

HOUSE BILL 185

A1

11r0393

(PRE-FILED)

By: **Delegate T. Branch**

Requested: June 26, 2020

Introduced and read first time: January 13, 2021

Assigned to: Economic Matters

Committee Report: Favorable

House action: Adopted

Read second time: March 1, 2021

CHAPTER _____

1 AN ACT concerning

2 **Alcoholic Beverages – On-Sales – Required Multiple Purchases**

3 FOR the purpose of prohibiting an alcoholic beverages license holder or an employee of a
4 license holder from requiring, as a condition of sale of an alcoholic beverage for
5 on-premises consumption, that an individual buy more than one bottle, container,
6 or other serving at a time; establishing certain penalties for a violation of this Act;
7 and generally relating to alcoholic beverages.

8 BY repealing and reenacting, without amendments,

9 Article – Alcoholic Beverages

10 Section 6-301, 9-102, 10-102, 11-102, 12-102, 13-102, 14-102, 15-102, 16-102,
11 17-102, 18-102, 19-102, 20-102, 21-102, 22-102, 23-102, 24-102, 25-102,
12 26-102, 27-102, 28-102, 29-102, 30-102, 31-102, 32-102, and 33-102

13 Annotated Code of Maryland

14 (2016 Volume and 2020 Supplement)

15 BY adding to

16 Article – Alcoholic Beverages

17 Section 6-317

18 Annotated Code of Maryland

19 (2016 Volume and 2020 Supplement)

20 BY repealing and reenacting, with amendments,

21 Article – Alcoholic Beverages

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

~~Strike out~~ indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 Section 9–2701(a), 10–2701(a), 11–2701(a), 12–2701(a), 13–2701(a), 14–2701(a),
2 15–2701(a), 16–2701(a), 17–2701(a), 18–2701(a), 19–2701(a), 20–2701(a),
3 21–2701(a), 22–2701(a), 23–2701(a), 24–2701(a), 25–2701(a), 26–2701(a),
4 27–2701(a), 28–2701(a), 29–2701(a), 30–2701(a), 31–2701(a), 32–2701(a), and
5 33–2701(a)

6 Annotated Code of Maryland
7 (2016 Volume and 2020 Supplement)

8 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
9 That the Laws of Maryland read as follows:

10 **Article – Alcoholic Beverages**

11 6–301.

12 Subject to Division II of this article, this subtitle applies statewide.

13 **6–317.**

14 **(A) A LICENSE HOLDER OR AN EMPLOYEE OF A LICENSE HOLDER MAY NOT**
15 **REQUIRE, AS A CONDITION OF SALE OF AN ALCOHOLIC BEVERAGE FOR**
16 **ON–PREMISES CONSUMPTION, THAT AN INDIVIDUAL BUY MORE THAN ONE BOTTLE,**
17 **CONTAINER, OR OTHER SERVING OF AN ALCOHOLIC BEVERAGE AT A TIME.**

18 **(B) THE ISSUER OF A LICENSE MAY REVOKE OR SUSPEND THE LICENSE FOR**
19 **A VIOLATION OF THIS SECTION.**

20 **(C) INSTEAD OF OR IN ADDITION TO SUSPENDING OR REVOKING THE**
21 **LICENSE, A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR**
22 **AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 1 YEAR OR A**
23 **FINE NOT EXCEEDING \$1,000 OR BOTH FOR EACH OFFENSE.**

24 9–102.

25 This title applies only in Allegany County.

26 9–2701.

27 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
28 this article apply in the county without exception or variation:

29 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

30 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

- 1 (3) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not
2 purchased from license holder”);
- 3 (4) § 6-309 (“Allowing on-premises consumption or possession of alcoholic
4 beverages by individual under the age of 21 years”);
- 5 (5) § 6-310 (“Providing free food”);
- 6 (6) § 6-311 (“Restrictions on purchases and sales by retail dealer”);
- 7 (7) § 6-312 (“Beverage misrepresentation”);
- 8 (8) § 6-313 (“Tampering with alcoholic beverage container”);
- 9 (9) § 6-314 (“Sale of alcoholic beverage container with detachable metal
10 tab”);
- 11 (10) § 6-315 (“Alcoholic beverage in container without regular label
12 presumed illicit”);
- 13 (11) § 6-316 (“Maximum alcohol content”);
- 14 **(12) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- 15 [(12)] **(13)** § 6-319 (“On-premises consumption of alcoholic beverages not
16 purchased from license holder”);
- 17 [(13)] **(14)** § 6-320 (“Disorderly intoxication”);
- 18 [(14)] **(15)** § 6-321 (“Consumption of alcoholic beverages in public”);
- 19 [(15)] **(16)** § 6-322 (“Possession of open container”);
- 20 [(16)] **(17)** § 6-323 (“Possession or use of Alcohol Without Liquid machine”);
- 21 [(17)] **(18)** § 6-326 (“Sale of alcoholic beverages in powder or crystalline
22 form prohibited”);
- 23 [(18)] **(19)** § 6-327 (“Unlicensed out-of-state sale of alcoholic beverages”);
- 24 [(19)] **(20)** § 6-328 (“Tax evasion”);
- 25 [(20)] **(21)** § 6-329 (“Destruction of evidence”); and
- 26 [(21)] **(22)** § 6-330 (“Perjury”).

1 10-102.

2 This title applies only in the City of Annapolis.

3 10-2701.

