

Chapter 527

(House Bill 185)

AN ACT concerning

Alcoholic Beverages – On-Sales – Required Multiple Purchases

FOR the purpose of prohibiting an alcoholic beverages license holder or an employee of a license holder from requiring, as a condition of sale of an alcoholic beverage for on-premises consumption, that an individual buy more than one bottle, container, or other serving at a time; establishing certain penalties for a violation of this Act; and generally relating to alcoholic beverages.

BY repealing and reenacting, without amendments,

Article – Alcoholic Beverages

Section 6–301, 9–102, 10–102, 11–102, 12–102, 13–102, 14–102, 15–102, 16–102, 17–102, 18–102, 19–102, 20–102, 21–102, 22–102, 23–102, 24–102, 25–102, 26–102, 27–102, 28–102, 29–102, 30–102, 31–102, 32–102, and 33–102

Annotated Code of Maryland

(2016 Volume and 2020 Supplement)

BY adding to

Article – Alcoholic Beverages

Section 6–317

Annotated Code of Maryland

(2016 Volume and 2020 Supplement)

BY repealing and reenacting, with amendments,

Article – Alcoholic Beverages

Section 9–2701(a), 10–2701(a), 11–2701(a), 12–2701(a), 13–2701(a), 14–2701(a), 15–2701(a), 16–2701(a), 17–2701(a), 18–2701(a), 19–2701(a), 20–2701(a), 21–2701(a), 22–2701(a), 23–2701(a), 24–2701(a), 25–2701(a), 26–2701(a), 27–2701(a), 28–2701(a), 29–2701(a), 30–2701(a), 31–2701(a), 32–2701(a), and 33–2701(a)

Annotated Code of Maryland

(2016 Volume and 2020 Supplement)

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

Article – Alcoholic Beverages

6–301.

Subject to Division II of this article, this subtitle applies statewide.

6-317.

(A) A LICENSE HOLDER OR AN EMPLOYEE OF A LICENSE HOLDER MAY NOT REQUIRE, AS A CONDITION OF SALE OF AN ALCOHOLIC BEVERAGE FOR ON-PREMISES CONSUMPTION, THAT AN INDIVIDUAL BUY MORE THAN ONE BOTTLE, CONTAINER, OR OTHER SERVING OF AN ALCOHOLIC BEVERAGE AT A TIME.

(B) THE ISSUER OF A LICENSE MAY REVOKE OR SUSPEND THE LICENSE FOR A VIOLATION OF THIS SECTION.

(C) INSTEAD OF OR IN ADDITION TO SUSPENDING OR REVOKING THE LICENSE, A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 1 YEAR OR A FINE NOT EXCEEDING \$1,000 OR BOTH FOR EACH OFFENSE.

9-102.

This title applies only in Allegany County.

9-2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

- (1) § 6-305 (“Proof of age for sale of alcoholic beverages”);
- (2) § 6-306 (“Defense to prosecution for sale to underage individual”);
- (3) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);
- (4) § 6-309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);
- (5) § 6-310 (“Providing free food”);
- (6) § 6-311 (“Restrictions on purchases and sales by retail dealer”);
- (7) § 6-312 (“Beverage misrepresentation”);
- (8) § 6-313 (“Tampering with alcoholic beverage container”);
- (9) § 6-314 (“Sale of alcoholic beverage container with detachable metal tab”);

(10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);

(11) § 6–316 (“Maximum alcohol content”);

(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);

[(12)] **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);

[(13)] **(14)** § 6–320 (“Disorderly intoxication”);

[(14)] **(15)** § 6–321 (“Consumption of alcoholic beverages in public”);

[(15)] **(16)** § 6–322 (“Possession of open container”);

[(16)] **(17)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

[(17)] **(18)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(18)] **(19)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

[(19)] **(20)** § 6–328 (“Tax evasion”);

[(20)] **(21)** § 6–329 (“Destruction of evidence”); and

[(21)] **(22)** § 6–330 (“Perjury”).

10–102.

This title applies only in the City of Annapolis.

