

person holding the original license or for the premises whereon the business was conducted thereunder.

Section 422. It shall be unlawful for any person to drink on the licensed premises of any licensee in Baltimore County, licensed under this Act, any alcoholic beverage not purchased from the licensee on said premises, and likewise, it shall be unlawful for any licensee, licensed under this Act to permit any person to drink any alcoholic beverage not purchased from the licensee, on the premises covered by the license which he holds. Any person violating any of the provisions of this Section shall, upon conviction, be subject to a fine not exceeding one hundred (\$100.00) dollars or to imprisonment not exceeding six months, or both, in the discretion of the Court, and in the case of the licensee, in addition to such other penalties as the Court may prescribe, his license, in the discretion of the Board of License Commissioners for Baltimore County, may be revoked or suspended. The provisions of this section (422) shall not apply to Class C Club licenses, Club licensees and/or Club premises.

Section 423. The provisions of Sections 18 of said Chapter 2 of the Laws of the State of Maryland, made and passed at the Extraordinary Session of the General Assembly of 1933, shall apply with full force and effect in Baltimore County, except, however, that in Baltimore County the Board of License Commissioners for Baltimore County, at least sixty (60) days prior (but not thereafter) to the expiration of any certain license or licenses, may in its discretion notify the holder or holders, respectively, thereof that the licenses held by them are not renewable for the ensuing year. Whereupon such licensees so notified, if they desire to continue the sale of alcoholic beverages in Baltimore County after the expiration of their current licenses, must make an original application and proceed precisely in the same manner prescribed for original applicants. The said Board, after giving such notices, shall promptly notify in writing the Clerk of the Circuit Court for Baltimore County of its action, specifically naming the licensees and describing the premises covered by those licenses not to be renewed, and said Clerk is hereby prohibited from renewing such licenses. With respect to the applications of license holders filed pursuant to refused renewals, the said Clerk and said Board shall proceed precisely in all particulars as in the case of an original application filed by a non-license holder. Any paper writing addressed to a certain license