

license application and shall consent to individual liability for any violation of the laws in the operation of such licensed game.

(4) A Class ND or Class NE beach bingo license shall permit the operation of such licensed game within the town limits of North Beach or Chesapeake Beach from May first until September thirtieth in any one year only. Each applicant for any license shall present evidence to the County Commissioners of Calvert County that he has in [effect] EFFECT; for the period covered by the proposed [license] LICENSE, a public liability insurance policy covering liability for personal injury to any one patron of such game in the amount of not less than \$100,000 AND for more than one patron in the amount of \$500,000. A Class NF or Class NG beach bingo license shall permit year-round operation in the town limits of North Beach and Chesapeake Beach.

DRAFTER'S NOTE:

Error: Stylistic errors omitted punctuation and an omitted conjunction in Article 27, § 259A(b)(3)(vi) and (4).

Occurred: Stylistic and punctuation errors occurred in Ch. 575, Acts of 1970; the omitted conjunction occurred in the printing of the 1987 Cumulative Supplement to Volume 3A of the Annotated Code of Maryland.

264.

(d) (1) Upon the ultimate disposition of such charge or charges, indictment or indictments, resulting in acquittal, dismissal, a stet, a nolle prosequi, or probation under the provisions of Section 641, any person claiming that all or any of the seized money, currency, or cash is not contraband of law under SUBSECTION (a) OF THIS SECTION and should be returned to the claimant, within one year after the date the judgment or order was entered or the action was taken which constituted the ultimate disposition, may make application on giving ten days' prior written notice to the State Treasurer, custodian, county or municipal treasurer, or director of finance, to the appropriate court for a determination that the money, currency, or cash is the property of the claimant and for an order that it be returned.

(4) Timely notice must be given by certified mail or other appropriate means to any known claimants, at their last known address, of the requirements of this section for making claim for the return of seized moneys, or the seized moneys shall not be forfeited as provided by paragraph (3) of this [section] SUBSECTION.

DRAFTER'S NOTE: