- Sec. 3. And be it further enacted, That Sections 10A and 47 of Article 2B of the Annotated Code of Maryland (1939 Edition) title "Alcoholic Beverages", be and they are hereby repealed and re-enacted, with amendments, to read as follows:
- 10A. In Anne Arundel County the owner or owners of any regularly licensed horse racing establishment, whether individual, association of individuals, or a corporation, shall, without further residential, voting or locative qualifications, be entitled to procure a license for the sale of any and all alcoholic beverages within the confines of its racing park in said county, between the hours of 11 A. M. and 7 P. M. on those days on which races are actually run under the authority of the Maryland Racing Commission and not otherwise.

The cost for such license shall be \$750.00 each calendar year, payable to the Clerk of the Circuit Court for Anne Arundel County and shall entitle the holder to sell at one or more

locations within its said park.

Such licenses and the licensees thereunder shall be subject to all laws, rules and regulations applicable in Anne Arundel County to the sale of alcoholic beverages, not inconsistent with the provisions of this Act.

- 47. In Anne Arundel County no new license shall be granted to sell alcoholic beverages in any building located within one thousand (1000) feet of the grounds of a church or school, but the license of any person now holding a license for any building located within such distance of the grounds of a church or school may be renewed or extended for the same building. This section does not apply to the City of Annapolis. This section shall not apply to any transfer or assignment of a license located within such distance nor shall this section apply to the issuance of a license for a place of business established for the sale of alcoholic beverages prior to June 1, 1939.
- Sec. 4. And be it further enacted, That any licensee holding a "Beer License" or a "Beer and Light Wine License" or a "Beer, Light Wine and Liquor License" of any "class" under the classifications prevailing for Anne Arundel County, prior to the enactment of this Act, may be issued by way of renewal thereof, and without advertising as for new licenses, any of the herein established classes of licenses, for the sale of alcoholic beverages, providing that the alcoholic contents of the beverages to be sold under the new class of license do not exceed the alcoholic contents of the beverages now sold by said licensee, subject, however, to the approval of the Board of License Commissioners for Anne Arundel County.