as said sections were enacted by Chapter 314 of the Acts of 1935, relating to the issue of licenses for the sale of beer in Garrett County, and to change Section 377R to Section 337QA.

Section 1. Be it enacted by the General Assembly of Maryland, That Sections 337C, 337D, 337P and 377R of Article 12 of the Code of Public Local Laws of Maryland (1930 Edition), title "Garrett County", sub-title "Liquor and Intoxicating Drinks", as said sections were enacted by Chapter 314 of the Acts of 1935, be and they are hereby repealed and re-enacted with amendments, to read as follows:

There shall be annexed to said petition, a petition signed by at least six reputable citizens or voters or property holders who have not signed any other petition for license granted under this Act living or owning property in the vicinity of the place for which license is applied, stating the full name of, the residence of petitioners and list of property owned by each of them and certifying that they have been acquainted with the petitioner or petitioners for more than one year preceding said application for license, that they know petitioner to be a person of good moral character, that they have good reason to believe and do believe that all the statements contained in said petition are true, and they, therefore, pray that said petition be granted and that the license be issued as prayed for. Thereupon the Clerk shall cause notices of such application to be published once in each week for two successive weeks in at least one newspaper published in Garrett County, the said publication to contain the name of the applicant and the location of his place of business and the names of his recommenders, the first publication to be not less than fifteen days before the time fixed for the consideration of said application. If after the notice provided for in the Act there shall be no remonstrances filed with said Clerk against the issuing of the same, the Clerk shall certify such fact upon said application and immediately deliver the application to the Court, who shall forthwith pass an order setting a time when said Court shall sit for the purpose of examining and finally passing upon said application; and it shall be the duty of the Clerk to notify each of said applicants of the time set for said hearing and request that said applicant be personally present thereat to answer any and all such questions as the Court may require of him touching upon said application. If within the period of fourteen days after the first publication of any license application a remonstrance shall be filed against any application for a license, the Clerk shall forthwith submit said application and remonstrance