percent of the area normally used in the operation of the restaurant business. This area must be contiguous to and adjoin the restaurant establishment.
(5) (i) [1.] The annual license fee is
z. During ealendar year 1997, the annual lieense is \$3,300

$\frac{3}{8}$
During ealendar year 1998 and thereafer, the annual ) $\$ 4,400$.
(ii) This fee shall be paid in addition to the fee paid for the Class $\underline{B}$ (restaurant) license.
(6) All alcoholic beverages other than beer and light wine shall be purchased from the Liquor Control Board for Wicomico County and the licensee shall be charged not more than 15 percent above the wholesale operating cost to the dispensary.

6-401.
(a) (1) A Class D beer, wine and liquor license shall be issued by the license issuing authority of the county in which the place of business is located. It authorizes the holder to keep for sale and sell all alcoholic beverages at retail at the place described in it, for consumption on the premises or elsewhere. A license may not be issued for any drugstore.
(x) (1) This subsection applies only in Wicomico County.
(5) Alcoholic beverages sold under the provisions of this section shall be consumed on the premises only.
(6) A person may not be on the premises who is under the legal DRINKING age ffor the consumption of [beer and light wine] ALCOHOL in THE State.

8-412.
(A) IN THIS SECTION, "LICENSE" MEANS A BEER TASTING (BT) LICENSE, A WINE TASTING (WT) LICENSE, OR A BEER/WINE TASTING (BWT) LICENSE.
(B) This section applies only in Wicomico County.
(C) (1) The Board of License Commissioners may issue $\ddagger \mathfrak{\ddagger} \ddagger$ :
(I) A BEER BEER TASTING (BT) LICENSE FOR BEER TASTING AND SAMPLING;
(II) Wine tasting (WT) license for wine tasting and sampling; AND
(III) ABEERAE BEER/WINE TASTING (BWT) LICENSE FOR BEER OR WINE TASTING AND SAMPLING.
(2) A BT,WTORBWT license may be issued only to a holder of a
 WINE AND LIQUOR (OFF-SALE) LICENSE.
(D) The annual [WT] fee is [\$150]:
( $\ddagger$ (1) FOR A BT LICENSE, $\$ 150$;
(\#) (2) FOR A WT LICENSE, \$150; AND
(\#I) (3) FOR A BWT LICENSE, \$250.
(E) (1) An application for BT, OT OWT BWT a license shall be made on a form that the Board of License Commissioners provides.
(2) A renewal of $\mathbf{B T}, \mathbf{W T}, \mathbf{O R} \mathbf{B W T}$ license may be made at the time the Class A beer and wine (off-sale) license OR thE CLASS A BEER, WINE AND LIQUOR (OFF-SALE) LICENSE is renewed.
(3) The Board of License Commissioners may grant a BT, OR BWI license without a hearing.
(4) If application for $\mathbf{B T}$ a license is denied, the applicant may request a public hearing before the Board of License Commissioners.
( (F) (1) [A WT license holder may not serve to any person for sampling or tasting purposes more than 1 ounce from each brand] FOR SAMPING OR TASTING PURPOSES, A PERSON MAY NOT BE SERVED MORETHAN:
(I) ZOUNCES FROM EACHBRANDOF BEER;OR
(II) BOUNGE FROM EACHBRAND OF WINE:
(2) ( 1 ) AMAXIMUM OF SEX CONTAINERS OF BEER MAY BE OPEN AT ANY ONE THEAT A BENRSANPUNGOR TASTUNG OVENT:
(\#) A OF WIN O O O O O O O AN ANDIVIDUAL MAY BE SERVED, FOR SAMPLING OR TASTING PURPOSES, NOT MORE THAN:
(I) 1 OUNCE OF WINE FROM EACH BRAND; OR
(II) 3 OUNCES OF BEER FROM EACH BRAND.
(2) A MAXIMUM OF:
(I) SIX bOTtLES OF WINE MAY be open at any one time AT A WINE OR BEER AND WINE SAMPLING OR TASTING EVENT; OR
(II) SIX CONTAINERS OF beER MAY be open at any one TIME AT A BEER OR BEER AND WINE SAMPLING OR TASTING EVENT.
(3) The total number of days during which BEER, WINE, OR BEER OR $\underline{A N D}$ wine sampling or tasting events are held may not exceed $\mathbf{4 0}$ in any period for which a BT, OR BW license is in effect.
(4) $A B T$, OR BWT A license holder shall notify the Board of License Commissioners in writing at least 5 days before a BEER, WINE, OR BEER $\boldsymbol{O P}_{\boldsymbol{A}}$ AND wine sampling or tasting event.
(5) Once opened, each ORAR bottle OR CONTAINER used for a BEER, WINE, OR BEER OR AND wine sampling or tasting event shall be marked that it is to be used for that purpose only.
(6) The contents of each ONTANER bottle OR CONTAINER may not be mixed with any other CONTAINER OR bottle OR CONTAINER, and all CONFANERS AND bottles AND CONTAINERS shall be destroyed once they are empty.
(\#) (G) A BT, WT, OR BWT license is for on-premises consumption only.
(2) [Wine] Beer on wine BEER, WINE, or beer and wine sampling or tasting may not be conducted from a drive-through window.
(H) (H) The Board of License Commissioners may adopt REGULATIONS TO CARRY OUT THIS SECTION.

12-104.
(e) (5) (i) This paragraph applies only in Wicomico County.
(ii) Subject to subparagraphs (iii) and (iv) of this paragraph, [the Board of License Commissioners] the Comptroller may issue one Class 6 pub-brewery license or one Class 7 micro-brewery license, but not both, to a person that holds not more than three Class B beer, wine and liquor licenses.
(iii) $\ddagger$ A $\boldsymbol{\text { ONE }}$ Class 6 pub-brewery license or $\ddagger a \neq$ 日NE Class 7 micro-brewery license issued under subparagraph (ii) of this paragraph NQ (\#\#\# may be issued only for a location in an enterprise zone [in the City of Salisbury].


12-302.
(a) Unle provision is made els where, the following provisions apply s a wo to employ in liensed eblishments:
(1) A person under age 18 my no benged in the of aleoholie (
(2) Ex for Clas D ber, wine and liquor licens provided in
 of ligh wine

## (a) A 21 M 2 ul Ol 1 , 1 <br> (4) A 18 d a d a H J I

(b) In the following jurisdictions the specified exceptions to subsection (a) of this section apply:
(13) In Wicomico County CoUnty, A Pessen an individual WHO IS AT LEAST 16 YEARS OLD AND HAS A WORK PERMIT MAY BE EMPLOYED AT A LICENSED PREMISES TO STOCK ALCOHOLIC BEVERAGES OR CLEAR TABLES AND BAR AREAS.

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

Approved by the Governor, May 4, 2010.

