(1960 Supplement), title "Alcoholic Beverages", sub-title "Restrictions Upon Licensees", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

118.

(f) In Somerset, Caroline, Dorchester, Cecil, *Frederick* and Queen Anne's counties, it shall be unlawful for any person under the age of twenty-one years to possess or have upon his person any alcoholic beverages, except a bona fide employee in the course of his employment. Any minor having such alcoholic beverages in his possession as aforesaid shall upon conviction be deemed guilty of a misdemeanor and shall be fined not more than fifty dollars (\$50.00).

The trial magistrate shall have original jurisdiction to hear any violation of this sub-section, any law to the contrary notwithstanding.

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

Approved April 24, 1961.

CHAPTER 426

(Senate Bill 499)

AN ACT to repeal and re-enact, with amendments, Section 114 of Article 52 of the Annotated Code of Maryland (1960 Supplement), title "Justices of the Peace", sub-title "Trial Magistrates System", providing generally for the keeping of joint dockets of magistrates within the same jurisdiction and otherwise relating to the hearing of eases on trial magistrates' dockets. DOCKETS IN THE PEOPLE'S COURT OF HARFORD COUNTY.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 114 of Article 52 of the Annotated Code of Maryland (1960 Supplement), title "Justices of the Peace", sub-title "Trial Magistrates System", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

114.

The dockets of said magistrates, which they shall have with them at all of their sessions, shall conform as nearly as practicable to those used for civil and criminal cases in the circuit courts of the State, except that in cases under the motor vehicles law they shall use dockets and report forms furnished them by the commissioner of motor vehicles. All dockets and papers of trial magistrates shall be delivered by them to the clerks of courts as provided for in Sections 29 and 30 of this article and shall be retained and disposed of by the said clerks according to the provisions of Section 31 of this article. A trial magistrate, having authority to hear such case, may hear any case on the docket of another trial magistrate, provided that the docket entries indicate the magistrate who actually heard the case and any other action taken by such magistrate. IN THE PEOPLE'S COURT OF HARFORD COUNTY AT BEL AIR, THE