- (b) The Governor shall also submit at the same time his estimate of all of the revenues of the State for the next fiscal year, itemized as to the source and amount anticipated from each source, from which the appropriations proposed are to be paid, and also a statement of the annuity bond accounts of the State at the end of the last fiscal year and such other supporting data as the General Assembly shall from to time to time require.
- (c) In addition, the Budget Bill shall contain in a separate section a listing by item budget number (major purpose, agency, unit of organization, and program) and also AGENCY, JOB CLASSI-FICATION, the number in each job classification and the amount proposed for each classification, of all non-classified positions with flat-rate or per diem compensation, so that the General Assembly may know the extent and cost of supporting the non-classified service positions which it has created and desires to maintain outside of the classified service.
- (d) Notwithstanding any other provision of law in this State, the amounts listed as required in subsection (c) shall be the statutory ceiling for the respective salaries of the several position. These ceilings shall not be exceeded except in strict documented compliance with the acute emergency provisions of Section 8 of this Article and with the express approval of the Governor, except that for employees of the Legislative Branch, the express approval shall be given by the President of the Senate and the Speaker of the House. In all actions in which the ceiling is exceeded, the excess shall be temporary until approved by the General Assembly at its next session.

SEC. 2. And be it further enacted, That this Act shall take effect July 1, 1972.

Approved May 31, 1972.

## CHAPTER 728

(House Bill 1210)

AN ACT to repeal and re-enact, with amendments, subsection (h-1) of Section 19 of Article 2B of the Annotated Code of Maryland (1968 Replacement Volume), title "Alcoholic Beverages," subtitle "Beer, Wine and Liquor Licenses," to provide that in Montgomery County the dining area in a restaurant or hotel holding a Class B beer, wine and liquor license may include a waiting area where food need not be served provided there is no separate outdoor entrance to such waiting area LICENSES MAY BE ISSUED TO HOTELS HAVING DINING AREAS, and to add new Section 41 (a-2) to Article 2B of the Annotated Code of Maryland (1968) Replacement Volume), title "Alcoholic Beverages," subtitle "General Provisions on Issue of Licenses" to provide that in Montgomery County the holder of a "Class B" **E**(on sale—hotels and restaurants) beer, wine and liquor license under this Article, by making application in the regular manner and paying the usual fee, may obtain an additional "Class B" F(on sale—hotels and restaurants) beer, wine and liquor license within premises operated as a public hotel which meet the minimum requirements as described in Section 19(o) of this Article.