EMERGENCY BILL 7lr1342

By: Delegates Branch, Barkley, Brooks, Frick, Lisanti, and Waldstreicher

Introduced and read first time: January 26, 2017

Assigned to: Economic Matters

## A BILL ENTITLED

4	A TAT		•
T	AN	ACT	concerning

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## Alcoholic Beverages - Beer, Wine, and Liquor Exhibition Permit

- 3 FOR the purpose of altering the national family beer and wine exhibition permit to make 4 it the national beer, wine, and liquor exhibition permit; authorizing the Comptroller 5 to issue the permit to a bona fide alcohol trade association; authorizing the permit 6 holder to exhibit, judge, and taste beer, wine, and liquor under certain 7 circumstances; authorizing the permit holder to receive for use beer, wine, and liquor 8 from certain persons under certain circumstances; authorizing the permit holder to 9 allow a person to possess and consume beer, wine, and liquor under certain circumstances; repealing a certain restriction on the premises for which a permit 10 11 may be granted; making this Act an emergency measure; and generally relating to 12 national beer, wine, and liquor exhibition permits.
- 13 BY repealing and reenacting, with amendments,
- 14 Article Alcoholic Beverages
- 15 Section 2–139
- 16 Annotated Code of Maryland
- 17 (2016 Volume and 2016 Supplement)
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 19 That the Laws of Maryland read as follows:
- 20 Article Alcoholic Beverages
- 21 2-139.
- 22 (a) There is a national [family] beer [and], wine, AND LIQUOR exhibition permit.
- 23 (b) The Comptroller may issue the permit to a bona fide [:

1	(1) national family wine association;					
2	(2) national family beer association; or					
3 4	(3) national family beer and wine association] ALCOHOL TRADE ASSOCIATION.					
5 6 7 8	(c) (1) The permit authorizes the holder to conduct [a national family beer and wine] <b>AN ALCOHOL</b> exhibition and competition at which the permit holder may exhibit, judge, and taste beer [and], wine, <b>AND LIQUOR</b> acquired in accordance with this section at the place designated in the permit application.					
9 10	(2) The permit authorizes the holder to receive for use, exhibition, and tastings at an exhibition:					
11	(i) tax-free family produced beer and wine;					
12	(ii) tax-paid commercially produced[:					
13 14	1.] beer [and], wine, AND LIQUOR from licensed nonresident dealers or manufacturers through holders of wholesaler's licenses; [or					
15	2. wines from Class 4 wineries;] and					
16 17 18	(iii) commercially produced beer [and], wine, AND LIQUOR from manufacturers or suppliers licensed by another state and subject to the tax imposed under § 5–102 of the Tax – General Article.					
19 20	(3) The permit holder may not sell beer [and], wine, AND LIQUOR at the exhibition and competition.					
21 22 23	(4) Notwithstanding § 6–319 of this article, the permit holder may allow a person to possess and consume beer [and], wine, AND LIQUOR on the premises governed by the permit as provided in this section.					
24	(d) An exhibition may not last more than 5 days.					
25	(e) The permit may be granted for:					
26	(1) an unlicensed premises; or					
27	(2) a [Class B, Class C, or Class B–D–7] licensed premises.					
28 29	(f) Persons authorized to judge or participate at [a national family beer and wine] AN ALCOHOL exhibition include a:					

1	(	(1)	manufacturer;		
2	(	(2)	nonresident dealer;		
3	(	(3)	supplier;		
4	(	(4)	wholesaler; and		
5 6	this subsectio	. ,	representative of any of the persons listed in items (1) through (4) of		
7 8	,		plier licensed by another state is not required to have a nonresident hip beer [and], wine, AND LIQUOR to the permit holder.		
9	(h) (	(1)	Within 30 days after the exhibition ends, the permit holder shall:		
10 11 12	0		(i) file a report, on the forms that the Comptroller provides, of the f commercially produced beer [and], wine, AND LIQUOR that the permit m suppliers that are not licensed; and		
13			(ii) pay the tax required under § 5–102 of the Tax – General Article.		
14 15	,	. ,	The Comptroller may require the permit holder to prepay an amount he anticipated tax rather than post a bond.		
16	(i) T	Γhe pe	ermit fee is \$50.		
17 18 19	measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea and nay vote supported by three–fifths of all the members elected to				

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enacted.