

ARTICLE with respect to the sale of beer and light wine while the person is in attendance at a recognized national or regional athletic event being held on the premises of the licensee when (1) the licensee has made application to the board of license commissioners for permission to sell alcoholic beverages to persons attending a national or regional athletic event to be held on the premises of [said] THE licensee and (2) [said] THE application has been made at least [sixty (60)] 60 days prior to the date that the [aforesaid] specific athletic event is to take place and (3) the [said] board has granted the permission requested in [said] THE application. [From and after April 30, 1965, no] AN employee of [said] THE country club [shall be allowed to] MAY NOT have guests at [said] THE country club for the purpose of the consumption of alcoholic beverages during [said] THE employee's normal working hours.

21.

(f-1) In Garrett County the annual fee for this license [shall be eight hundred dollars (\$800.00)] IS \$800. In Garrett County, [no] UNLESS DESIGNATED UNDER § 2(T)(2) OF THIS ARTICLE, A person under the age of [eighteen] 21 years [shall be] IS NOT 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.

(h) In Kent County the annual fee for [such a] THE license [shall be fifteen hundred dollars (\$1,500.00)] IS \$1,500. Provided that in Kent County [no], UNLESS DESIGNATED UNDER § 2(T)(2) OF THIS ARTICLE, A person under the age of [eighteen] 21 years [shall be] IS NOT permitted in the tavern or on the premises wherein liquor is sold under a Class D license.

29.

In Baltimore City, (1) the board of license commissioners of Baltimore City may authorize the issuance of an additional license, to be known as a special amusement license, to the holders of Class D beer, wine and liquor licenses in Baltimore City who regularly specialize in the entertainment of their patrons by providing approved types of amusement such as singing, dancing, music (other than recorded music or radio programs), floor shows, acrobatic acts, theatricals or moving pictures. [Such a special] THE license shall authorize the holder [thereof] to keep for sale and sell all alcoholic beverages at the hours provided. The provisions of §§ 116 AND 117 of this article [shall] DO not apply to [such] THESE licenses[, nor shall the provisions of § 117 except that no]. A person under the age of [eighteen shall] 18 MAY NOT be employed in [such] THESE establishments for the sale of alcoholic beverages.