4 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
5 this article apply in the City without exception or variation:

6 (1) § 6-305 (“Proof of age for sale of alcoholic beverages”);

7 (2) § 6-306 (“Defense to prosecution for sale to underage individual”);

8 (3) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not
9 purchased from license holder”);

10 (4) § 6-309 (“Allowing on-premises consumption or possession of alcoholic
11 beverages by individual under the age of 21 years”);

12 (5) § 6-310 (“Providing free food”);

13 (6) § 6-311 (“Restrictions on purchases and sales by retail dealer”);

14 (7) § 6-312 (“Beverage misrepresentation”);

15 (8) § 6-313 (“Tampering with alcoholic beverage container”);

16 (9) § 6-314 (“Sale of alcoholic beverage container with detachable metal
17 tab”);

18 (10) § 6-315 (“Alcoholic beverage in container without regular label
19 presumed illicit”);

20 (11) § 6-316 (“Maximum alcohol content”);

21 **(12) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

22 ~~[(12)] (13)~~ § 6-319 (“On-premises consumption of alcoholic beverages not
23 purchased from license holder”);

24 ~~[(13)] (14)~~ § 6-320 (“Disorderly intoxication”);

25 ~~[(14)] (15)~~ § 6-321 (“Consumption of alcoholic beverages in public”);

26 ~~[(15)] (16)~~ § 6-323 (“Possession or use of Alcohol Without Liquid machine”);

1 [(16)] (17) § 6–326 (“Sale of alcoholic beverages in powder or crystalline
2 form prohibited”);

3 [(17)] (18) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);

4 [(18)] (19) § 6–328 (“Tax evasion”);

5 [(19)] (20) § 6–329 (“Destruction of evidence”); and

6 [(20)] (21) § 6–330 (“Perjury”).

7 11–102.

8 This title applies only in Anne Arundel County.

9 11–2701.

10 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
11 this article apply in the county without exception or variation:

12 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

13 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

14 (3) § 6–310 (“Providing free food”);

15 (4) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

16 (5) § 6–312 (“Beverage misrepresentation”);

17 (6) § 6–313 (“Tampering with alcoholic beverage container”);

18 (7) § 6–314 (“Sale of alcoholic beverage container with detachable metal
19 tab”);

20 (8) § 6–315 (“Alcoholic beverage in container without regular label
21 presumed illicit”);

22 (9) § 6–316 (“Maximum alcohol content”);

23 **(10) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

24 [(10)] (11) § 6–320 (“Disorderly intoxication”);

25 [(11)] (12) § 6–321 (“Consumption of alcoholic beverages in public”);

1 [(12)] (13) § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

2 [(13)] (14) § 6–326 (“Sale of alcoholic beverages in powder or crystalline
3 form prohibited”);

4 [(14)] (15) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);

5 [(15)] (16) § 6–328 (“Tax evasion”);

6 [(16)] (17) § 6–329 (“Destruction of evidence”); and

7 [(17)] (18) § 6–330 (“Perjury”).

8 12–102.

9 This title applies only in Baltimore City.

10 12–2701.

11 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
12 this article apply in the City without exception or variation:

13 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

14 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

15 (3) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not
16 purchased from license holder”);

17 (4) § 6–309 (“Allowing on-premises consumption or possession of alcoholic
18 beverages by individual under the age of 21 years”);

19 (5) § 6–310 (“Providing free food”);

20 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

21 (7) § 6–312 (“Beverage misrepresentation”);

22 (8) § 6–313 (“Tampering with alcoholic beverage container”);

23 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
24 tab”);

25 (10) § 6–315 (“Alcoholic beverage in container without regular label
26 presumed illicit”);

1 (11) § 6–316 (“Maximum alcohol content”);

2 **(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

3 ~~[(12)]~~ **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not
4 purchased from license holder”);

5 ~~[(13)]~~ **(14)** § 6–320 (“Disorderly intoxication”);

6 ~~[(14)]~~ **(15)** § 6–321 (“Consumption of alcoholic beverages in public”);

7 ~~[(15)]~~ **(16)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

8 ~~[(16)]~~ **(17)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline
9 form prohibited”);

10 ~~[(17)]~~ **(18)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

11 ~~[(18)]~~ **(19)** § 6–328 (“Tax evasion”);

12 ~~[(19)]~~ **(20)** § 6–329 (“Destruction of evidence”); and

13 ~~[(20)]~~ **(21)** § 6–330 (“Perjury”).

14 13–102.

15 This title applies only in Baltimore County.

16 13–2701.

17 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
18 this article apply in the county without exception or variation:

19 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

20 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

21 (3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not
22 purchased from license holder”);

23 (4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic
24 beverages by individual under the age of 21 years”);

25 (5) § 6–310 (“Providing free food”);

26 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

- 1 (7) § 6–312 (“Beverage misrepresentation”);
- 2 (8) § 6–313 (“Tampering with alcoholic beverage container”);
- 3 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
4 tab”);
- 5 (10) § 6–315 (“Alcoholic beverage in container without regular label
6 presumed illicit”);
- 7 (11) § 6–316 (“Maximum alcohol content”);
- 8 **(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- 9 **[(12)] (13)** § 6–320 (“Disorderly intoxication”);
- 10 **[(13)] (14)** § 6–321 (“Consumption of alcoholic beverages in public”);
- 11 **[(14)] (15)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- 12 **[(15)] (16)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline
13 form prohibited”);
- 14 **[(16)] (17)** § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);
- 15 **[(17)] (18)** § 6–328 (“Tax evasion”);
- 16 **[(18)] (19)** § 6–329 (“Destruction of evidence”); and
- 17 **[(19)] (20)** § 6–330 (“Perjury”).

18 14–102.

19 This title applies only in Calvert County.

20 14–2701.

