

(n) Applicability.—Such licenses shall only be issued in the City of Baltimore; in Allegany, Anne Arundel, Baltimore, Cecil, Frederick, Harford, Howard, Kent, Montgomery, Prince George's, Queen Anne's, Talbot, Washington, Wicomico and Worcester counties, in the towns of North Beach and Chesapeake Beach in Calvert County and in Cambridge election district No. 7 and Linkwood election district No. 14 in Dorchester County.

*Sec. 2. And be it further enacted, That this Act shall take effect June 1, 1961.*

SEC. 2. AND BE IT FURTHER ENACTED, THAT THE CONTINUED EFFECTIVENESS OF THE PROVISIONS OF THIS ACT SHALL BE SUBJECT TO A REFERENDUM OF THE LEGALLY QUALIFIED VOTERS IN THE FIRST, SECOND, THIRD AND SIXTH ELECTION DISTRICTS OF HARFORD COUNTY AT THE GENERAL ELECTION IN NOVEMBER 1962. THERE SHALL BE PRINTED ON THE BALLOT OR THE BALLOT LABELS TO BE USED AT SAID ELECTION IN EACH OF THE FIRST, SECOND, THIRD OR SIXTH ELECTION DISTRICTS THE TITLE OF THIS ACT AND UNDERNEATH SAID TITLE, ON SEPARATE LINES, A SQUARE OR BOX TO THE RIGHT OF AND OPPOSITE THE WORDS: "FOR CONTINUANCE OF LICENSED SALE OF MIXED DRINKS" AND A CORRESPONDING SQUARE OR BOX TO THE RIGHT OF AND OPPOSITE THE WORDS: "AGAINST CONTINUANCE OF LICENSED SALE OF MIXED DRINKS", SO THAT THE VOTERS OF EACH OF THE FIRST, SECOND, THIRD OR SIXTH ELECTION DISTRICTS SHALL BE ABLE TO DESIGNATE HIS OR HER DECISION FOR OR AGAINST THE PROVISIONS OF THIS ACT. IF A MAJORITY OF THE VOTES CAST IN THE SAID ELECTION DISTRICTS SHALL BE "FOR CONTINUANCE OF LICENSED SALE OF MIXED DRINKS" THEN THE PROVISIONS OF THIS ACT SHALL CONTINUE TO BE EFFECTIVE, BUT IF A MAJORITY OF THE VOTES CAST IN THE ELECTION DISTRICTS SHALL BE "AGAINST THE CONTINUANCE OF LICENSED SALE OF MIXED DRINKS" THEN THE PROVISIONS OF THIS ACT SHALL BE OF NO EFFECT AND SHALL BE NULL AND VOID, IN WHICH CASE ONE-HALF OF THE TOTAL LICENSE FEES FOR THE LICENSE YEAR OF 1962 AND PAID UNDER THE PROVISIONS OF THIS ACT SHALL BE REFUNDED TO THE LICENSEE.

~~SEC. 3. AND BE IT FURTHER ENACTED, THAT THIS ACT IS HEREBY DECLARED TO BE AN EMERGENCY MEASURE AND NECESSARY FOR THE IMMEDIATE PRESERVATION OF THE PUBLIC HEALTH AND SAFETY, AND HAVING BEEN PASSED BY A YEA AND NAY VOTE SUPPORTED BY THREE-FIFTHS OF THE MEMBERS ELECTED TO EACH OF THE TWO HOUSES OF THE GENERAL ASSEMBLY, THE SAME SHALL TAKE EFFECT FROM THE DATE OF ITS PASSAGE.~~

SEC. 3. AND BE IT FURTHER ENACTED, THAT THIS ACT SHALL TAKE EFFECT ON JUNE 1, 1961.

Approved May 3, 1961.