THAT SECTION 20 (c) OF ARTICLE 48 OF THE ANNOTATED CODE OF MARYLAND (1957 EDITION), TITLE "INSPECTION", SUB-TITLE "TOBACCO", BE AND IT IS HEREBY REPEALED AND RE-ENACTED, WITH AMENDMENTS, AND THAT SECTION 22 OF THE SAID ARTICLE AND SUB-TITLE OF THE CODE, BE AND IT IS HEREBY REPEALED, TO READ AS FOLLOWS:

20.

- (c) It shall be unlawful for any sales agency or its representative, to which tobacco has been consigned by the owner for sale, to make any suggestions or objections as to any particular bundle to be included or excluded from the sample or to interfere or to try to use any influence in regard to same; and any person violating this provision shall, upon conviction, be subject to the penalty prescribed by section 47 of this article. Any United States Department of Agriculture grader of OR any sales agency OR ITS representative may examine and handle any bundle or sample being drawn from a hogshead for the purpose of determining its texture, quality or grade.
- ▶ 122. If any inspector or warehouse official upon examination of any hogshead or basket or other container of tobacco has reason to suspect that the same is trash or false packed, he shall cause the same to be shaken out and repacked, and shall charge for so doing either the sum of two dollars per hogshead or one-half cent per pound of tobacco, the same to be paid by the owner or his agent; and if any inspector shall find that the package, cask or hogshead containing said tobacco is constructed of green or unseasoned timber, it shall be his duty to uncase said tobacco and furnish a new and dry package, cask, or hogshead for the same at the cost and expense of the owner of said tobacco or his agent; said cost and expense not to exceed, however, the sum of one dollar for each package, cask or hogshead so furnished. ■

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1961.

Approved March 28, 1961.

CHAPTER 242

(House Bill 380)

AN ACT to repeal and re-enact, with amendments, Section 123 of Article 27 of the Annotated Code of Maryland (1957 Edition), title "Crimes and Punishments", sub-title "Drunkenness and Disorderly Conduct', providing that any person drinking, or having intoxicating beverages in his possession at an interscholastic ELEMENTARY SCHOOL, JUNIOR HIGH SCHOOL OR HIGH SCHOOL athletic contest is guilty of a misdemeanor, and providing a penalty therefor.

EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.