officials and police officers as to enforcement problems in their respective jurisdictions, and may make suggestions and recommendations for changes to improve the execution and administration of the provisions of this article.

DRAFTER'S NOTE:

Error: Misnomer in Article 2B, § 16-407.

Occurred: As a result of administratively changed Division name. Requested by the Assistant Attorney General Gerald Langbaum, Counsel to the Comptroller.

16-410.

- (d) (3) The fees for production and service of a summons may only be assessed against any licensee or party [who] WHOM the Board has adjudicated responsible for a violation of any law, statute, rule, or regulation concerning alcoholic beverages.
- (4) In addition to any other fines, penalties, or costs that may be imposed by the Board, the Board shall assess costs of \$100 against any licensee or party [who] WHOM it has adjudicated to be responsible for a violation of any law, statute, rule, or regulation concerning alcoholic beverages.

DRAFTER'S NOTE:

Error: Grammatical error in Article 2B, § 16-410(d)(3) and (4).

Occurred: Ch. 258, Acts of 1993.

Article 23A - Corporations - Municipal

2B.

- (a) Except as provided in subsection (b) OF THIS SECTION, legislation enacted by a county does not apply in a municipality located in such county if the legislation:
 - (1) By its terms exempts the municipality;
- (b) Notwithstanding the provisions of subsection (a)(2) and (3) of this section, the following categories of county legislation, if otherwise within the scope of legislative powers granted the county by the General Assembly, shall nevertheless apply within all municipalities in the county:
- (4) County legislation which is enacted in accordance with the procedures set forth in paragraph [(b)](3) OF THIS SUBSECTION shall be subject to judicial review of the finding made under [subparagraph] PARAGRAPH (3)(i) OF THIS SUBSECTION and of the resultant applicability of such legislation to municipalities in the county by the circuit court of the county in accordance with the provisions of the Maryland Rules governing appeals from administrative agencies. Any appeal shall be filed within 30 days of the effective date of such county legislation. In any judicial proceeding commenced under the provisions of this paragraph, the sole issues are whether the county legislative body (1) complied with the procedures of paragraph [(b)](3) OF THIS SUBSECTION, and (2) had before it sufficient evidence from which a