- (f-1) In Garrett County the annual fee for [such a] THIS license—f-shall be eight hundred dollars (\$800.00)—] IS-\$1,250. In Garrett County, no person under the age of eighteen years shall be permitted in the tavern or on the premises wherein liquor is sold under a Class D license; and provided further that in Garrett County all alcoholic beverages sold under a Class D, beer, wine and liquor license, except beer, shall be consumed on the premises only.
- (F-2) IN GARRETT COUNTY THERE IS A SPECIAL CLASS D
 LICENSE. THE ANNUAL FEE FOR THIS LICENSE IS \$800 PIUS 10
 PERCENT OF THE GROSS PURCHASE PRICE OF ALL LIQUER AND
 WINE PURCHASED BY THE LICENSEE FROM A GARRETT COUNTY
 LIQUOR DISPENSARY OR ANY LICENSED WHOLESALE SUFFLIER IN
 THE IMMEDIATE PRECEDING CALENDAR YEAR. THE ANNUAL FEE
 FOR THIS LICENSE MAY NOT BE LESS THAN \$1,250. THE HCLDER
 OF THIS LICENSE MAY KEEP FOR SALE AND SELL ALL ALCOHOLIC
 BEVERAGES AT RETAIL AT THE PLACE THEREIN DESCRIBED, FOR
 CONSUMPTION ON THE PREMISES OR ELSEWINE RE. THE LICENSE
 ENTITLES THE HOLDER TO BUY LIQUOR, WINE AND BEFF FROM A
 GARRETT COUNTY LIQUOR DISPENSARY CR ANY LICENSED
 WHOLESALE SUPPLIER. THE PURCHASES MADE BY THE HCLDER OF
 THIS LICENSE ARE NOT SUBJECT TO ANY PERCENTAGE CHARGES
 THAT MIGHT BE IMPOSED FROM TIME TO TIME BY THE GARRETT
 COUNTY LIQUOR CONTROL BOARD ON LIQUOR AND WINES PURCHASED
 AND SOLD BY OTHER LICENSEES.

161.

(a-1) In Garrett County, liquor dispensaries may be established and maintained in Grantsville (district No. 3) and in Oakland (district No. 7). The dispensaries are authorized to make Class A or "off-sales" of wine and liquor. All liquor and wines sold by Class B and C (on-sale) beer, wine and liquor licensees may be purchased from a Garrett County liquor dispensary or any licensed wholesale supplier. Any licensee, EXCEPT THE HOLDERS OF SPECIAL CLASS D LICENSES, having wine or liquor in his possession on the licensed premises which is not purchased from a Garrett County liquor dispensary shall suffer a revocation of his license for the sale of beer, wine and liquor unless the licensee reports these purchases, and pays to the liquor control board that sum of money which the board would charge the licensee for similar purchases, less the actual amount paid for the purchases. The board is authorized to inspect the premises of all holders of Class B and C licenses in the county to determine their compliance with all laws applicable to the sale of beer, wines and liquors in the county.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 4977 1978.

Approved May 26, 1977.