

(2) The hours for sale shall be as provided in § 106(c) of this article.

[(1) This section shall not apply to Baltimore City, nor to Anne Arundel, Baltimore, Charles, Garrett, Harford, Kent, and St. Mary's Counties, in all of which jurisdictions such licenses shall not be issued.]

DRAFTER'S NOTE:

This section is reorganized to place all counties and Baltimore City in the standard alphabetical arrangement. The exclusionary subsection, (1), is repealed because each county is mentioned in the body of the section, with jurisdictions that do not have a Class C (beer) license so noted.

In reorganizing, a conflict between the provisions of subsections (c) and (1) arose concerning Anne Arundel County and its Class BC license. In a letter dated June 15, 1992, Anne Arundel County Board of License Commissioners Chairman Thomas E. Riggan advised that the Class BC license was in error and requested its removal. The Class BC license in Anne Arundel County is a mistake that occurred in Chapter 614 of the Acts of 1961.

In Talbot County, the provisions of Section 206 of this article permit the Talbot County Council to enact retail alcoholic beverage laws for that county; thus, see new subsection (v)(2). Since Talbot County is not listed among those counties covered by the exclusionary subsection, (1), the license fee cost is specified by the general provisions subsection, (a), and has been so noted in subsection (v)(1).

Since Somerset County is not listed among those counties covered by the exclusionary subsection, (1), the license fee cost is specified by the general provisions subsection, (a). That amount has been so noted in subsection (u). In a letter dated July 30, 1992, County Attorney Kirk G. Simpkins advised that, while clubs in the County have BWL licenses, were any to apply for a beer-only license, the provisions of subsection (u) would apply.

11.

(a) A Class D beer license shall be issued by the clerk of the circuit court of the county in which the place of business is located. [, and shall authorize the] THE holder [thereof to] OF THE LICENSE MAY keep for sale and [to] sell beer at retail [,] at the place [therein] described IN THE LICENSE. [, for consumption] THE BEER MAY BE CONSUMED on the premises or elsewhere, but [no] A license [shall] MAY NOT be issued for any drugstore. The annual fee for the license shall be [\$50 and shall be payable] PAID to the clerk, before any license is issued, for distribution as [hereinafter] provided.

(b) In Allegany County the annual LICENSE fee [for such a license] is \$150.

(c) [In] THIS SECTION DOES NOT APPLY IN Anne Arundel County [such licenses shall be of two types, as follows:

(1) Class BT, on sale generally, taverns, without music or dancing or other similar entertainment; the annual license fee shall be seventy-five dollars (\$75.00).