confines of the resort complex. These licenses will THIS LICENSE SHALL be issued only to the person, firm, or corporation owning or leasing resort complexes A RESORT COMPLEX. that have a minimum of ten (10) acres and facilities to serve and accommodate five hundred (500) or more persons at one time. RESORT COMPLEX SHALL MEAN FOR THE PURPOSE OF THIS SECTION A RECREATIONAL AREA OF TEN (10) OR MORE ACRES WITH BEACH FACILITIES AND FACILITIES TO SERVE AND ACCOMMODATE FIVE HUNDRED (500) OR MORE PERSONS AT ONE TIME.

The cost for this license is Two Thousand Dollars (\$2,000.00) FIFTEEN HUNDRED DOLLARS (\$1,500.00) each year, to be paid the first of May, payable to the Clerk of the Circuit Court for Anne Arundel County and entitles the holder to sell at one or more locations within the resort complex on each and every day and permits playing of music and dancing and no provision contained in subsection (a) of this section relating to special Sunday licenses applies to the holder of a license issued under the provisions of this subsection.

The licenses and the licensees hereunder are subject to all laws, rules and regulations applicable in Anne Arundel County to the sale of alcoholic beverages, not inconsistent with the provisions of this subsection. This license permits the sale at bars or counters, but not for consumption off the premises. Licensees may serve alcoholic beverages at one or more locations on the premises outside permanent locations OUTSIDE LOCATIONS WITHIN THE RESORT COMPLEX from 8 a.m. to 12 Midnight for each outing and from 6 a.m. to 2 a.m. in main, permanent areas.

41.

- (h) The provisions of subsection (a) of this section do not apply in Anne Arundel County to licenses issued under this Article for premises operated as resort complexes.
- SEC. 2. And be it further enacted, That this Act shall take effect July 1, 1971.

Approved May 6, 1971.

CHAPTER 413 (House Bill 844)

AN ACT to repeal and re-enact, with amendments, Section 22-9 of the Code of Public Local Laws of Baltimore City (1969 Edition, being Article 4 of the Code of Public Local Laws of Maryland), title "Baltimore City," subtitle "Supreme Bench," subheading "Court House Security," and to add new Section 22-9A to said Code, title, subtitle and subheading, to follow immediately after Section 22-9 thereof, to delineate certain specific powers of Court Security Officers of the Supreme Bench of Baltimore City; and to provide penalties for violations of this subtitle.