21 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
22 this article apply in the county without exception or variation:

- 23 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- 24 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

- 1 (3) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not
2 purchased from license holder”);
- 3 (4) § 6-309 (“Allowing on-premises consumption or possession of alcoholic
4 beverages by individual under the age of 21 years”);
- 5 (5) § 6-310 (“Providing free food”);
- 6 (6) § 6-311 (“Restrictions on purchases and sales by retail dealer”);
- 7 (7) § 6-312 (“Beverage misrepresentation”);
- 8 (8) § 6-313 (“Tampering with alcoholic beverage container”);
- 9 (9) § 6-314 (“Sale of alcoholic beverage container with detachable metal
10 tab”);
- 11 (10) § 6-315 (“Alcoholic beverage in container without regular label
12 presumed illicit”);
- 13 (11) § 6-316 (“Maximum alcohol content”);
- 14 **(12) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- 15 [(12)] **(13)** § 6-319 (“On-premises consumption of alcoholic beverages not
16 purchased from license holder”);
- 17 [(13)] **(14)** § 6-320 (“Disorderly intoxication”);
- 18 [(14)] **(15)** § 6-321 (“Consumption of alcoholic beverages in public”);
- 19 [(15)] **(16)** § 6-322 (“Possession of open container”);
- 20 [(16)] **(17)** § 6-323 (“Possession or use of Alcohol Without Liquid machine”);
- 21 [(17)] **(18)** § 6-326 (“Sale of alcoholic beverages in powder or crystalline
22 form prohibited”);
- 23 [(18)] **(19)** § 6-327 (“Unlicensed out-of-state sale of alcoholic beverages”);
- 24 [(19)] **(20)** § 6-328 (“Tax evasion”);
- 25 [(20)] **(21)** § 6-329 (“Destruction of evidence”); and
- 26 [(21)] **(22)** § 6-330 (“Perjury”).

1 15-102.

2 This title applies only in Caroline County.

3 15-2701.

4 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
5 this article apply in the county without exception or variation:

6 (1) § 6-304 (“Selling or providing alcoholic beverages to individual under
7 the age of 21 years”);

8 (2) § 6-305 (“Proof of age for sale of alcoholic beverages”);

9 (3) § 6-306 (“Defense to prosecution for sale to underage individual”);

10 (4) § 6-307 (“Selling or providing alcoholic beverages to intoxicated
11 individual”);

12 (5) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not
13 purchased from license holder”);

14 (6) § 6-309 (“Allowing on-premises consumption or possession of alcoholic
15 beverages by individual under the age of 21 years”);

16 (7) § 6-310 (“Providing free food”);

17 (8) § 6-311 (“Restrictions on purchases and sales by retail dealer”);

18 (9) § 6-312 (“Beverage misrepresentation”);

19 (10) § 6-313 (“Tampering with alcoholic beverage container”);

20 (11) § 6-314 (“Sale of alcoholic beverage container with detachable metal
21 tab”);

22 (12) § 6-315 (“Alcoholic beverage in container without regular label
23 presumed illicit”);

24 (13) § 6-316 (“Maximum alcohol content”);

25 **(14) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

26 **[(14)] (15)** § 6-319 (“On-premises consumption of alcoholic beverages not
27 purchased from license holder”);

28 **[(15)] (16)** § 6-320 (“Disorderly intoxication”);

- 1 ~~[(16)]~~ **(17)** § 6–321 (“Consumption of alcoholic beverages in public”);
- 2 ~~[(17)]~~ **(18)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- 3 ~~[(18)]~~ **(19)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline
4 form prohibited”);
- 5 ~~[(19)]~~ **(20)** § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);
- 6 ~~[(20)]~~ **(21)** § 6–328 (“Tax evasion”);
- 7 ~~[(21)]~~ **(22)** § 6–329 (“Destruction of evidence”); and
- 8 ~~[(22)]~~ **(23)** § 6–330 (“Perjury”).

9 16–102.

10 This title applies only in Carroll County.

11 16–2701.

12 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
13 this article apply in the county without exception or variation:

- 14 (1) § 6–304 (“Selling or providing alcoholic beverages to individual under
15 the age of 21 years”);
- 16 (2) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- 17 (3) § 6–306 (“Defense to prosecution for sale to underage individual”);
- 18 (4) § 6–307 (“Selling or providing alcoholic beverages to intoxicated
19 individual”);
- 20 (5) § 6–309 (“Allowing on-premises consumption or possession of alcoholic
21 beverages by individual under the age of 21 years”);
- 22 (6) § 6–310 (“Providing free food”);
- 23 (7) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- 24 (8) § 6–312 (“Beverage misrepresentation”);
- 25 (9) § 6–313 (“Tampering with alcoholic beverage container”);

1 (10) § 6–314 (“Sale of alcoholic beverage container with detachable metal
2 tab”);

3 (11) § 6–315 (“Alcoholic beverage in container without regular label
4 presumed illicit”);

5 (12) § 6–316 (“Maximum alcohol content”);

6 **(13) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

7 **[(13)] (14) § 6–320 (“Disorderly intoxication”);**

8 **[(14)] (15) § 6–321 (“Consumption of alcoholic beverages in public”);**

9 **[(15)] (16) § 6–323 (“Possession or use of Alcohol Without Liquid machine”);**

10 **[(16)] (17) § 6–326 (“Sale of alcoholic beverages in powder or crystalline
11 form prohibited”);**

12 **[(17)] (18) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);**

13 **[(18)] (19) § 6–328 (“Tax evasion”);**

14 **[(19)] (20) § 6–329 (“Destruction of evidence”); and**

15 **[(20)] (21) § 6–330 (“Perjury”).**

16 17–102.

