

Chapter 423

(House Bill 438)

AN ACT concerning

Prince George's County – Alcoholic Beverages – Class B–Stadium (Baseball Stadium) Beer, Wine, and Liquor License**PG 306–23**

FOR the purpose of altering the alcoholic beverages that may be sold under a certain stadium license in Prince George's County; authorizing the holder of a Class B–Stadium (baseball stadium) beer, wine, and liquor license to sell beer, wine, and liquor for on–premises consumption; altering a provision of law providing that the profit from the sale of certain alcoholic beverages under the license may accrue to the use of the Maryland–National Capital Park and Planning Commission or the concessionaire; altering the names of certain stadium licenses in the county; and generally relating to alcoholic beverages licenses in Prince George's County.

BY repealing and reenacting, without amendments,

Article – Alcoholic Beverages

Section 26–102

Annotated Code of Maryland

(2016 Volume and 2022 Supplement)

BY repealing and reenacting, with amendments,

Article – Alcoholic Beverages

Section 26–1014, 26–1015(a), 26–1405(c), 26–1406(c), and 26–1601(a)(1)

Annotated Code of Maryland

(2016 Volume and 2022 Supplement)

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

Article – Alcoholic Beverages

26–102.

This title applies only in Prince George's County.

26–1014.

(a) There is a Class B–Stadium (baseball stadium) beer [and light], wine, AND LIQUOR license.

(b) The Board may issue the license to:

- (1) the Maryland–National Capital Park and Planning Commission; or
- (2) a private concessionaire that is under contract with the Commission.

(c) The license authorizes the license holder to sell beer [and light], wine, **AND LIQUOR** at retail to consumers for on–premises consumption in a baseball stadium owned or operated by the Maryland–National Capital Park and Planning Commission.

(d) Profit from the sale of beer [or light], wine, **OR LIQUOR** made by a license holder may accrue to the use of the Commission or the concessionaire.

(e) The annual license fee is \$2,420.

26–1015.

(a) There is a Class [B] **B–STADIUM (FOOTBALL STADIUM)** beer, wine, and liquor [stadium] license.

26–1405.

(c) (1) This subsection does not apply to a Class B–Stadium (**BASEBALL STADIUM**) beer [and light], wine, **AND LIQUOR** license, a 7–day Class B–ECR on–sale beer, wine, and liquor license, or a Class B–WPL (waterfront pavilion) beer, wine, and liquor license.

(2) To be eligible to receive a license, a partner shall:

(i) be a resident of the State at the time the application is filed and continue to be a resident as long as the license is in effect; and

(ii) be a registered voter of the State.

26–1406.

(c) (1) This subsection does not apply to a Class B–Stadium (**BASEBALL STADIUM**) beer [and light], wine, **AND LIQUOR** license, a 7–day Class B–ECR on–sale beer, wine, and liquor license, or a Class B–WPL (waterfront pavilion) beer, wine, and liquor license.

(2) To be eligible to receive a license, an applicant shall:

(i) be a resident of the State at the time the application is filed and continue to be a resident as long as the license is in effect; and

- (ii) be a registered voter of the State.

26–1601.

(a) (1) Except as otherwise provided in this title, the number of licenses in a class issued by the Board may not exceed:

- (i) Class A beer, 4;
- (ii) Class B beer, 23;
- (iii) Class C beer, 3;
- (iv) Class D beer, 33;
- (v) Class A beer and light wine, 7;
- (vi) Class B beer and light wine, 45;
- (vii) Class B–GC beer and light wine, 4;
- (viii) [Class B–Stadium beer and light wine, 1;
- (ix)] Class C beer and light wine, 8;
- [(x)] **(IX)** Class D beer and light wine, 99;
- [(xi)] **(X)** Class A beer, wine, and liquor, 143;
- [(xii)] **(XI)** Class B beer, wine, and liquor, 215;
- [(xiii)] **(XII)** Class B–AE beer, wine, and liquor, 15;
- [(xiv)] **(XIII)** Class BCE beer, wine, and liquor, 8;
- [(xv)] **(XIV)** Class B–CI beer, wine, and liquor, 2;
- [(xvi)] **(XV)** Class B–DD beer, wine, and liquor:
 1. under § 26–1614(a)(1) of this subtitle, 4;
 2. under § 26–1614(a)(2) of this subtitle, 4;
 3. under § 26–1614(a)(3) of this subtitle, 6;

4. under § 26–1614(a)(4) of this subtitle, 6;
5. under § 26–1614(a)(5) of this subtitle, 4;
6. under § 26–1614(a)(6) of this subtitle, 10; and
7. under § 26–1614(a)(7) of this subtitle, 3;

[(xvii)] **(XVI)** Class B/ECF beer, wine, and liquor, 1;

[(xviii)] **(XVII)** Class B–ECF/DS beer, wine, and liquor, 2;

[(xix)] **(XVIII)** Class B–ECR beer, wine, and liquor, 1;

[(xx)] **(XIX)** Class B–Stadium (**BASEBALL STADIUM**) beer, wine, and liquor, 1;

(XX) CLASS B–STADIUM (FOOTBALL STADIUM) BEER, WINE, AND LIQUOR, 1;

(xxi) Class B–WPL (waterfront pavilion) beer, wine, and liquor, 3; and

(xxii) Class C beer, wine, and liquor:

1. under § 26–1002 of this title, 1;
2. under § 26–1005 of this title, 12;
3. under § 26–1011 of this title, 25;
4. under § 26–1017 of this title, 30; and
5. under § 26–1019 of this title, 4.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect April 1, 2023.

Approved by the Governor, May 3, 2023.