128B.

In Charles County a person [eighteen (18)] 18 years of age or older may serve alcoholic beverages in restaurants in connection with serving of a meal. Persons under [twenty-one (21)] 21 years of age may not act as bartender or barmaid or in any solely bar-related capacity in Charles County.

130.

- (a) In Worcester County it [shall be] IS unlawful for any licensee under this article to employ any person under the age of [twenty-one] 21 years in the sale of alcoholic beverages, unless A permit [so to do] is obtained from the Sheriff and State's Attorney of Worcester County. However it is lawful to employ persons between 18 and 21 years of age for the purpose of the sale of beer and light wine without obtaining a permit.
- (b) It [shall be] IS unlawful for any licensee under this article to allow any [minor or minors under the age of eighteen years] PERSON NOT DESIGNATED UNDER § 2(T)(2) OF THIS ARTICLE to loaf or loiter about the place of business for which [such] THE license is issued; restaurants may, however, serve meals without alcoholic beverages to [minors] ANY PERSON.

158.

(f) (2) In Baltimore County, in addition to the other powers and duties conferred on them the board of license commissioners may prescribe rules and regulations regarding the presence of any person [under the age of eighteen (18) years] NOT DESIGNATED UNDER § 2(T)(2) OF THIS ARTICLE on any premises licensed to sell alcoholic beverages; and also may prescribe rules and regulations concerning the granting and the date of issuing licenses when the actual use of the license is to be deferred until the completion of construction work or alterations on the premises.

181.

(a) In Harford County, it is unlawful for any person[, under 18 years of age,] NOT DESIGNATED UNDER § 2(T)(2) OF THIS ARTICLE to misrepresent his or her age for the purpose of obtaining beer or light wine from a licensee, or for any person to misrepresent the age of a person [under the age of 18 years] NOT DESIGNATED IN § 2(T)(2) OF THIS ARTICLE for the purpose of obtaining beer or light wine for the person from a licensee and, upon conviction by a court of competent jurisdiction, any person so doing shall be fined not [less than ten dollars (\$10.00) nor] more than [one hundred dollars (\$100.00)] \$100 in the discretion of the court.