

CHAPTER 714

(House Bill 494)

AN ACT to add subsection (b-4) to Section 41 of Article 2B of the Annotated Code of Maryland (1960 Cumulative Supplement), Title "Alcoholic Beverages", sub-title "General Provisions on Issue of Licenses", and to repeal and re-enact with amendments Section 48 of said Article 2B, (1957 EDITION), title "Alcoholic Beverages", sub-title "General Provisions on Issue of Licenses", to provide that in Baltimore County more than one license may be issued under the provisions of ~~Section 11 or 16~~ of said Article 2B for premises operated as a ~~bowling establishment having thirty lanes or more with automatic pin setters or~~ operated as a motel or motor court having 100 rooms or more.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That a new subsection to be known as (b-4) be and it is hereby added to Section 41 of Article 2B of the Annotated Code of Maryland (1960 Cumulative Supplement), Title "Alcoholic Beverages", sub-title "General Provisions on Issue of Licenses", said new section to follow immediately after subsection (b-3) of said Article 2B and to read as follows:

Sec. 41-(b-4). The provisions of subsection (a) of this section shall not apply in Baltimore County to licenses issued under Sections 11 or 16 of this Article for premises operated as a bowling establishment having thirty lanes or more with automatic pin setters, or for premises operated as a motel or motor court having 100 rooms or more.

SEC. 2. *Be it further enacted,* That Section 48 of Article 2B of the Annotated Code of Maryland (1957 Edition), Title "Alcoholic Beverages", sub-title "General Provisions on Issue of Licenses", be and it is hereby repealed and re-enacted with amendments to read as follows:

Sec. 48. In Baltimore County, no person, partnership, firm or corporation, except by way of renewal, shall have any interest in more than one license, whether held or controlled by direct or indirect ownership, by stock ownership, interlocking directors or interlocking stock ownership, or in any other manner, directly or indirectly, it being the intention of this section to prohibit any such person, firm, partnership or corporation from having any interest, directly or indirectly, in more than one license. *The provisions of this section shall not apply to licenses issued for premises operated as a bowling establishment having thirty lanes or more with automatic pin setters, nor to licenses issued for premises operated as a motel or motor court having 100 rooms or more.*

SEC. 3. *And be it further enacted,* That this Act shall take effect June 1, 1961.

Approved May 3, 1961.