scribed by the by-laws and ordinances of the corporation and not inconsistent with this charter, and all persons so elected in pursuance of this section shall hold over in office until their successors shall have qualified, which must be done within ten days from the date of their election. Before entering their respective offices, the Mayor-elect shall qualify before the clerk of the Circuit Court for Washington County as to a faithful discharge of duties, in accordance with the provisions of this charter and ordinances made in pursuance thereof, and shall then be authorized to qualify the remaining members-elect and officers of the Council to the same effect.

- SEC. 2. And be it further enacted, That wherever in this sub-title or in any other Public Local Law of Maryland or ordinances passed in pursuance thereof, the words "Burgess", "Assistant Burgess" or "Burgess and Commissioners of Williamsport" appear, said words shall mean and be read as "Mayor", "Assistant Mayor", and "Mayor and Council of Williamsport".
- SEC. 3. And be it further enacted, That this Act shall take effect June 1st, 1939.

Approved May 3, 1939.

CHAPTER 208.

(Senate Bill 308)

AN ACT to repeal and re-enact with amendments Section 212 of Article 14 of the Code of Public Local Laws of Maryland (Edition of 1930), title "Howard County", subtitle "Liquors and Intoxicating Drinks" (said section being enacted by Chapter 92 of the Laws of 1937 in regular session) and to add three new sections to said Article 14, to come in immediately after Section 212 of said Article of said Code, and to be designated 212-A, 212-B and 212-C, providing for disposition of fees from liquor licenses, and for advertising and revocation of "Class A" and "Class B" liquor licenses.

Section 1. Be it enacted by the General Assembly of Maryland, That Section 212 of Article 14 of the Code of Public Local Laws of Maryland (Edition of 1930), title "Howard County", sub-title "Liquors and Intoxicating