collection jurisdiction for the purpose of collecting moneys unlawfully withheld from employees by out-of-State employers.

LAWS OF MARYLAND

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

Approved April 14, 1967.

## CHAPTER 298

(House Bill 823)

AN ACT to repeal and re-enact, with amendments, Section 67 of Article 2B of the Annotated Code of Maryland (1957 Edition), title "Alcoholic Beverages," subtitle "Procedure for Issue of Licenses," to provide that the limitations placed upon further application after a refusal to issue a liquor license shall not apply to applicants where the refusal was based on the grounds it was not necessary for the accommodation of the public, because the premises were not suitable to the sale of alcoholic beverages, or because the applicant was determined not to be a proper person IN CHARLES COUNTY FOR CERTAIN EXCEPTIONS TO THE LIMITATIONS AGAINST FURTHER APPLICATIONS FOR ALCOHOLIC BEVERAGE LICENSES IN THE COUNTY AFTER A LICENSE APPLICATION HAS PREVIOUSLY BEEN REFUSED.

SECTION 1. Be it enacted by the General Assembly of Maryland. That Section 67 of Article 2B of the Annotated Code of Maryland (1957 Edition), title "Alcoholic Beverages," subtitle "Procedure for Issue of Licenses," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

67.

If a license is refused, except as herein provided, no further application shall be considered from the applicant or for the premises, as the case may be, for a period of six months, and if a subsequent application by the same applicant or for the same premises is refused within the two-year period immediately following the date of the first refusal, then no further application shall be considered from such applicant or for such premises, as the case may be, until the two-year period above provided for has elapsed £, provided, however, this section shall not hold against an applicant where a license was refused on the grounds it was not necessary for the accommodation of the public or because the premises were not suitable to the sale of alcoholic beverages under the license applied for; neither shall such restriction hold against such premises set forth in an application when the license applied for was refused because the applicant personally was determined not to be a proper person to be issued the license applied for. IN CHARLES COUNTY, THE LIMITATIONS OF THIS SECTION ARE NOT APPLICABLE TO THE REFUSAL OF A LICENSE ON THE GROUNDS THE LICENSE WAS NOT NECESSARY FOR THE ACCOMMODATION OF THE PUBLIC.