

and one-third cents ( $5\frac{1}{3}\phi$ ) for each container in excess of 12 ounces but not in excess of 32 ounces, *and three SIX cents (~~3¢~~) (6¢) per gallon or fraction for each container in excess of 32 ounces*, which additional tax shall be paid to the Board of County Commissioners of Garrett County for the general use of the county before any beer shall be delivered into Garrett County. The payment of such tax shall be evidenced by the use of tax paid crowns or stamps and the method to be used shall be approved by the Comptroller. **IN ORDER TO SELL DRAFT BEER, ANY ESTABLISHMENT REGULARLY LICENSED TO SELL BEER SHALL BE REQUIRED TO OBTAIN A SPECIAL LICENSE FROM THE LIQUOR CONTROL BOARD OF GARRETT COUNTY AND THE FEE FOR SAID LICENSE SHALL BE SEVENTY-FIVE DOLLARS (\$75.00).**

SEC. 2. *And be it further enacted*, That this Act shall take effect June 1, 1967.

Approved April 21, 1967.

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## CHAPTER 621

(House Bill 896)

AN ACT to repeal and re-enact, with amendments, Section 39B-1 of Article 2B of the Annotated Code of Maryland (1966 Supplement), title "Alcoholic Beverages," subtitle "Local Laws and License Provisions," amending the laws concerning alcoholic beverage licenses of certain race tracks in Worcester County with particular respect to the fee for a license.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That Section 39B-1 of Article 2B of the Annotated Code of Maryland (1966 Supplement), title "Alcoholic Beverages," subtitle "Local Laws and License Provisions," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

### 39B-1.

In Worcester County the owner or owners of any regular licensed horse racing establishment, holding public meetings at which pari-mutuel betting is permitted, or the concessionaire or catering organization at such place, whether an individual, association or corporation, shall without additional residential, voting or locative qualifications, be entitled to procure a license for the sale of beer or beer and light wine within the confines of its racing park in said county, at the same cost as that charged for other beer and beer and light wine licenses in said county; and shall be entitled to procure a license for the sale of beer, wine and liquor within the confines of its racing park in said county, [at the same cost as that charged for beer, wine and liquor licenses in said county as provided in Section 19(m)(2) of this article] *for a fee of one thousand dollars (\$1,000.) each year*, which 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