

of Public Laws of the State of Maryland, entitled "Garrett County," by adding additional sections thereto, to be known as Sections 111A, 111B, 111C, 111C $\frac{1}{2}$ , 111D, 111E, 111F, 111F $\frac{1}{2}$ , 111G, 111H, 111J, 111K, 111L, 111M, 111 O, 111P, 111Q, and to follow immediately after Sec. 111 of said Art. 12, and to be known by the sub-title "Friendsville." and to exempt the town of Friendsville in District No. 2, in Garrett County, as herein bounded and described from the operations of the provisions of Chapter 77 of the Acts of 1898, entitled "An Act to prohibit the sale of spirituous or fermented liquors or lager beer in Election District No. 2 of Garrett County."

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 111K of Chapter 300 of the Acts of the General Assembly of Maryland of 1904, entitled "An Act for the incorporation of the town of Friendsville, in District No. 2 of Garrett County, and for the amendment of Article 12 of the Code of Public Laws of the State of Maryland, entitled "Garrett County," by adding additional sections thereto, to be known as Sections 111A, 111B, 111C, 111C $\frac{1}{2}$ , 111D, 111E, 111F, 111F $\frac{1}{2}$ , 111G, 111H, 111 J, 111K, 111L, 111M, 111 O, 111P, 111Q, and to follow immediately after Section 111 of said Article 12, and to be known by the sub-title "Friendsville," and to exempt the town of Friendsville in District No. 2, in Garrett County, as herein bounded and described from the operations of the provisions of Chapter 77 of the Acts of 1898, entitled "An Act to prohibit the sale of spirituous or fermented liquors or lager beer in Election District No. 2 of Garrett County," be and the same is hereby repealed and reenacted with amendments so as to read as follows:

111K. The said Mayor and Council shall have the power to compel the property owners binding along any of said streets, lanes or alleys, so accepted by said corporation and recorded among its proceedings to construct and keep in repair sidewalks and footways of their property binding on said streets and roads, and may pass all such ordinances as may be necessary to compel the construction and repair of said sidewalks. And they shall have power to enforce the construction and repair of said sidewalks by fines imposed upon the property owners for a failure to construct and repair after fifteen days' notice perviously given, which said fines shall be collectible as other fines imposed for the violation of the ordinances of the town as hereinafter set forth and stated.