17 This title applies only in Cecil County.

18 17–2701.

19 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
20 this article apply in the county without exception or variation:

21 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

22 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

23 (3) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not
24 purchased from license holder”);

25 (4) § 6–309 (“Allowing on-premises consumption or possession of alcoholic
26 beverages by individual under the age of 21 years”);

- 1 (5) § 6–310 (“Providing free food”);
- 2 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- 3 (7) § 6–312 (“Beverage misrepresentation”);
- 4 (8) § 6–313 (“Tampering with alcoholic beverage container”);
- 5 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
- 6 tab”);
- 7 (10) § 6–315 (“Alcoholic beverage in container without regular label
- 8 presumed illicit”);
- 9 (11) § 6–316 (“Maximum alcohol content”);
- 10 **(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- 11 **[(12)] (13) § 6–319 (“On–premises consumption of alcoholic beverages not**
- 12 **purchased from license holder”);**
- 13 **[(13)] (14) § 6–320 (“Disorderly intoxication”);**
- 14 **[(14)] (15) § 6–321 (“Consumption of alcoholic beverages in public”);**
- 15 **[(15)] (16) § 6–322 (“Possession of open container”);**
- 16 **[(16)] (17) § 6–323 (“Possession or use of Alcohol Without Liquid machine”);**
- 17 **[(17)] (18) § 6–326 (“Sale of alcoholic beverages in powder or crystalline**
- 18 **form prohibited”);**
- 19 **[(18)] (19) § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);**
- 20 **[(19)] (20) § 6–328 (“Tax evasion”);**
- 21 **[(20)] (21) § 6–329 (“Destruction of evidence”); and**
- 22 **[(21)] (22) § 6–330 (“Perjury”).**

23 18–102.

24 This title applies only in Charles County.

25 18–2701.

1 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
2 this article apply in the county without exception or variation:

3 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

4 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

5 (3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not
6 purchased from license holder”);

7 (4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic
8 beverages by individual under the age of 21 years”);

9 (5) § 6–310 (“Providing free food”);

10 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

11 (7) § 6–312 (“Beverage misrepresentation”);

12 (8) § 6–313 (“Tampering with alcoholic beverage container”);

13 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
14 tab”);

15 (10) § 6–315 (“Alcoholic beverage in container without regular label
16 presumed illicit”);

17 (11) § 6–316 (“Maximum alcohol content”);

18 **(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

19 **[(12)] (13)** § 6–319 (“On–premises consumption of alcoholic beverages not
20 purchased from license holder”);

21 **[(13)] (14)** § 6–320 (“Disorderly intoxication”);

22 **[(14)] (15)** § 6–321 (“Consumption of alcoholic beverages in public”);

23 **[(15)] (16)** § 6–322 (“Possession of open container”);

24 **[(16)] (17)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

25 **[(17)] (18)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline
26 form prohibited”);

27 **[(18)] (19)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

- 1 ~~[(19)]~~ **(20)** § 6–328 (“Tax evasion”);
2 ~~[(20)]~~ **(21)** § 6–329 (“Destruction of evidence”); and
3 ~~[(21)]~~ **(22)** § 6–330 (“Perjury”).

4 19–102.

5 This title applies only in Dorchester County.

6 19–2701.

7 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
8 this article apply in the county without exception or variation:

- 9 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
10 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);
11 (3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not
12 purchased from license holder”);
13 (4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic
14 beverages by individual under the age of 21 years”);
15 (5) § 6–310 (“Providing free food”);
16 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
17 (7) § 6–312 (“Beverage misrepresentation”);
18 (8) § 6–313 (“Tampering with alcoholic beverage container”);
19 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
20 tab”);
21 (10) § 6–315 (“Alcoholic beverage in container without regular label
22 presumed illicit”);
23 (11) § 6–316 (“Maximum alcohol content”);
24 **(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
25 ~~[(12)]~~ **(13)** § 6–320 (“Disorderly intoxication”);

- 1 [(13)] (14) § 6–321 (“Consumption of alcoholic beverages in public”);
- 2 [(14)] (15) § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- 3 [(15)] (16) § 6–326 (“Sale of alcoholic beverages in powder or crystalline
4 form prohibited”);
- 5 [(16)] (17) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);
- 6 [(17)] (18) § 6–328 (“Tax evasion”);
- 7 [(18)] (19) § 6–329 (“Destruction of evidence”); and
- 8 [(19)] (20) § 6–330 (“Perjury”).

9 20–102.

10 This title applies only in Frederick County.

11 20–2701.

12 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
13 this article apply in the county without exception or variation:

- 14 (1) § 6–304 (“Selling or providing alcoholic beverages to individual under
15 the age of 21 years”);
- 16 (2) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- 17 (3) § 6–306 (“Defense to prosecution for sale to underage individual”);
- 18 (4) § 6–307 (“Selling or providing alcoholic beverages to intoxicated
19 individual”);
- 20 (5) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not
21 purchased from license holder”);
- 22 (6) § 6–309 (“Allowing on-premises consumption or possession of alcoholic
23 beverages by individual under the age of 21 years”);
- 24 (7) § 6–310 (“Providing free food”);
- 25 (8) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- 26 (9) § 6–312 (“Beverage misrepresentation”);

