

(1972 Replacement Volume and 1976 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That ~~Section 33A(a)~~ Sections 32 and 33A of Article 56 - Licenses, of the Annotated Code of Maryland (1972 Replacement Volume and 1976 Supplement) be and it is hereby repealed and reenacted, with amendments, to read as follows:

Article 56 - Licenses

32.

(a) [No] A person or corporation, other than the grower, maker or manufacturer [shall] MAY NOT barter, OFFER FOR SALE, [or] sell, or otherwise dispose of [, or shall offer for sale] any goods, chattels, wares or merchandise, within this State, without first obtaining a license in the manner [herein] prescribed.

(b) Any private individual may conduct a public sale of his personal effects on his own property without a license, provided that no more than one sale is conducted for a period not to exceed 14 consecutive days in any one calendar year.

(C) AN INDIVIDUAL WHO DISPLAYS AND SELLS GOODS, WARES, CHATTELS, OR MERCHANDISE AT A SHOW IS NOT REQUIRED TO OBTAIN ANY LICENSE OR AFFIDAVIT IF THE SHOW IS PROMOTED BY

(1) A CHURCH AS DEFINED IN §5-301(B) OF THE CORPORATIONS AND ASSOCIATIONS ARTICLE, OR

(2) ANY GOVERNMENT AGENCY, OR

(3) AN AMATEUR RADIO ORGANIZATION, OR

(4) AN ANTIQUE VEHICLE, MACHINE AND EQUIPMENT ORGANIZATION.

33A.

(a) (1) In this section the following words have the meanings indicated.

(2) "Promoter" means a person who for consideration rents or leases space temporarily to an exhibitor for the display and sale of goods, wares, chattels, or merchandise at a show.

(3) "Exhibitor" means a person who for consideration rents or leases space temporarily from a promoter for the display and sale of goods, wares, chattels, or merchandise ~~AND HAVING A TOTAL INVENTORY VALUE IN EXCESS OF \$250~~ at a show. "EXHIBITOR" DOES NOT INCLUDE ANY PERSON WHO SUBMITS TO THE PROMOTER AT A SHOW