10–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the City without exception or variation:

(1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(2) § 6–306 (“Defense to prosecution for sale to underage individual”);

(3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not purchased from license holder”);

- (4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);
- (5) § 6–310 (“Providing free food”);
- (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- (7) § 6–312 (“Beverage misrepresentation”);
- (8) § 6–313 (“Tampering with alcoholic beverage container”);
- (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (11) § 6–316 (“Maximum alcohol content”);
- (12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(12)] **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);
- [(13)] **(14)** § 6–320 (“Disorderly intoxication”);
- [(14)] **(15)** § 6–321 (“Consumption of alcoholic beverages in public”);
- [(15)] **(16)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- [(16)] **(17)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);
- [(17)] **(18)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);
- [(18)] **(19)** § 6–328 (“Tax evasion”);
- [(19)] **(20)** § 6–329 (“Destruction of evidence”); and
- [(20)] **(21)** § 6–330 (“Perjury”).

11–102.

This title applies only in Anne Arundel County.

11-2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

- (1) § 6-305 (“Proof of age for sale of alcoholic beverages”);
- (2) § 6-306 (“Defense to prosecution for sale to underage individual”);
- (3) § 6-310 (“Providing free food”);
- (4) § 6-311 (“Restrictions on purchases and sales by retail dealer”);
- (5) § 6-312 (“Beverage misrepresentation”);
- (6) § 6-313 (“Tampering with alcoholic beverage container”);
- (7) § 6-314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (8) § 6-315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (9) § 6-316 (“Maximum alcohol content”);
- (10) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(10)] **(11)** § 6-320 (“Disorderly intoxication”);
- [(11)] **(12)** § 6-321 (“Consumption of alcoholic beverages in public”);
- [(12)] **(13)** § 6-323 (“Possession or use of Alcohol Without Liquid machine”);
- [(13)] **(14)** § 6-326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);
- [(14)] **(15)** § 6-327 (“Unlicensed out-of-state sale of alcoholic beverages”);
- [(15)] **(16)** § 6-328 (“Tax evasion”);
- [(16)] **(17)** § 6-329 (“Destruction of evidence”); and
- [(17)] **(18)** § 6-330 (“Perjury”).

12-102.

This title applies only in Baltimore City.

12-2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the City without exception or variation:

- (1) § 6-305 (“Proof of age for sale of alcoholic beverages”);
- (2) § 6-306 (“Defense to prosecution for sale to underage individual”);
- (3) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);
- (4) § 6-309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);
- (5) § 6-310 (“Providing free food”);
- (6) § 6-311 (“Restrictions on purchases and sales by retail dealer”);
- (7) § 6-312 (“Beverage misrepresentation”);
- (8) § 6-313 (“Tampering with alcoholic beverage container”);
- (9) § 6-314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (10) § 6-315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (11) § 6-316 (“Maximum alcohol content”);
- (12) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(12)] **(13)** § 6-319 (“On-premises consumption of alcoholic beverages not purchased from license holder”);
- [(13)] **(14)** § 6-320 (“Disorderly intoxication”);
- [(14)] **(15)** § 6-321 (“Consumption of alcoholic beverages in public”);
- [(15)] **(16)** § 6-323 (“Possession or use of Alcohol Without Liquid machine”);

[(16)] (17) § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(17)] (18) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);

[(18)] (19) § 6–328 (“Tax evasion”);

[(19)] (20) § 6–329 (“Destruction of evidence”); and

[(20)] (21) § 6–330 (“Perjury”).

13–102.

This title applies only in Baltimore County.

13–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(2) § 6–306 (“Defense to prosecution for sale to underage individual”);

(3) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);

(4) § 6–309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(5) § 6–310 (“Providing free food”);

(6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

(7) § 6–312 (“Beverage misrepresentation”);

(8) § 6–313 (“Tampering with alcoholic beverage container”);

(9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);

(10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);

(11) § 6–316 (“Maximum alcohol content”);

(12) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);

[(12)] (13) § 6-320 (“Disorderly intoxication”);

[(13)] (14) § 6-321 (“Consumption of alcoholic beverages in public”);

[(14)] (15) § 6-323 (“Possession or use of Alcohol Without Liquid machine”);

[(15)] (16) § 6-326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(16)] (17) § 6-327 (“Unlicensed out-of-state sale of alcoholic beverages”);

[(17)] (18) § 6-328 (“Tax evasion”);

[(18)] (19) § 6-329 (“Destruction of evidence”); and

[(19)] (20) § 6-330 (“Perjury”).

14-102.

This title applies only in Calvert County.

