

the towns of Aberdeen and Bel Air, and to the City of Havre de Grace, one half of the net proceeds from the liquor dispensaries located [therein; and to the City of Havre de Grace, one half of the net proceeds from the liquor dispensary located therein;] within the corporate limits or within one mile of the corporate limits of the municipality where located to be used by [said] the county [, town and city] or municipal corporation for debt service, operating expenses or for whatever other purposes may be deemed best. [Provided, however, that the liquor control board shall pay over the Board of County Commissioners of Harford County all of the net proceeds derived from the liquor dispensary in the first election district. The Board of County Commissioners shall pay one half of the profits so received from the first district dispensary to the Harford County metropolitan commission for the construction, maintenance, or support of public sanitary facilities in the first election district under and pursuant to the Harford County sanitary district law.] *The balance of the net proceeds from those dispensaries and all the proceeds of other dispensaries shall be distributed to the Harford County Metropolitan Commission.*

SEC. 2. *And be it further enacted, That this Act shall take effect July 1, 1971.*

Approved May 24, 1971.

CHAPTER 690
(House Bill 354)

AN ACT to repeal and re-enact, with amendments, Section 122 (b) of Article 41 of the Annotated Code of Maryland (1965 Replacement Volume and 1970 Supplement), title "Governor—Executive and Administrative Departments," subtitle "1 The Executive Department," subheading "Division of Parole and Probation," to allow persons sentenced to life imprisonment to be considered for parole prior to fifteen years confinement when considering allowances for diminution of confinement provided for in Article 27, Section 700.

SECTION 1. *Be it enacted by the General Assembly of Maryland, That Section 122(b) of Article 41 of the Annotated Code of Maryland (1965 Replacement Volume and 1970 Supplement), title "Governor—Executive and Administrative Departments," subtitle "1 The Executive Department," subheading "Division of Parole and Probation," be and it is hereby repealed and re-enacted, with amendments, to read as follows:*

122.

(b) No person who has been sentenced to life imprisonment shall be eligible for parole consideration until he shall have served in confinement fifteen years or the equal of fifteen years when considering the allowances for diminution of period of confinement provided for in Article 27, Section 700, of the Annotated Code of Maryland. Prisoners serving terms of life imprisonment shall only be paroled with the approval of the Governor.