

~~FOR--the--purpose--of--permitting--Wicomico--County--police officers--to--require--proof--of--identification--and--age--in enforcing--certain--provisions--of--law--relative--to--minors obtaining--alcoholic--beverages,--providing--for--certain penalties--upon--conviction--of--a--refusal--to--furnish--the information,--and--generally--relating--to--proof--of identification--with--respect--to--obtaining--alcoholic beverages--in--Wicomico--County.~~

FOR the purpose of providing that in Wicomico County it is a misdemeanor for certain persons to fail or refuse to furnish proof of identification and age on demand by police officers in certain circumstances; providing for certain penalties; providing for certain jurisdiction over persons of a certain age; and generally relating to proof of identification and age in Wicomico County.

BY repealing and reenacting, with amendments,

Article 27 - Crimes and Punishments
Section 406C
Annotated Code of Maryland
(1976 Replacement Volume and 1981 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That section(s) of the Annotated Code of Maryland read(s) as follows:

Article 27 - Crimes and Punishments

406C.

In Worcester County, WICOMICO COUNTY, and in Anne Arundel County for the purposes of the enforcement of §§ 400 through 406C of this article, when any duly constituted police officer is engaged in the discharge of his duty and he has reason to believe that a person is violating the provisions of these sections it shall be unlawful for such person if above the age of juvenile court jurisdiction to fail or refuse to furnish proof of his identification and age upon demand for the same by said duly constituted police officer. Any person refusing to do so shall be guilty of a misdemeanor and upon conviction before a court of competent jurisdiction of this State shall be sentenced to pay a fine of not less than [ten dollars (\$10.00)] \$10 nor more than [fifty dollars (\$50.00)] \$50. Jurisdiction over those minors who are within the age of juvenile court jurisdiction is in the juvenile court. However, if there is a waiver of juvenile jurisdiction with respect to a minor who is otherwise subject to juvenile court jurisdiction, then the District Court has jurisdiction over the matter notwithstanding any provision of § 4-301 of the Courts Article of the Code to the contrary.