14-2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6-305 (“Proof of age for sale of alcoholic beverages”);

(2) § 6-306 (“Defense to prosecution for sale to underage individual”);

(3) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);

(4) § 6-309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(5) § 6-310 (“Providing free food”);

(6) § 6-311 (“Restrictions on purchases and sales by retail dealer”);

(7) § 6-312 (“Beverage misrepresentation”);

(8) § 6-313 (“Tampering with alcoholic beverage container”);

(9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);

(10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);

(11) § 6–316 (“Maximum alcohol content”);

(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);

[(12)] **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);

[(13)] **(14)** § 6–320 (“Disorderly intoxication”);

[(14)] **(15)** § 6–321 (“Consumption of alcoholic beverages in public”);

[(15)] **(16)** § 6–322 (“Possession of open container”);

[(16)] **(17)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

[(17)] **(18)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(18)] **(19)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

[(19)] **(20)** § 6–328 (“Tax evasion”);

[(20)] **(21)** § 6–329 (“Destruction of evidence”); and

[(21)] **(22)** § 6–330 (“Perjury”).

15–102.

This title applies only in Caroline County.

15–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–304 (“Selling or providing alcoholic beverages to individual under the age of 21 years”);

- (2) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- (3) § 6–306 (“Defense to prosecution for sale to underage individual”);
- (4) § 6–307 (“Selling or providing alcoholic beverages to intoxicated individual”);
- (5) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not purchased from license holder”);
- (6) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);
- (7) § 6–310 (“Providing free food”);
- (8) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- (9) § 6–312 (“Beverage misrepresentation”);
- (10) § 6–313 (“Tampering with alcoholic beverage container”);
- (11) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (12) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (13) § 6–316 (“Maximum alcohol content”);
- (14) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(14)] **(15)** § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);
- [(15)] **(16)** § 6–320 (“Disorderly intoxication”);
- [(16)] **(17)** § 6–321 (“Consumption of alcoholic beverages in public”);
- [(17)] **(18)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- [(18)] **(19)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);
- [(19)] **(20)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

[(20)] **(21)** § 6–328 (“Tax evasion”);

[(21)] **(22)** § 6–329 (“Destruction of evidence”); and

[(22)] **(23)** § 6–330 (“Perjury”).

16–102.

This title applies only in Carroll County.

16–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–304 (“Selling or providing alcoholic beverages to individual under the age of 21 years”);

(2) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(3) § 6–306 (“Defense to prosecution for sale to underage individual”);

(4) § 6–307 (“Selling or providing alcoholic beverages to intoxicated individual”);

(5) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(6) § 6–310 (“Providing free food”);

(7) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

(8) § 6–312 (“Beverage misrepresentation”);

(9) § 6–313 (“Tampering with alcoholic beverage container”);

(10) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);

(11) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);

(12) § 6–316 (“Maximum alcohol content”);

(13) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);

[(13)] (14) § 6–320 (“Disorderly intoxication”);

[(14)] (15) § 6–321 (“Consumption of alcoholic beverages in public”);

[(15)] (16) § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

[(16)] (17) § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(17)] (18) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);

[(18)] (19) § 6–328 (“Tax evasion”);

[(19)] (20) § 6–329 (“Destruction of evidence”); and

[(20)] (21) § 6–330 (“Perjury”).

17–102.

This title applies only in Cecil County.

17–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(2) § 6–306 (“Defense to prosecution for sale to underage individual”);

(3) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);

(4) § 6–309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(5) § 6–310 (“Providing free food”);

(6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

(7) § 6–312 (“Beverage misrepresentation”);

(8) § 6–313 (“Tampering with alcoholic beverage container”);

(9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);

(10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);

(11) § 6–316 (“Maximum alcohol content”);

(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);

[(12)] **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);

[(13)] **(14)** § 6–320 (“Disorderly intoxication”);

[(14)] **(15)** § 6–321 (“Consumption of alcoholic beverages in public”);

[(15)] **(16)** § 6–322 (“Possession of open container”);

[(16)] **(17)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

[(17)] **(18)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(18)] **(19)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

[(19)] **(20)** § 6–328 (“Tax evasion”);

[(20)] **(21)** § 6–329 (“Destruction of evidence”); and

[(21)] **(22)** § 6–330 (“Perjury”).

18–102.

This title applies only in Charles County.