- 1 (10) § 6–313 (“Tampering with alcoholic beverage container”);
- 2 (11) § 6–314 (“Sale of alcoholic beverage container with detachable metal
3 tab”);
- 4 (12) § 6–315 (“Alcoholic beverage in container without regular label
5 presumed illicit”);
- 6 (13) § 6–316 (“Maximum alcohol content”);
- 7 **(14) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- 8 **[(14)] (15)** § 6–320 (“Disorderly intoxication”);
- 9 **[(15)] (16)** § 6–321 (“Consumption of alcoholic beverages in public”);
- 10 **[(16)] (17)** § 6–322 (“Possession of open container”);
- 11 **[(17)] (18)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- 12 **[(18)] (19)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline
13 form prohibited”);
- 14 **[(19)] (20)** § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);
- 15 **[(20)] (21)** § 6–328 (“Tax evasion”);
- 16 **[(21)] (22)** § 6–329 (“Destruction of evidence”); and
- 17 **[(22)] (23)** § 6–330 (“Perjury”).

18 21–102.

19 This title applies only in Garrett County.

20 21–2701.

21 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
22 this article apply in the county without exception or variation:

- 23 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- 24 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);
- 25 (3) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not
26 purchased from license holder”);

- 1 (4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic
2 beverages by individual under the age of 21 years”);
- 3 (5) § 6–310 (“Providing free food”);
- 4 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- 5 (7) § 6–312 (“Beverage misrepresentation”);
- 6 (8) § 6–313 (“Tampering with alcoholic beverage container”);
- 7 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
8 tab”);
- 9 (10) § 6–315 (“Alcoholic beverage in container without regular label
10 presumed illicit”);
- 11 (11) § 6–316 (“Maximum alcohol content”);
- 12 **(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- 13 **[(12)] (13)** § 6–319 (“On–premises consumption of alcoholic beverages not
14 purchased from license holder”);
- 15 **[(13)] (14)** § 6–320 (“Disorderly intoxication”);
- 16 **[(14)] (15)** § 6–321 (“Consumption of alcoholic beverages in public”);
- 17 **[(15)] (16)** § 6–322 (“Possession of open container”);
- 18 **[(16)] (17)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- 19 **[(17)] (18)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline
20 form prohibited”);
- 21 **[(18)] (19)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);
- 22 **[(19)] (20)** § 6–328 (“Tax evasion”);
- 23 **[(20)] (21)** § 6–329 (“Destruction of evidence”); and
- 24 **[(21)] (22)** § 6–330 (“Perjury”).

1 This title applies only in Harford County.

2 22-2701.

3 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
4 this article apply in the county without exception or variation:

5 (1) § 6-305 (“Proof of age for sale of alcoholic beverages”);

6 (2) § 6-306 (“Defense to prosecution for sale to underage individual”);

7 (3) § 6-307 (“Selling or providing alcoholic beverages to intoxicated
8 individual”);

9 (4) § 6-309 (“Allowing on-premises consumption or possession of alcoholic
10 beverages by individual under the age of 21 years”);

11 (5) § 6-310 (“Providing free food”);

12 (6) § 6-311 (“Restrictions on purchases and sales by retail dealer”);

13 (7) § 6-312 (“Beverage misrepresentation”);

14 (8) § 6-313 (“Tampering with alcoholic beverage container”);

15 (9) § 6-314 (“Sale of alcoholic beverage container with detachable metal
16 tab”);

17 (10) § 6-315 (“Alcoholic beverage in container without regular label
18 presumed illicit”);

19 (11) § 6-316 (“Maximum alcohol content”);

20 **(12) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

21 **[(12)] (13) § 6-320 (“Disorderly intoxication”);**

22 **[(13)] (14) § 6-321 (“Consumption of alcoholic beverages in public”);**

23 **[(14)] (15) § 6-323 (“Possession or use of Alcohol Without Liquid machine”);**

24 **[(15)] (16) § 6-326 (“Sale of alcoholic beverages in powder or crystalline
25 form prohibited”);**

26 **[(16)] (17) § 6-327 (“Unlicensed out-of-state sale of alcoholic beverages”);**

- 1 [(17)] **(18)** § 6–328 (“Tax evasion”);
2 [(18)] **(19)** § 6–329 (“Destruction of evidence”); and
3 [(19)] **(20)** § 6–330 (“Perjury”).

4 23–102.

5 This title applies only in Howard County.

6 23–2701.

7 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
8 this article apply in the county without exception or variation:

- 9 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
10 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);
11 (3) § 6–309 (“Allowing on–premises consumption or possession of alcoholic
12 beverages by individual under the age of 21 years”);
13 (4) § 6–310 (“Providing free food”);
14 (5) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
15 (6) § 6–312 (“Beverage misrepresentation”);
16 (7) § 6–313 (“Tampering with alcoholic beverage container”);
17 (8) § 6–314 (“Sale of alcoholic beverage container with detachable metal
18 tab”);
19 (9) § 6–315 (“Alcoholic beverage in container without regular label
20 presumed illicit”);
21 (10) § 6–316 (“Maximum alcohol content”);
22 **(11) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
23 [(11)] **(12)** § 6–320 (“Disorderly intoxication”);
24 [(12)] **(13)** § 6–321 (“Consumption of alcoholic beverages in public”);
25 [(13)] **(14)** § 6–322 (“Possession of open container”);

1 [(14)] (15) § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

2 [(15)] (16) § 6–326 (“Sale of alcoholic beverages in powder or crystalline
3 form prohibited”);

4 [(16)] (17) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);

5 [(17)] (18) § 6–328 (“Tax evasion”);

6 [(18)] (19) § 6–329 (“Destruction of evidence”); and

7 [(19)] (20) § 6–330 (“Perjury”).

