

Chapter 417 of the Acts of 1990

SECTION 3. AND BE IT FURTHER ENACTED, That the Interdepartmental Committee on Mandated Health Insurance Benefits may not conduct a review, under Article 48A, § 490M of the Code, of any proposed full or partial repeal that limits the effect of the nondiscrimination provisions contained in Article 48A, [§§ 354L] §§ 354G, 354H, 354L, 354N, 354Y, 354Z, 354EE(b)(3), 470A, 470-I, 470J, 470K, 470M, 470T, 470U(a), 470X(b)(3), 477F, 477J, 477-O, 477Z, 477AA(a), 477FF(b)(3), 490, 490 1/2, 490A, 490A-1, 490A-2, 490K, and 490L of the Code or any proposed full or partial repeal of §§ 354S, 470-O, 477T, and 489 of the Code.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1991.

Approved May 14, 1991.

CHAPTER 296

(Senate Bill 324)

AN ACT concerning

Baltimore City – Pen Lucy Precincts – Alcoholic Beverages Licenses

FOR the purpose of prohibiting the Baltimore City Board of License Commissioners from issuing or transferring certain alcoholic beverages licenses into certain precincts as configured on a certain date.

BY adding to

Article 2B – Alcoholic Beverages
Section 53C(a)(6) and (g)
Annotated Code of Maryland
(1990 Replacement Volume)

BY repealing and reenacting, without amendments,

Article 2B – Alcoholic Beverages
Section 53C(b) and (e)
Annotated Code of Maryland
(1990 Replacement Volume)

BY repealing and reenacting, with amendments,

Article 2B – Alcoholic Beverages
Section 53C(c)
Annotated Code of Maryland
(1990 Replacement Volume)