18–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(2) § 6–306 (“Defense to prosecution for sale to underage individual”);

(3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not purchased from license holder”);

(4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(5) § 6–310 (“Providing free food”);

(6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

(7) § 6–312 (“Beverage misrepresentation”);

(8) § 6–313 (“Tampering with alcoholic beverage container”);

(9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);

(10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);

(11) § 6–316 (“Maximum alcohol content”);

(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);

~~[(12)] (13)~~ § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);

~~[(13)] (14)~~ § 6–320 (“Disorderly intoxication”);

~~[(14)] (15)~~ § 6–321 (“Consumption of alcoholic beverages in public”);

~~[(15)] (16)~~ § 6–322 (“Possession of open container”);

~~[(16)] (17)~~ § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

~~[(17)] (18)~~ § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

~~[(18)] (19)~~ § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

~~[(19)] (20)~~ § 6–328 (“Tax evasion”);

~~[(20)] (21)~~ § 6–329 (“Destruction of evidence”); and

~~[(21)] (22)~~ § 6–330 (“Perjury”).

19-102.

This title applies only in Dorchester County.

19-2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

- (1) § 6-305 (“Proof of age for sale of alcoholic beverages”);
- (2) § 6-306 (“Defense to prosecution for sale to underage individual”);
- (3) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);
- (4) § 6-309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);
- (5) § 6-310 (“Providing free food”);
- (6) § 6-311 (“Restrictions on purchases and sales by retail dealer”);
- (7) § 6-312 (“Beverage misrepresentation”);
- (8) § 6-313 (“Tampering with alcoholic beverage container”);
- (9) § 6-314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (10) § 6-315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (11) § 6-316 (“Maximum alcohol content”);
- (12) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(12)] **(13)** § 6-320 (“Disorderly intoxication”);
- [(13)] **(14)** § 6-321 (“Consumption of alcoholic beverages in public”);
- [(14)] **(15)** § 6-323 (“Possession or use of Alcohol Without Liquid machine”);
- [(15)] **(16)** § 6-326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(16)] (17) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);

[(17)] (18) § 6–328 (“Tax evasion”);

[(18)] (19) § 6–329 (“Destruction of evidence”); and

[(19)] (20) § 6–330 (“Perjury”).

20–102.

This title applies only in Frederick County.

20–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–304 (“Selling or providing alcoholic beverages to individual under the age of 21 years”);

(2) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(3) § 6–306 (“Defense to prosecution for sale to underage individual”);

(4) § 6–307 (“Selling or providing alcoholic beverages to intoxicated individual”);

(5) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);

(6) § 6–309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(7) § 6–310 (“Providing free food”);

(8) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

(9) § 6–312 (“Beverage misrepresentation”);

(10) § 6–313 (“Tampering with alcoholic beverage container”);

(11) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);

(12) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);

(13) § 6–316 (“Maximum alcohol content”);

(14) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);

[(14)] **(15)** § 6–320 (“Disorderly intoxication”);

[(15)] **(16)** § 6–321 (“Consumption of alcoholic beverages in public”);

[(16)] **(17)** § 6–322 (“Possession of open container”);

[(17)] **(18)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

[(18)] **(19)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(19)] **(20)** § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);

[(20)] **(21)** § 6–328 (“Tax evasion”);

[(21)] **(22)** § 6–329 (“Destruction of evidence”); and

[(22)] **(23)** § 6–330 (“Perjury”).

21–102.

This title applies only in Garrett County.

21–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(2) § 6–306 (“Defense to prosecution for sale to underage individual”);

(3) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);

(4) § 6–309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(5) § 6–310 (“Providing free food”);

- (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- (7) § 6–312 (“Beverage misrepresentation”);
- (8) § 6–313 (“Tampering with alcoholic beverage container”);
- (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (11) § 6–316 (“Maximum alcohol content”);
- (12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(12)] **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);
- [(13)] **(14)** § 6–320 (“Disorderly intoxication”);
- [(14)] **(15)** § 6–321 (“Consumption of alcoholic beverages in public”);
- [(15)] **(16)** § 6–322 (“Possession of open container”);
- [(16)] **(17)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- [(17)] **(18)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);
- [(18)] **(19)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);
- [(19)] **(20)** § 6–328 (“Tax evasion”);
- [(20)] **(21)** § 6–329 (“Destruction of evidence”); and
- [(21)] **(22)** § 6–330 (“Perjury”).