8 24–102.

9 This title applies only in Kent County.

10 24–2701.

11 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
12 this article apply in the county without exception or variation:

13 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

14 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

15 (3) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not
16 purchased from license holder”);

17 (4) § 6–309 (“Allowing on-premises consumption or possession of alcoholic
18 beverages by individual under the age of 21 years”);

19 (5) § 6–310 (“Providing free food”);

20 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

21 (7) § 6–312 (“Beverage misrepresentation”);

22 (8) § 6–313 (“Tampering with alcoholic beverage container”);

23 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
24 tab”);

25 (10) § 6–315 (“Alcoholic beverage in container without regular label
26 presumed illicit”);

1 (11) § 6–316 (“Maximum alcohol content”);

2 **(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

3 ~~[(12)]~~ **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not
4 purchased from license holder”);

5 ~~[(13)]~~ **(14)** § 6–320 (“Disorderly intoxication”);

6 ~~[(14)]~~ **(15)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

7 ~~[(15)]~~ **(16)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline
8 form prohibited”);

9 ~~[(16)]~~ **(17)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

10 ~~[(17)]~~ **(18)** § 6–328 (“Tax evasion”);

11 ~~[(18)]~~ **(19)** § 6–329 (“Destruction of evidence”); and

12 ~~[(19)]~~ **(20)** § 6–330 (“Perjury”).

13 25–102.

14 This title applies only in Montgomery County.

15 25–2701.

16 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
17 this article apply in the county without exception or variation:

18 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

19 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

20 (3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not
21 purchased from license holder”);

22 (4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic
23 beverages by individual under the age of 21 years”);

24 (5) § 6–310 (“Providing free food”);

25 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

26 (7) § 6–312 (“Beverage misrepresentation”);

- 1 (8) § 6–313 (“Tampering with alcoholic beverage container”);
- 2 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
3 tab”);
- 4 (10) § 6–315 (“Alcoholic beverage in container without regular label
5 presumed illicit”);
- 6 (11) § 6–316 (“Maximum alcohol content”);
- 7 **(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- 8 [(12)] **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not
9 purchased from license holder”);
- 10 [(13)] **(14)** § 6–320 (“Disorderly intoxication”);
- 11 [(14)] **(15)** § 6–321 (“Consumption of alcoholic beverages in public”);
- 12 [(15)] **(16)** § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- 13 [(16)] **(17)** § 6–326 (“Sale of alcoholic beverages in powder or crystalline
14 form prohibited”);
- 15 [(17)] **(18)** § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);
- 16 [(18)] **(19)** § 6–328 (“Tax evasion”);
- 17 [(19)] **(20)** § 6–329 (“Destruction of evidence”); and
- 18 [(20)] **(21)** § 6–330 (“Perjury”).

19 26–102.

20 This title applies only in Prince George’s County.

21 26–2701.

22 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
23 this article apply in the county without exception or variation:

- 24 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- 25 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

- 1 (3) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not
2 purchased from license holder”);
- 3 (4) § 6-309 (“Allowing on-premises consumption or possession of alcoholic
4 beverages by individual under the age of 21 years”);
- 5 (5) § 6-310 (“Providing free food”);
- 6 (6) § 6-311 (“Restrictions on purchases and sales by retail dealer”);
- 7 (7) § 6-312 (“Beverage misrepresentation”);
- 8 (8) § 6-313 (“Tampering with alcoholic beverage container”);
- 9 (9) § 6-314 (“Sale of alcoholic beverage container with detachable metal
10 tab”);
- 11 (10) § 6-315 (“Alcoholic beverage in container without regular label
12 presumed illicit”);
- 13 (11) § 6-316 (“Maximum alcohol content”);
- 14 **(12) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
- 15 [(12)] **(13)** § 6-320 (“Disorderly intoxication”);
- 16 [(13)] **(14)** § 6-323 (“Possession or use of Alcohol Without Liquid machine”);
- 17 [(14)] **(15)** § 6-326 (“Sale of alcoholic beverages in powder or crystalline
18 form prohibited”);
- 19 [(15)] **(16)** § 6-327 (“Unlicensed out-of-state sale of alcoholic beverages”);
- 20 [(16)] **(17)** § 6-328 (“Tax evasion”);
- 21 [(17)] **(18)** § 6-329 (“Destruction of evidence”); and
- 22 [(18)] **(19)** § 6-330 (“Perjury”).
- 23 27-102.

24 This title applies only in Queen Anne’s County.

25 27-2701.

1 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
2 this article apply in the county without exception or variation:

3 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

4 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

5 (3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not
6 purchased from license holder”);

7 (4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic
8 beverages by individual under the age of 21 years”);

9 (5) § 6–310 (“Providing free food”);

10 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

11 (7) § 6–312 (“Beverage misrepresentation”);

12 (8) § 6–313 (“Tampering with alcoholic beverage container”);

13 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
14 tab”);

15 (10) § 6–315 (“Alcoholic beverage in container without regular label
16 presumed illicit”);

17 (11) § 6–316 (“Maximum alcohol content”);

18 **(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

19 **[(12)] (13) § 6–319 (“On–premises consumption of alcoholic beverages not
20 purchased from license holder”);**

21 **[(13)] (14) § 6–320 (“Disorderly intoxication”);**

22 **[(14)] (15) § 6–323 (“Possession or use of Alcohol Without Liquid machine”);**

23 **[(15)] (16) § 6–326 (“Sale of alcoholic beverages in powder or crystalline
24 form prohibited”);**

25 **[(16)] (17) § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);**

26 **[(17)] (18) § 6–328 (“Tax evasion”);**

27 **[(18)] (19) § 6–329 (“Destruction of evidence”); and**

1 ~~[(19)] (20)~~ § 6–330 (“Perjury”).

