

(2) THE BOARD OF LICENSE COMMISSIONERS shall employ one full-time alcoholic beverages inspector and may also employ one additional part-time alcoholic beverages inspector. The employment of the alcoholic beverages inspectors shall be subject to the provisions of the Cecil County Personnel Policy and Procedure Manual. The salaries and travel expenses of the alcoholic beverages inspectors shall be established by the County Commissioners of Cecil County using county personnel department rules, regulations, and guidelines.

[(2)] (3) The inspector shall investigate all applicants for an alcoholic beverage license or transfer of license in Cecil County, enforce all alcoholic beverage laws therein, and investigate all violations of the alcoholic beverage laws and report the same to the liquor control board. The inspector shall have all the powers of a peace officer of the State of Maryland in respect to the enforcement of the alcoholic beverage laws of Cecil County and shall make an oath, as provided in the Constitution of Maryland, to faithfully perform the duties entrusted to him. The inspector shall visit and inspect at unannounced times every licensed premise in Cecil County at least every 90 days. The inspector shall make monthly reports in writing to the liquor control board covering his activities, setting forth any complaints, and listing any violations that may have been observed by him or reported to him. No person shall accept appointment or continue as an inspector if either he or any member of his immediate family has any personal or financial interest either directly or indirectly in any license or in any licensed premises under the provisions of this article.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1986 1987.

Approved April 29, 1986.

-----  
CHAPTER 158

(Senate Bill 704)

AN ACT concerning

Reciprocal Interstate Banking Acquisitions

FOR the purpose of altering the definition of Maryland Bank to include a savings bank for the purposes of the interstate banking acquisition law; permitting an acquired and a successor bank to combine their years of existence and continuous operation for the purpose of satisfying certain acquisition approval requirements; and generally relating to interstate acquisition of banks.