- (A) THE COUNTIES ENUMERATED IN THIS SECTION MAY ADOPT ORDINANCES OR RESOLUTIONS SUPPLEMENTING THIS SUBHEADING. THIS INCLUDES THE AUTHORITY TO REGULATE POSSESSION OR CONSUMPTION OF ANY ALCCHOLIC BEVERAGE ON ANY PUBLIC PROPERTY, PROPERTY USER BY THE PUBLIC IN GENERAL, OR ON ANY HIGHWAY.
 - (B) BALTIMORE COUNTY.
 - (C) ST. MARY'S COUNTY.

DRINKING IN CERTAIN FLACES

210.

- (A) IN THIS SUBHEADING THE FCLLCWING WORDS HAVE THE MEANING INDICATED.
- (B) "PUBLIC PEOPERTY" INCLUDES ANY BUILDING, GROUND, PARK, STREET, HIGHWAY, ALLEY, SIDEWALK, STATION, TERMINAL OR OTHER STRUCTURE, ROAD OF PARKING AREA LOCATED ON LAND OWNED, LEASED, OR OPERATED BY THIS STATE, COUNTIES TO WHICH THIS SUBHEADING APPLIES, A MUNICIPALITY, WASHINGTON SUBURBAN SANITARY COMMISSION, MARYLAND—NATIONAL CAPITAL PARK AND PLANNING COMMISSION, MCNTGOMERY COUNTY REVENUE AUTHORITY, OR WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY.

211.

A PERSON MAY NOT DRINK ANY ALCOHOLIC BEVERAGE, AS DEFINED IN THIS ARTICLE, WHILE:

- (1) ON PUBLIC PROPERTY, UNLESS AUTHORIZED BY A GOVERNMENTAL ENTITY THAT HAS JURISDICTION OVER THE PROPERTY:
- (2) ON THE MALL, ADJACENT PARKING AREA, OR OTHER OUTSIDE AREA OF ANY COMBINATION OF PRIVATELY OWNED RETAIL ESTABLISHMENTS, LIKE A SHOPPING CENTER, WHERE THE GENERAL PUBLIC IS INVITED FOR BUSINESS PUFPOSES, UNLESS AUTHORIZED BY THE OWNER OF THE SHOPPING CENTER:
- (3) ON AN ADJACENT PARKING AREA OR OTHER OUTSIDE AREA OF ANY OTHER RETAIL ESTABLISHMENT, UNLESS AUTHORIZED BY THE OWNER OF THE ESTABLISHMENT; OR
- (4) IN ANY PARKED VEHICLE LOCATED ON ANY OF THE PLACES ENUMERATED IN THIS SUBSECTION, UNLESS AUTHORIZED.

212.

AS TO PUBLIC PROPERTY, ANY GOVERNMENTAL ENTITY THAT CWNS OR OTHERWISE HAS JURISDICTION CVER THE PROPERTY MAY