

and restrictions hereinafter set forth and shall authorize the owner or operator of any steamboat, steamship, ferry boat or other vessel, used for the transportation of passengers, operated in this State, to sell all alcoholic beverages for consumption thereon. One such license shall be issued for each such steamboat, steamship, ferry boat or other vessel on which such beverages are sold as aforesaid, and shall be good throughout this State. The annual fee for such a license shall be Seventy-Five Dollars (\$75.00) per boat and shall be payable to the Comptroller for the use of the State before any such license is issued. No holder of any such license shall be permitted to make any sale thereunder while the licensed vessel is made fast to any wharf or pier in any county where such sales are prohibited by local law.

F. (Beer, Wine and Liquor License, Class F (On Sale)—Railroads.) Such a license shall be issued by the Comptroller and shall authorize the owner or operator of any steam or electric railway or club, parlor, buffet, observation, sleeping or dining cars upon the lines of any steam or electric railway in this State, to keep for sale and to sell all alcoholic beverages upon any of such cars, for consumption upon such cars, and every such license shall be good throughout the State. The annual fee for such a license shall be One Hundred and Fifty Dollars (\$150.00), and shall be payable to the Comptroller for the use of the State before any such license is issued.

Special Licenses.

1933 (Sp. S.) ch. 2, sec. 3(5). 1937, ch. 493 (p. 1033).

7. The Comptroller, the Clerk of the Court for the County or the City, as the case may be, upon approval of the Board of License Commissioners for said County or City, if any, and if there be no such Board, upon approval of the Bureau of State Licenses, upon application therefor by the owner of the premises, in such form as may be prescribed by the respective officials, signed and sworn to, shall have authority to grant a special beer license, Class C, which shall entitle the holder thereof to exercise any of the privileges conferred by the said respective classes of licenses for the use of any person holding any *bona fide* entertainment held or conducted by any club, society or association at the place therein described, for a period not exceeding seven consecutive days from the effective date thereof, upon the payment in any County of a fee of Five Dollars (\$5.00) per day and in Baltimore City upon the payment of a fee of Two Dollars (\$2.00) per day for any beer, or beer and light wine license, which shall be paid to the Comptroller or the Clerk as the case may be, for the use of the State or County, as the case may be, before any such license is issued. No such license shall be issued in any county in which the issue of a beer license, Class C or D, or beer and wine license, Class C or D, is not authorized by this Article, and any holder of a special license as herein provided shall be authorized to exercise the privileges conferred by such a license during the same hours prescribed for an annual license of the same class. No such license shall be issued for Talbot County.

1937, ch. 476. Ch. 493 (p. 1033). 1939, ch. 642.

8. (Additional License Fees and Taxes by Cities and Towns Prohibited.) No city or town shall be permitted to impose any additional license fees or taxes other than the usual property tax, upon alcoholic