full face value of any cigarette taxes payable thereon, and then, on the resultant sum, the retail markup of eight per cent [.] as herein provided, in the absence of proof of a lower aggregate cost of doing business by such retailer or vending machine operator, as the case may be; provided, however, that if the discount received by such retailer or vending machine operator shall be less than that ordinarily allowed to wholesalers, then the wholesaler's markup of [four] five per cent [.] above provided for may be reduced by the difference between the discount ordinarily allowed to wholesalers and the discount received by such retailer or vending machine operator.

- (d) When one wholesaler sells cigarettes to any other wholesaler or vending machine operator, as herein defined, the former shall not be required to include in his selling price to the latter, "cost [to] of the wholesaler," as provided by Section 118(a) of this article, but said seller must include in said selling price "basic cost of cigarettes" as defined in Section 118(b) of this article, plus a charge of 1% thereon, in the absence of satisfactory proof of a lesser cost for the rendition of such service by the seller, [except that no such sale shall be made at a price less than the "basic cost of cigarettes" as defined in Section 118(b) of this article, but and the latter wholesaler, upon resale to a retailer, shall be deemed to be the wholesaler governed by the provisions of said [Section] subsections 118(a) and (b) of this article.
- SEC. 2. And be it further enacted, That any licensee who is duly licensed on the effective date hereof pursuant to Section 66 of Article 56 of this Code, shall be entitled and qualified to renew such license annually hereafter notwithstanding the provisions of Section 117(c)(2) of this Act.
- SEC. 3. And be it further enacted, That this Act shall take effect June 1, 1967.

Approved April 14, 1967.

CHAPTER 294

(House Bill 791)

AN ACT to repeal and re-enact, with amendments, Section 106 of Article 66½ of the Annotated Code of Maryland (1957 Edition), title "Motor Vehicles," subtitle "Administration—Registration—Titling," amending the laws relating to the suspension or revocation of licenses to provide that upon the second revocation of license a period of one year must expire before application for a new license will be granted.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 106 of Article 66½ of the Annotated Code of Maryland (1957 Edition), title "Motor Vehicles," subtitle "Administration—Registration—Titling," be and it is hereby repealed and re-enacted, with amendments, to read as follows: