1992 LAWS OF MARYLAND

Defined terms: "Billiard table" § 17-501

"Billiard table license" § 17-501

"Clerk" § 1-101

"County" § 1-101

17–505. KEEPING BILLIARD TABLE FOR COMMERCIAL USE WITHOUT LICENSE.

(A) PROHIBITED ACT.

A PERSON MAY NOT KEEP A BILLIARD TABLE FOR COMMERCIAL USE UNLESS THE PERSON HAS A BILLIARD TABLE LICENSE.

(B) PENALTY.

A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR AND, ON CONVICTION, IS SUBJECT TO A FINE OF \$500 FOR EACH BILLIARD TABLE KEPT FOR COMMERCIAL USE IN VIOLATION OF THIS SECTION.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 56, § 15.

Subsection (b) of this section is revised to state that which only was implied in the former law; i.e., a violation of this section is a misdemeanor.

The provisions of former Art. 56, § 15 that related to paying an informer are deleted as obsolete in light of Art. 38, § 3, a later enactment under which no part of a fine may be paid to an informer.

Defined terms: "Billiard table" § 17-501

"Billiard table license" § 17-501

"Person" § 1-101

GENERAL REVISOR'S NOTE TO SUBTITLE:

The third and fourth clauses of Art. 56, § 14(a), which provided when keeping a billiard table was considered gambling, is deleted as obsolete. See Art. 27, § 238, which provides the kinds of tables that are deemed gaming tables.

SUBTITLE 6. CONSTRUCTION.

17-601. DEFINITIONS.

(A) IN GENERAL.

IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

REVISOR'S NOTE: This subsection is new language used as the standard introductory language to a definition section.

(B) CONSTRUCTION LICENSE.