

1978, ARE REQUIRED TO TAKE THE EXAMINATIONS AS PROVIDED IN THIS ARTICLE, BUT IN MAKING THE APPOINTMENTS TO THESE POSITIONS THE APPOINTING AUTHORITY IS NOT LIMITED BY THE PROVISIONS OF SECTION 17 (A) OF THIS ARTICLE WHICH STATE THAT THE APPOINTMENTS MUST BE MADE FROM THE FIVE PERSONS STANDING HIGHEST UPON THE ELIGIBLE LIST FOR THE CLASS IN WHICH THE POSITION IS FOUND.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1977.

Approved May 17, 1977.

CHAPTER 405

(House Bill 230)

AN ACT concerning

Frozen Food Products

FOR the purpose of prohibiting the manufacture of certain frozen food products during the period that the license to manufacture such products has been suspended.

BY repealing and reenacting, with amendments,

Article 43 - Health  
Section 193(h)  
Annotated Code of Maryland  
(1971 Replacement Volume and 1976 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 193(h) of Article 43 - Health, of the Annotated Code of Maryland (1971 Replacement Volume and 1976 Supplement) be and it is hereby repealed and reenacted, with amendments, to read as follows:

Article 43 - Health

193.

(h) Any person[, firm or corporation,] who [shall manufacture] MANUFACTURES frozen dairy foods or ices or frozen dairy foods or ices mix for sale in the [counties of Maryland] STATE after [their] HIS license has expired or [has] been revoked[, shall be] OR, IF SUSPENDED, DURING THE SUSPENSION PERIOD, IS guilty of a misdemeanor and upon conviction [shall be] IS subject to a fine of not less than \$50 nor more than \$300 for the first offense and not less than \$100 nor more than \$500 for each SUBSEQUENT offense [thereafter and each]. EACH day