

(2) In St. Mary's County, cider or native wines may be sold by [the] their maker [thereof] without a license.

(c) (1) (I) [No] A license or permit [shall be] IS NOT required in the case of:

1. [a] A common carrier, warehouseman or other [lien holder] LIENHOLDER exercising [his] THAT LIENHOLDER'S right to sell alcoholic beverages under a lien;

2. [or any] ANY authorized county or Baltimore City official exercising [his] THE OFFICIAL'S right to sell certain confiscated alcoholic beverages as [hereinafter] PROVIDED in this section [provided]; or

3. [any] ANY sheriff, constable, receiver, auctioneer, trustee, attorney, executor or administrator selling alcoholic beverages under an order of court. [; but no such sale shall]

(II) SALES MAY ONLY be made [except] to a license holder, and if the purchaser is a retail dealer, the person making the sale shall pay the taxes imposed by § 5-102 of the Tax - General Article before delivery is made to the purchaser.

(d) Warehouse receipts covering alcoholic beverages on storage in public ([which includes] INCLUDING government controlled) warehouses in this State may be purchased or sold without a license or permit, but [no] withdrawals or deliveries of [such] THOSE beverages [shall] MAY NOT be made in this State except to licensed manufacturers and wholesalers. The Comptroller may prescribe regulations covering warehouse receipt transactions.

(e) [No] A license or permit [shall be] IS NOT required EITHER of transport planes furnished with a cocktail lounge [, nor shall a license or permit be required] OR of ships carrying passengers or cargo to a foreign port, in order to purchase alcoholic beverages from wholesalers or manufacturers, [provided] IF satisfactory proof in writing is furnished that [such] THE beverages are for sale or use beyond the continental limits and possessions of the United States.

(f) (1) Confiscation and forfeiture procedure. All alcoholic beverages and other contraband kept, possessed, used, sold, manufactured, stored or transported contrary to the provisions of this article [shall be] ARE subject to confiscation and forfeiture, and when confiscated may be recovered or disposed of only as [hereinafter] provided IN THIS SUBSECTION.

[(1)](2) Forfeiture. If any defendant is adjudged guilty of violating the provisions of this article any property in [his] THE DEFENDANT'S possession or control seized as contraband shall be deemed immediately forfeited. Any property otherwise adjudged as contraband or otherwise in violation of the provisions of this article shall be deemed immediately forfeited. Where any property seized as contraband is unclaimed for [thirty (30)] 30 days subsequent to the date of confiscation and [such] THE property has not been destroyed as provided in this section, [such] THE property shall be deemed