

Current subsection (m) is proposed for repeal because those of its provisions that relate to Charles County are duplicated in current subsection (l), except for the amount of the fee. The Office of the County Attorney in Charles County on January 25, 1993 advised that the Board of License Commissioners applies current subsection (l), with the \$25 fee, rather than current subsection (m), with the \$5 fee, and that the Charles County provisions in current subsection (m) are surplusage.

The provisions of current subsection (m) relating to St. Mary's County are recodified in subsection (q) with the other St. Mary's County provisions.

33.

(A) [In] THE PROVISIONS OF THIS SECTION APPLY ONLY IN Frederick County[, (1) no].

(B) A license for the sale of alcoholic beverage authorized by this article [shall] MAY NOT be issued for any place of business located in any of the following election districts [of said County]:

Catoctin (6th),  
 Hauvers (10th),  
 Jackson (16th),  
 Linganore (19th),  
 Tuscarora (21st), and  
 Ballenger (23rd).

[(2)](C) CLASS A, B, and C licenses for the sale of beer only, as authorized by this article, shall be issued for places of business located in any of the following election districts [of said County]:

Middletown (3rd),  
 Jefferson (14th),  
 Johnsville (17th), and  
 Burkittsville (22nd).

[(3)](D) CLASS A, B, and C licenses for the sale of beer and light wine and A, B, and C licenses for the sale of beer, wine and liquor, as authorized by this article, shall be issued for places of business located in any of the following election districts [of said County]:

Buckeystown (1st),  
 Frederick (2nd),  
 Creagerstown (4th),  
 Emmitsburg (5th),