2 28–102.

3 This title applies only in St. Mary’s County.

4 28–2701.

5 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
6 this article apply in the county without exception or variation:

7 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

8 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

9 (3) § 6–309 (“Allowing on–premises consumption or possession of alcoholic
10 beverages by individual under the age of 21 years”);

11 (4) § 6–310 (“Providing free food”);

12 (5) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

13 (6) § 6–312 (“Beverage misrepresentation”);

14 (7) § 6–313 (“Tampering with alcoholic beverage container”);

15 (8) § 6–314 (“Sale of alcoholic beverage container with detachable metal
16 tab”);

17 (9) § 6–315 (“Alcoholic beverage in container without regular label
18 presumed illicit”);

19 (10) § 6–316 (“Maximum alcohol content”);

20 **(11) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

21 ~~[(11)] (12)~~ § 6–320 (“Disorderly intoxication”);

22 ~~[(12)] (13)~~ § 6–321 (“Consumption of alcoholic beverages in public”);

23 ~~[(13)] (14)~~ § 6–322 (“Possession of open container”);

24 ~~[(14)] (15)~~ § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

1 [(15)] (16) § 6–326 (“Sale of alcoholic beverages in powder or crystalline
2 form prohibited”);

3 [(16)] (17) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);

4 [(17)] (18) § 6–328 (“Tax evasion”);

5 [(18)] (19) § 6–329 (“Destruction of evidence”); and

6 [(19)] (20) § 6–330 (“Perjury”).

7 29–102.

8 This title applies only in Somerset County.

9 29–2701.

10 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
11 this article apply in the county without exception or variation:

12 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

13 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

14 (3) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not
15 purchased from license holder”);

16 (4) § 6–309 (“Allowing on-premises consumption or possession of alcoholic
17 beverages by individual under the age of 21 years”);

18 (5) § 6–310 (“Providing free food”);

19 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

20 (7) § 6–312 (“Beverage misrepresentation”);

21 (8) § 6–313 (“Tampering with the alcoholic beverage container”);

22 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
23 tab”);

24 (10) § 6–315 (“Alcoholic beverage in container without regular label
25 presumed illicit”);

26 (11) § 6–316 (“Maximum alcohol content”);

1 **(12) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

2 **[(12)] (13) § 6-319 (“On-premises consumption of alcoholic beverages not**
3 **purchased from license holder”);**

4 **[(13)] (14) § 6-320 (“Disorderly intoxication”);**

5 **[(14)] (15) § 6-321 (“Consumption of alcoholic beverages in public”);**

6 **[(15)] (16) § 6-322 (“Possession of open container”);**

7 **[(16)] (17) § 6-323 (“Possession or use of Alcohol Without Liquid machine”);**

8 **[(17)] (18) § 6-326 (“Sale of alcoholic beverages in powder or crystalline**
9 **form prohibited”);**

10 **[(18)] (19) § 6-327 (“Unlicensed out-of-state sale of alcoholic beverages”);**

11 **[(19)] (20) § 6-328 (“Tax evasion”);**

12 **[(20)] (21) § 6-329 (“Destruction of evidence”); and**

13 **[(21)] (22) § 6-330 (“Perjury”).**

14 30-102.

15 This title applies only in Talbot County.

16 30-2701.

17 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
18 this article apply in the county without exception or variation:

19 (1) § 6-304 (“Selling or providing alcoholic beverages to individual under
20 the age of 21 years”);

21 (2) § 6-305 (“Proof of age for sale of alcoholic beverages”);

22 (3) § 6-306 (“Defense to prosecution for sale to underage individual”);

23 (4) § 6-307 (“Selling or providing alcoholic beverages to intoxicated
24 individual”);

25 (5) § 6-308 (“Allowing on-premises consumption of alcoholic beverages not
26 purchased from license holder”);

1 (6) § 6–309 (“Allowing on–premises consumption or possession of alcoholic
2 beverages by individual under the age of 21 years”);

3 (7) § 6–310 (“Providing free food”);

4 (8) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

5 (9) § 6–312 (“Beverage misrepresentation”);

6 (10) § 6–313 (“Tampering with alcoholic beverage container”);

7 (11) § 6–314 (“Sale of alcoholic beverage container with detachable metal
8 tab”);

9 (12) § 6–315 (“Alcoholic beverage in container without regular label
10 presumed illicit”);

11 (13) § 6–316 (“Maximum alcohol content”);

12 **(14) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

13 **[(14)] (15) § 6–319 (“On–premises consumption of alcoholic beverages not
14 purchased from license holder”);**

15 **[(15)] (16) § 6–320 (“Disorderly intoxication”);**

16 **[(16)] (17) § 6–321 (“Consumption of alcoholic beverages in public”);**

17 **[(17)] (18) § 6–323 (“Possession or use of Alcohol Without Liquid machine”);**

18 **[(18)] (19) § 6–326 (“Sale of alcoholic beverages in powder or crystalline
19 form prohibited”);**

20 **[(19)] (20) § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);**

21 **[(20)] (21) § 6–328 (“Tax evasion”);**

22 **[(21)] (22) § 6–329 (“Destruction of evidence”); and**

23 **[(22)] (23) § 6–330 (“Perjury”).**

24 31–102.

25 This title applies only in Washington County.

26 31–2701.

