to all the provisions of this article relating to beer, wine and liquor licenses, Class C, in force and effect in Prince George's County, except that restrictions on the sale of alcoholic beverages on Sunday found in Section 103 of this Article and elsewhere shall not apply; provided that in no event may alcoholic beverages be sold, served or consumed on the licensed premises ON SUNDAY before twelve o'clock noon or after twelve o'clock midnight.

SEC. 2. And be it further enacted, That this act is hereby declared to be an emergency measure and necessary for the immediate preservation of the public health and safety, and having been passed by a yea and nay vote supported by three-fifths of the members elected to each of the two Houses of the General Assembly of Maryland, the same shall take effect from the date of its passage.

Approved April 14, 1966.

CHAPTER 179

(House Bill 573)

AN ACT to repeal and re-enact with amendments Section 19(i) of Article 2B of the Annotated Code of Maryland (1965 Supplement) (1957 EDITION AND 1965 SUPPLEMENT), title "Alcoholic Beverages," subtitle "Beer, Wine and Liquor Licenses," amending the laws concerning the issue of certain beer, wine and liquor licenses, Class B, in Prince George's County in order to make further provision for certain licensees and for the duties of the Board with respect to compliance with standards contained in said section, and correcting an error therein.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 19(i) of Article 2B of the Annotated Code of Maryland (1965 Supplement) (1957 EDITION AND 1965 SUPPLEMENT), title "Alcoholic Beverages," subtitle "Beer, Wine and Liquor Licenses," be and it is repealed and re-enacted with amendments to read as follows:

19.

(i) In Prince George's County (1) the annual fee for such a license shall be nine hundred and forty (\$940) dollars but the license holder shall not make any sale of alcoholic beverages for consumption off the licensed premises except from the main bar and within the main portion of the dining room facilities; whenever the applicant for or holder of a beer, wine and liquor license, Class B (on sale) proposes to establish and conduct, or in fact establishes and conducts, on the licensed premises, an area or portion of said licensed premises, wherein there are maintained "off sale" shelves or counters not contained within and an integral part of the main bar and in the main dining facilities where the majority of the meals are served and consumed in the licensed premises (whether enclosed or open, partitioned or otherwise partly separated from the main bar or the usual serving area within such premises for the sale of alcoholic beverages for consumption on the premises and not