BY-adding-to

Article-2B---Alcoholic-Beverages
Section-125A
Annotated-Code-of-Maryland
(1981-Replacement-Volume-and-1986-Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 2B - Alcoholic Beverages

125.

- (a) In Garrett County licensees shall sell beer for cash only and no suit may be maintained by any retail dealer against any person for beer which has been sold on credit. It is unlawful for any licensee to allow any person not designated under $\S 2(t)(2)$ of this article to loaf or loiter about his place of business.
- (b) It is unlawful for any liquor licensee under this article to employ any person under the age of 21 years and for any other class of licensee to employ any person not designated under § 2(t)(2) of this article in the sale of alcoholic beverages or in connection with the business.
- (C) IN GARRETT COUNTY A MANUFACTURER OR WHOLESALER MAY NOT SELL ANY BEER TO ANY RETAIL DEALER EXCEPT FOR CASH ON DELIVERY. A SUIT OR ACTION EX CONTRACTU TO ENFORCE OR COLLECT ANY CLAIM FOR CREDIT EXTENDED IN VIOLATION OF THIS SECTION MAY NOT BE MAINTAINED IN THIS STATE.

125A-

IN-CALVERT-COUNTY-A-MANUFACTURER-OR-WHOLESALER-MAY-NOT-SELL ANY-BEER-TO-ANY-RETAIL-BEALER-EXCEPT-FOR-CASH-ON-BELIVERY:-A-SUIT OR-ACTION-EX-CONTRACTU-TO-ENFORCE-OR-COLLECT-ANY-CLAIM-FOR-CREDIT EXTENDED-IN-VIOLATION-OF-THIS-SECTION-MAY-NOT-BE-MAINTAINED-IN THIS-STATE:

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

Approved May 14, 1987.