1 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
2 this article apply in the county without exception or variation:

3 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);

4 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);

5 (3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not
6 purchased from license holder”);

7 (4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic
8 beverages by individual under the age of 21 years”);

9 (5) § 6–310 (“Providing free food”);

10 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);

11 (7) § 6–312 (“Beverage misrepresentation”);

12 (8) § 6–313 (“Tampering with alcoholic beverage container”);

13 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
14 tab”);

15 (10) § 6–315 (“Alcoholic beverage in container without regular label
16 presumed illicit”);

17 (11) § 6–316 (“Maximum alcohol content”);

18 **(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

19 ~~[(12)] (13)~~ § 6–319 (“On–premises consumption of alcoholic beverages not
20 purchased from license holder”);

21 ~~[(13)] (14)~~ § 6–320 (“Disorderly intoxication”);

22 ~~[(14)] (15)~~ § 6–321 (“Consumption of alcoholic beverages in public”);

23 ~~[(15)] (16)~~ § 6–323 (“Possession or use of Alcohol Without Liquid machine”);

24 ~~[(16)] (17)~~ § 6–326 (“Sale of alcoholic beverages in powder or crystalline
25 form prohibited”);

26 ~~[(17)] (18)~~ § 6–327 (“Unlicensed out–of–state sale of alcoholic beverages”);

- 1 [(18)] **(19)** § 6–328 (“Tax evasion”);
2 [(19)] **(20)** § 6–329 (“Destruction of evidence”); and
3 [(20)] **(21)** § 6–330 (“Perjury”).

4 32–102.

5 This title applies only in Wicomico County.

6 32–2701.

7 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
8 this article apply in the county without exception or variation:

- 9 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
10 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);
11 (3) § 6–308 (“Allowing on–premises consumption of alcoholic beverages not
12 purchased from license holder”);
13 (4) § 6–309 (“Allowing on–premises consumption or possession of alcoholic
14 beverages by individual under the age of 21 years”);
15 (5) § 6–310 (“Providing free food”);
16 (6) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
17 (7) § 6–312 (“Beverage misrepresentation”);
18 (8) § 6–313 (“Tampering with alcoholic beverage container”);
19 (9) § 6–314 (“Sale of alcoholic beverage container with detachable metal
20 tab”);
21 (10) § 6–315 (“Alcoholic beverage in container without regular label
22 presumed illicit”);
23 (11) § 6–316 (“Maximum alcohol content”);
24 **(12) § 6–317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**
25 [(12)] **(13)** § 6–319 (“On–premises consumption of alcoholic beverages not
26 purchased from license holder”);

- 1 [(13)] (14) § 6–320 (“Disorderly intoxication”);
- 2 [(14)] (15) § 6–321 (“Consumption of alcoholic beverages in public”);
- 3 [(15)] (16) § 6–323 (“Possession or use of Alcohol Without Liquid machine”);
- 4 [(16)] (17) § 6–326 (“Sale of alcoholic beverages in powder or crystalline
5 form prohibited”);
- 6 [(17)] (18) § 6–327 (“Unlicensed out-of-state sale of alcoholic beverages”);
- 7 [(18)] (19) § 6–328 (“Tax evasion”);
- 8 [(19)] (20) § 6–329 (“Destruction of evidence”); and
- 9 [(20)] (21) § 6–330 (“Perjury”).

10 33–102.

11 This title applies only in Worcester County.

12 33–2701.

13 (a) The following sections of Title 6, Subtitle 3 (“Prohibited Acts”) of Division I of
14 this article apply in the county without exception or variation:

- 15 (1) § 6–305 (“Proof of age for sale of alcoholic beverages”);
- 16 (2) § 6–306 (“Defense to prosecution for sale to underage individual”);
- 17 (3) § 6–307 (“Selling or providing alcoholic beverages to intoxicated
18 individual”);
- 19 (4) § 6–308 (“Allowing on-premises consumption of alcoholic beverages not
20 purchased from license holder”);
- 21 (5) § 6–309 (“Allowing on-premises consumption or possession of alcoholic
22 beverages by individual under the age of 21 years”);
- 23 (6) § 6–310 (“Providing free food”);
- 24 (7) § 6–311 (“Restrictions on purchases and sales by retail dealer”);
- 25 (8) § 6–312 (“Beverage misrepresentation”);
- 26 (9) § 6–313 (“Tampering with alcoholic beverage container”);

1 (10) § 6-314 (“Sale of alcoholic beverage container with detachable metal
2 tab”);

3 (11) § 6-315 (“Alcoholic beverage in container without regular label
4 presumed illicit”);

5 (12) § 6-316 (“Maximum alcohol content”);

6 **(13) § 6-317 (“MULTIPLE SERVING PURCHASE REQUIRED”);**

7 **[(13)] (14)** § 6-319 (“On-premises consumption of alcoholic beverages not
8 purchased from license holder”);

9 **[(14)] (15)** § 6-320 (“Disorderly intoxication”);

10 **[(15)] (16)** § 6-321 (“Consumption of alcoholic beverages in public”);

11 **[(16)] (17)** § 6-323 (“Possession or use of Alcohol Without Liquid machine”);

12 **[(17)] (18)** § 6-326 (“Sale of alcoholic beverages in powder or crystalline
13 form prohibited”);

14 **[(18)] (19)** § 6-327 (“Unlicensed out-of-state sale of alcoholic beverages”);

15 **[(19)] (20)** § 6-328 (“Tax evasion”);

16 **[(20)] (21)** § 6-329 (“Destruction of evidence”); and

17 **[(21)] (22)** § 6-330 (“Perjury”).

18 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
19 October 1, 2021.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.