1999 LAWS OF MARYLAND

- (e) (4) (i) If the court reverses the action of the local licensing board it shall file with the papers a written statement of the reasons. The court may modify, as well as affirm or reverse, the action of the local licensing board. Costs shall be awarded as in other civil cases.
- (ii) In addition to the other powers of the court provided in this article, the court may remand the proceedings to the local licensing board in the following [counties] JURISDICTIONS:
 - 1. BALTIMORE CITY;
 - Carroll County;
 - [2.] 3. Charles County;
 - [3.] 4. Frederick County;
 - [4.] 5. Howard County;
 - [5.] 6. Montgomery County;
 - [6.] 7. Prince George's County; and
 - [7.] 8. St. Mary's County.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1999.

Approved April 13, 1999.

CHAPTER 49

(Senate Bill 765)

AN ACT concerning

Baltimore City - Aicoholic Beverages - Special Entertainment Licenses

FOR the purpose of creating certain special entertainment licenses in a certain area of Baltimore City; establishing certain standards that a special entertainment license applicant must meet; establishing the privileges of the special entertainment license; prohibiting a special entertainment licensee from providing certain entertainment; prohibiting a special entertainment licensee from transferring certain licenses to another person or location; authorizing the Board to adopt certain regulations; providing for the termination of this Act; and generally relating to special entertainment licenses in Baltimore City.

BY adding to

 $\begin{array}{l} Article \ 2B-Alcoholic \ Beverages \\ Section \ 8–203.1 \end{array}$

Annotated Code of Maryland