Edition, being Article 19 of the Code of Public Local Laws of Maryland), title "St. Mary's County," subtitle "Trailers," to increase license fees for trailer coach parks in St. Mary's County.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 195(a) of the Code of Public Local Laws of St. Mary's County, (1965 Edition, being Article 19 of the Code of Public Local Laws of Maryland), title "St. Mary's County," subtitle "Trailers," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

195.

(a) The annual license fee for each trailer coach park shall be \$\[\\$25.00 \] \$\\$100.00\$ for each block of [twenty-five] 2 to 50 trailer coach spaces or fraction thereof, \$\\$200.00\$ for each block of [50] 51 to 100 [, \$50., and for each block of 100 trailer coach spaces or fraction thereof, \$100. In no event shall the fee be more than \$\\$100.00 \] trailer coach spaces and an additional \$5.00 fee for each trailer coach space or fraction thereof over 100.

SEC. 2. And be it further enacted, That this Act shall take effect July 1, 1969.

Approved April 9, 1969.

CHAPTER 99

(House Bill 1208)

AN ACT to repeal and re-enact, with amendments, Section 51(a) of Article 2B of the Annotated Code of Maryland (1968 Replacement Volume), title "Alcoholic Beverages," subtitle "General Provisions on Issue of Licenses," providing for an increase in the number of units of population in Frederick County for each Class A off-sale beer license.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 51(a) of Article 2B of the Annotated Code of Maryland (1968 Replacement Volume), title "Alcoholic Beverages," subtitle "General Provisions on Issue of Licenses," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

51.

(a) In Frederick County there shall not be issued more than one Class B on sale beer license, nor more than one Class B on sale beer and light wine license, for each unit of one thousand people, or major fraction thereof, in any one election district. There shall not be issued more than one Class A off-sale beer, wine and liquor license nor more than one Class A off-sale beer license, for each unit of fifteen hundred eighteen hundred population, for major fraction thereof, in any one election district. For the purposes of this section, the population of each election district shall be as determined by the last federal census.