CHAPTER 628.

AN ACT to repeal sections 175A, 175B, 175C, 175D, 175G, 175H, 175L, 175L1, 175P of article 1 of the Code of Public Local Laws of the State of Maryland, title "Allegany County," under sub-title "Intoxicating Liquors," as enacted by the Acts of the General Assembly of 1904, chapter 57; and the Act of 1894, chapter 140; and the Act of 1906, chapter 176; and to re-enact the same with amendments, and to add an additional section to be known as 175Q.

Section 1. Be it enacted by the General Assembly of Maryland, That sections 175A, 175B, 175C, 175D, 175B, 175H, 175LI and 175P of article 1 of the Code of Public Local Laws of the State of Maryland, title "Allegany County," under the sub-title "Intoxicating Liquors," as enacted by the Acts of the General Assembly of 1904, chapter 57; and the Acts of 1906, chapter 176; and the Act of 1894, chapter 140, be and the same are hereby repealed and re-enacted with amendments, and that an additional section to be added, to be known as section 175Q, the same to read as follows:

175A. Every person applying for a license to keep an ovster house, cook shop, victualling house, tavern, lager beer saloon, or for any ordinary license to sell spirituous or fermented liquors, and every person applying for a license to sell spirituous or fermented liquors by retail, under article 56, sections 55 to 66, inclusive, of the Code of Public General Laws of 1888, in Allegany county, shall file with the clerk of the Circuit Court for Allegany county his, her or their petition for such license, and shall at the same time pay to said clerk two dollars for expenses connected therewith; and said clerk shall cause to be published three times in at least one newspaper published in the town or city on which or nearest to which the applicant's proposed place of business is to be located, a list of the names of all such applicants, their respective residences and the location of the place of business, and the owner of the premises for which such application is made, and where, under the provisions of this Act the publication might be made in one of several newspapers, the applicant may designate the one in which the publication shall be made; the first publication shall not be less than twenty days before the time fixed by said clerk for the consideration of such application.

1758. Said petition shall state the names and residences of the applicant or applicants, and how long he, she or they may have resided in said county; second, the particular place for which the license is desired, designating the same by street and number, if practicable, and if not, by such other apt descrip-