22–102.

This title applies only in Harford County.

22–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

- (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- (2) § 6–306 (“Defense to prosecution for sale to underage individual”);
- (3) § 6–307 (“Selling or providing alcoholic beverages to intoxicated individual”);
- (4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);
- (5) § 6–310 (“Providing free food”);
- (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- (7) § 6–312 (“Beverage misrepresentation”);
- (8) § 6–313 (“Tampering with alcoholic beverage container”);
- (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (11) § 6–316 (“Maximum alcohol content”);
- (12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(12)] **(13)** § 6–320 (“Disorderly intoxication”);
- [(13)] **(14)** § 6–321 (“Consumption of alcoholic beverages in public”);
- [(14)] **(15)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- [(15)] **(16)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);
- [(16)] **(17)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);
- [(17)] **(18)** § 6–328 (“Tax evasion”);
- [(18)] **(19)** § 6–329 (“Destruction of evidence”); and

[(19)] **(20)** § 6–330 (“Perjury”).

23–102.

This title applies only in Howard County.

23–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

- (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- (2) § 6–306 (“Defense to prosecution for sale to underage individual”);
- (3) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);
- (4) § 6–310 (“Providing free food”);
- (5) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- (6) § 6–312 (“Beverage misrepresentation”);
- (7) § 6–313 (“Tampering with alcoholic beverage container”);
- (8) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (9) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (10) § 6–316 (“Maximum alcohol content”);
- (11) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(11)] **(12)** § 6–320 (“Disorderly intoxication”);
- [(12)] **(13)** § 6–321 (“Consumption of alcoholic beverages in public”);
- [(13)] **(14)** § 6–322 (“Possession of open container”);
- [(14)] **(15)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

[(15)] (16) § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(16)] (17) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);

[(17)] (18) § 6–328 (“Tax evasion”);

[(18)] (19) § 6–329 (“Destruction of evidence”); and

[(19)] (20) § 6–330 (“Perjury”).

24–102.

This title applies only in Kent County.

24–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(2) § 6–306 (“Defense to prosecution for sale to underage individual”);

(3) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);

(4) § 6–309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(5) § 6–310 (“Providing free food”);

(6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

(7) § 6–312 (“Beverage misrepresentation”);

(8) § 6–313 (“Tampering with alcoholic beverage container”);

(9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);

(10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);

(11) § 6–316 (“Maximum alcohol content”);

(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);

~~[(12)]~~ **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);

~~[(13)]~~ **(14)** § 6–320 (“Disorderly intoxication”);

~~[(14)]~~ **(15)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

~~[(15)]~~ **(16)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

~~[(16)]~~ **(17)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

~~[(17)]~~ **(18)** § 6–328 (“Tax evasion”);

~~[(18)]~~ **(19)** § 6–329 (“Destruction of evidence”); and

~~[(19)]~~ **(20)** § 6–330 (“Perjury”).

25–102.

This title applies only in Montgomery County.

25–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(2) § 6–306 (“Defense to prosecution for sale to underage individual”);

(3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not purchased from license holder”);

(4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(5) § 6–310 (“Providing free food”);

(6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

(7) § 6–312 (“Beverage misrepresentation”);

- (8) § 6–313 (“Tampering with alcoholic beverage container”);
- (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (11) § 6–316 (“Maximum alcohol content”);
- (12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(12)] **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);
- [(13)] **(14)** § 6–320 (“Disorderly intoxication”);
- [(14)] **(15)** § 6–321 (“Consumption of alcoholic beverages in public”);
- [(15)] **(16)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- [(16)] **(17)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);
- [(17)] **(18)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);
- [(18)] **(19)** § 6–328 (“Tax evasion”);
- [(19)] **(20)** § 6–329 (“Destruction of evidence”); and
- [(20)] **(21)** § 6–330 (“Perjury”).

26–102.

This title applies only in Prince George’s County.

26–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

- (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

(3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not purchased from license holder”);

(4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(5) § 6–310 (“Providing free food”);

(6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

(7) § 6–312 (“Beverage misrepresentation”);

(8) § 6–313 (“Tampering with alcoholic beverage container”);

(9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);

(10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);

(11) § 6–316 (“Maximum alcohol content”);

(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);

[(12)] **(13)** § 6–320 (“Disorderly intoxication”);

[(13)] **(14)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

[(14)] **(15)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(15)] **(16)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

[(16)] **(17)** § 6–328 (“Tax evasion”);

[(17)] **(18)** § 6–329 (“Destruction of evidence”); and

[(18)] **(19)** § 6–330 (“Perjury”).

