

contraceptive device by means of a vending machine or other automatic device whether or not such contraceptive or contraceptive device is advertised as such or as a prophylactic, except in places where alcoholic beverages are sold for consumption on the premises. This exception DOES not [to] include railroad stations, air and bus terminals. [Nor shall it] IT ALSO DOES NOT include places where alcoholic beverages are sold for consumption on the premises in Howard County.

Any person violating the provisions of this section [shall be] IS guilty of a misdemeanor and, upon conviction thereof, [shall be] IS subject to a fine of not more than \$1,000 for each such violation, and [the use of each] EACH USE OF A vending machine[,] or other automatic device in violation of this section [shall constitute] CONSTITUTES a separate offense.

DRAFTER'S NOTE:

Error: Awkward sentence construction and stylistic errors in Article 27, § 41.

Occurred: Prior to 1957 codification of the Annotated Code of Maryland.

70A.

In Harford [County] COUNTY, the owner of any female dog who allows [it] THE DOG, while in oestrus or a condition commonly known as "in heat" or "in season[,"]", to be out-of-doors either loose or on a leash[,] shall be guilty of a misdemeanor and[,] upon conviction shall be fined [twenty-five dollars (\$25.00),] \$25 and upon a second conviction[,] shall be fined not less than [one hundred dollars (\$100.00) nor] \$100 OR more than [two hundred dollars (\$200.00)] \$200.

DRAFTER'S NOTE:

Error: Incorrect punctuation and stylistic errors in Article 27, § 70A.

Occurred: Ch. 168, Acts of 1961.

70D.

(b) Any person violating THE PROVISIONS OF this section shall be guilty of a misdemeanor and upon conviction, in the case of an individual, shall be fined not more than \$1,000; or in the case of any person other than an individual, by a fine of not more than \$10,000.

(c) Exempted from THE PROVISIONS OF this section are those species of wildlife not being kept as household pets and which