204

2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

Introduced by Sen. SQUADRON -- read twice and ordered printed, and when printed to be committed to the Committee on Commerce, Economic Development and Small Business

AN ACT to amend the alcoholic beverage control law, in relation to the sale of tonic water, bitters and maraschino cherries at liquor stores

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- Section 1. Subdivision 4 of section 63 of the alcoholic beverage control law, as amended by chapter 603 of the laws of 1992, is amended to read as follows:
- 4. No licensee under this section shall be engaged in any other business on the licensed premises. The sale of ANY OF THE FOLLOWING SHALL NOT CONSTITUTE ENGAGING IN ANOTHER BUSINESS WITHIN THE MEANING OF THIS SUBDIVISION:
- (A) lottery tickets, when duly authorized and lawfully conducted[, the sale of];
 - (B) corkscrews [or the sale of];
 - (C) ice [or the sale of];
- (D) publications, including prerecorded video and/or audio cassette tapes, designed to help educate consumers in their knowledge and appreciation of wine and wine products, as defined in section three of this chapter[, or the sale of];
- 16 (E) non-carbonated, non-flavored mineral waters, spring waters and 17 drinking waters [or the sale of];
- 18 (F) glasses designed for the consumption of wine, racks designed for 19 the storage of wine, and devices designed to minimize oxidation in 20 bottles of wine which have been uncorked[, shall not constitute engaging 21 in another business within the meaning of this subdivision];
 - (G) TONIC WATER;
- 23 (H) BITTERS; AND

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EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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(I) MARASCHINO CHERRIES.

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- S 2. Paragraph (a) of subdivision 1 of section 104 of the alcoholic beverage control law, as amended by chapter 223 of the laws of 2002, is amended to read as follows:
- 5 (a) No wholesaler shall be engaged in any other business on the prem-6 ises to be licensed; except that nothing contained in this chapter shall 7 (1) prohibit a beer wholesaler from (i) acquiring, storing or 8 non-alcoholic snack foods, as defined in paragraph (b) of this subdivision, (ii) manufacturing, bottling, storing, or selling non-alcoholic 9 10 carbonated beverages, (iii) manufacturing, storing or selling non-alcoholic non-carbonated soft drinks, mineral waters, spring waters, drink-11 ing water, non-taxable malt or cereal beverages, juice drinks, fruit or vegetable juices, ice, liquid beverage mixes and dry or frozen beverage 12 13 mixes, (iv) acquiring, storing or selling wine products, (v) the sale of 14 15 promotional items on such premises, or (vi) the sale of tobacco products retail by wholesalers who are licensed to sell beer and other 16 products at retail, (2) prohibit a wholesaler authorized to sell 17 from manufacturing, acquiring or selling wine merchandise, as defined in 18 19 paragraph (d) of this subdivision, [or] (3) prohibit a licensed winery 20 or licensed farm winery from engaging in the business of a wine whole-21 saler for New York state labeled wines produced by any licensed winery 22 or licensed farm winery or prohibit such wine wholesaler from exercising 23 any of its rights pursuant to sections seventy-six and seventy-six-a of this chapter provided that the operation of such beer and wine whole-24 25 salers business shall be subject to such rules and regulations 26 liquor authority may prescribe, OR (4) PROHIBIT A LIQUOR WHOLESALER FROM TRANSPORTING OR SELLING TONIC WATER, BITTERS AND MARASCHINO CHERRIES. 27
- 28 S 3. This act shall take effect immediately.