27–102.

This title applies only in Queen Anne’s County.

27–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

- (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- (2) § 6–306 (“Defense to prosecution for sale to underage individual”);
- (3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not purchased from license holder”);
- (4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);
- (5) § 6–310 (“Providing free food”);
- (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- (7) § 6–312 (“Beverage misrepresentation”);
- (8) § 6–313 (“Tampering with alcoholic beverage container”);
- (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (11) § 6–316 (“Maximum alcohol content”);
- (12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- ~~[(12)]~~ **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);
- ~~[(13)]~~ **(14)** § 6–320 (“Disorderly intoxication”);
- ~~[(14)]~~ **(15)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- ~~[(15)]~~ **(16)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);
- ~~[(16)]~~ **(17)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);
- ~~[(17)]~~ **(18)** § 6–328 (“Tax evasion”);
- ~~[(18)]~~ **(19)** § 6–329 (“Destruction of evidence”); and

[(19)] (20) § 6–330 (“Perjury”).

28–102.

This title applies only in St. Mary’s County.

28–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

- (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- (2) § 6–306 (“Defense to prosecution for sale to underage individual”);
- (3) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);
- (4) § 6–310 (“Providing free food”);
- (5) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- (6) § 6–312 (“Beverage misrepresentation”);
- (7) § 6–313 (“Tampering with alcoholic beverage container”);
- (8) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (9) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (10) § 6–316 (“Maximum alcohol content”);
- (11) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(11)] (12)** § 6–320 (“Disorderly intoxication”);
- [(12)] (13)** § 6–321 (“Consumption of alcoholic beverages in public”);
- [(13)] (14)** § 6–322 (“Possession of open container”);
- [(14)] (15)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

[(15)] (16) § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(16)] (17) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);

[(17)] (18) § 6–328 (“Tax evasion”);

[(18)] (19) § 6–329 (“Destruction of evidence”); and

[(19)] (20) § 6–330 (“Perjury”).

29–102.

This title applies only in Somerset County.

29–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(2) § 6–306 (“Defense to prosecution for sale to underage individual”);

(3) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);

(4) § 6–309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(5) § 6–310 (“Providing free food”);

(6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

(7) § 6–312 (“Beverage misrepresentation”);

(8) § 6–313 (“Tampering with the alcoholic beverage container”);

(9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);

(10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);

(11) § 6–316 (“Maximum alcohol content”);

(12) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);

[(12)] **(13)** § 6-319 (“On-premises consumption of alcoholic beverages not purchased from license holder”);

[(13)] **(14)** § 6-320 (“Disorderly intoxication”);

[(14)] **(15)** § 6-321 (“Consumption of alcoholic beverages in public”);

[(15)] **(16)** § 6-322 (“Possession of open container”);

[(16)] **(17)** § 6-323 (“Possession or use of Alcohol Without Liquid machine”);

[(17)] **(18)** § 6-326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(18)] **(19)** § 6-327 (“Unlicensed out-of-state sale of alcoholic beverages”);

[(19)] **(20)** § 6-328 (“Tax evasion”);

[(20)] **(21)** § 6-329 (“Destruction of evidence”); and

[(21)] **(22)** § 6-330 (“Perjury”).

30-102.

This title applies only in Talbot County.

30-2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6-304 (“Selling or providing alcoholic beverages to individual under the age of 21 years”);

(2) § 6-305 (“Proof of age for sale of alcoholic beverages”);

(3) § 6-306 (“Defense to prosecution for sale to underage individual”);

(4) § 6-307 (“Selling or providing alcoholic beverages to intoxicated individual”);

(5) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);

- (6) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);
- (7) § 6–310 (“Providing free food”);
- (8) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- (9) § 6–312 (“Beverage misrepresentation”);
- (10) § 6–313 (“Tampering with alcoholic beverage container”);
- (11) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (12) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (13) § 6–316 (“Maximum alcohol content”);
- (14) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(14)] **(15)** § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);
- [(15)] **(16)** § 6–320 (“Disorderly intoxication”);
- [(16)] **(17)** § 6–321 (“Consumption of alcoholic beverages in public”);
- [(17)] **(18)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- [(18)] **(19)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);
- [(19)] **(20)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);
- [(20)] **(21)** § 6–328 (“Tax evasion”);
- [(21)] **(22)** § 6–329 (“Destruction of evidence”); and
- [(22)] **(23)** § 6–330 (“Perjury”).

31–102.

This title applies only in Washington County.

31-2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

- (1) § 6-305 (“Proof of age for sale of alcoholic beverages”);
- (2) § 6-306 (“Defense to prosecution for sale to underage individual”);
- (3) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);
- (4) § 6-309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);
- (5) § 6-310 (“Providing free food”);
- (6) § 6-311 (“Restrictions on purchases and sales by retail dealer”);
- (7) § 6-312 (“Beverage misrepresentation”);
- (8) § 6-313 (“Tampering with alcoholic beverage container”);
- (9) § 6-314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (10) § 6-315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (11) § 6-316 (“Maximum alcohol content”);
- (12) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(12)] (13) § 6-319 (“On-premises consumption of alcoholic beverages not purchased from license holder”);**
- [(13)] (14) § 6-320 (“Disorderly intoxication”);**
- [(14)] (15) § 6-321 (“Consumption of alcoholic beverages in public”);**
- [(15)] (16) § 6-323 (“Possession or use of Alcohol Without Liquid machine”);**
- [(16)] (17) § 6-326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);**

[(17)] **(18)** § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);

[(18)] **(19)** § 6–328 (“Tax evasion”);

[(19)] **(20)** § 6–329 (“Destruction of evidence”); and

[(20)] **(21)** § 6–330 (“Perjury”).

32–102.

This title applies only in Wicomico County.

32–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(2) § 6–306 (“Defense to prosecution for sale to underage individual”);

(3) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not purchased from license holder”);

(4) § 6–309 (“Allowing on-premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(5) § 6–310 (“Providing free food”);

(6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

(7) § 6–312 (“Beverage misrepresentation”);

(8) § 6–313 (“Tampering with alcoholic beverage container”);

(9) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);

(10) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);

(11) § 6–316 (“Maximum alcohol content”);

(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);

[(12)] (13) § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);

[(13)] (14) § 6–320 (“Disorderly intoxication”);

[(14)] (15) § 6–321 (“Consumption of alcoholic beverages in public”);

[(15)] (16) § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

[(16)] (17) § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);

[(17)] (18) § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

[(18)] (19) § 6–328 (“Tax evasion”);

[(19)] (20) § 6–329 (“Destruction of evidence”); and

[(20)] (21) § 6–330 (“Perjury”).

33–102.

This title applies only in Worcester County.

33–2701.

(a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of this article apply in the county without exception or variation:

(1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

(2) § 6–306 (“Defense to prosecution for sale to underage individual”);

(3) § 6–307 (“Selling or providing alcoholic beverages to intoxicated individual”);

(4) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not purchased from license holder”);

(5) § 6–309 (“Allowing on–premises consumption or possession of alcoholic beverages by individual under the age of 21 years”);

(6) § 6–310 (“Providing free food”);

(7) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

- (8) § 6–312 (“Beverage misrepresentation”);
- (9) § 6–313 (“Tampering with alcoholic beverage container”);
- (10) § 6–314 (“Sale of alcoholic beverage container with detachable metal tab”);
- (11) § 6–315 (“Alcoholic beverage in container without regular label presumed illicit”);
- (12) § 6–316 (“Maximum alcohol content”);
- (13) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- [(13)] (14) § 6–319 (“On–premises consumption of alcoholic beverages not purchased from license holder”);
- [(14)] (15) § 6–320 (“Disorderly intoxication”);
- [(15)] (16) § 6–321 (“Consumption of alcoholic beverages in public”);
- [(16)] (17) § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- [(17)] (18) § 6–326 (“Sale of alcoholic beverages in powder or crystalline form prohibited”);
- [(18)] (19) § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);
- [(19)] (20) § 6–328 (“Tax evasion”);
- [(20)] (21) § 6–329 (“Destruction of evidence”); and
- [(21)] (22) § 6–330 (“Perjury”).

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2021.

Enacted under Article II, § 17(c) of the Maryland Constitution, May 30, 2021.