7974

2009-2010 Regular Sessions

IN ASSEMBLY

May 1, 2009

Introduced by M. of A. ABBATE -- read once and referred to the Committee on Economic Development, Job Creation, Commerce and Industry

AN ACT to amend the alcoholic beverage control law, in relation to the sale of wine and wine products at wholesale and retail

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

Section 1. Declaration of legislative findings and intent. It is the 1 2 declared policy of the state to conserve, protect and encourage the 3 development and improvement of its agricultural lands. These policies 4 are served by measures designed to facilitate entry for domestic agri-5 cultural products into the markets of the state. Agriculture in certain 6 parts of the state is under economic restraint due to low-priced 7 imported products and commodity surplus conditions in other states and foreign countries. This is the case for fruit growing areas of New York 8 9 state which produce grapes for wine. Heretofore, the sale of wine in the state has been limited to certain licensees authorized to sell intoxi-10 cating beverages. Such limitations overlook the nature of table wines as 11 12 food, as well as the practices of selling beer in food stores in New 13 York state, and selling both beer and wines in food stores in numerous other states. It is the intention of this legislation to remove these 14 present restrictions to allow for the sale of table wine in retail food 15 stores within the state which currently sell beer for off-premises 16 17 consumption.

This legislation will not only assist New York state agriculture, but it will also provide added convenience to the consumers of New York state. Wine is a food and should be available in a food store. Over thirty states recognize this and allow for its sale in retail food outlets. This added convenience to the general public is recognized by the legislature, and is another major goal of this legislation.

24 S 2. Section 53 of the alcoholic beverage control law, as amended by 25 chapter 361 of the laws of 1994, is amended to read as follows:

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

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S 53. Wholesaler's license. 1. Any person may apply to the liquor authority for a license to sell beer at wholesale. Such application 1 2 3 shall be in writing and verified and shall contain such information as 4 the liquor authority shall require. Such application shall be accompa-5 nied by a check or draft for the amount required by this article for 6 such license. If the liquor authority shall grant the application it 7 shall issue a license in such form as shall be determined by its rules. 8 Such a license shall contain a description of the licensed premises and form and in substance shall be a license to the person therein 9 in 10 specifically designated to sell beer at wholesale in the premises there-11 in specifically licensed to duly licensed wholesalers, retailers and permittees in this state, and to sell or deliver beer to persons outside 12 13 the state pursuant to the laws of the place of such sale or delivery. A 14 wholesaler's license issued or renewed prior to July first, nineteen 15 hundred sixty, and thereafter renewed or transferred, shall authorize 16 the holder thereof to sell beer at retail to a person for consumption in his home; provided, however, that regardless of the date issued, renewed 17 or transferred, a wholesaler's license issued to a brewer or to the 18 19 wholly-owned subsidiary of a brewer, shall authorize the holder thereof 20 to sell beer at retail to a person for consumption in his home.

21 2. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE HOLDER OF А BEER 22 WHOLESALER'S LICENSE SHALL ALSO BE AUTHORIZED TO CONTRACT WITH THE HOLD-OF A LIQUOR AND/OR WINE WHOLESALER'S LICENSE TO DELIVER ON BEHALF OF 23 ER SUCH LIQUOR AND/OR WINE WHOLESALER WINES SOLD BY SAID LIQUOR AND/OR WINE 24 25 WHOLESALER TO ANY PERSON LICENSED TO SELL WINE AT RETAIL FOR CONSUMPTION 26 OFF THE PREMISES PURSUANT TO THE PROVISIONS OF SECTION FIFTY-FOUR-B OF 27 THIS ARTICLE.

28 S 3. Section 62 of the alcoholic beverage control law, as amended by 29 chapter 361 of the laws of 1994, is amended to read as follows:

S 62. Wholesaler's liquor license. 1. Any person may apply to the 30 liquor authority for a license to sell liquor at wholesale. Such appli-31 32 cation shall be in writing and verified and shall contain such informa-33 liquor authority shall require. Such application shall be tion as the accompanied by a check or draft for the amount required by this article 34 35 for such license. If the liquor authority shall grant the application it shall issue a license in such form as shall be determined by its rules. 36 37 Such license shall contain a description of the licensed premises and in 38 form and in substance shall be a license to the person therein specif-39 ically designated to sell liquors at wholesale in the premises therein 40 specifically licensed to duly licensed wholesalers, retailers and state, and to sell liquor in bulk to a licensed 41 permittees in this rectifier or to a permittee engaged in the manufacture of products which 42 43 are unfit for beverage use, for use in the manufacture of products 44 produced and sold by such rectifier or permittee, and to sell or deliver 45 liquor to persons outside the state pursuant to the laws of the place of such sale or delivery. Such a license shall also include the privilege 46 47 to sell wine at wholesale under the same terms and conditions without 48 the payment of any additional fee.

49 2. NOTWITHSTANDING ANY PROVISION OF THIS CHAPTER TO THE CONTRARY, THE 50 HOLDER OF A LIQUOR WHOLESALER'S LICENSE SHALL BE AUTHORIZED TO CONTRACT 51 THE HOLDER OF A BEER WHOLESALER'S LICENSE FOR THE DELIVERY OF WINE WITH ON BEHALF OF SUCH LIQUOR WHOLESALER, TO ANY PERSON LICENSED TO SELL WINE 52 AT RETAIL FOR CONSUMPTION OFF THE PREMISES PURSUANT TO THE PROVISIONS OF 53 54 SECTION FIFTY-FOUR-B OF THIS CHAPTER, AND THE SERVICING OF SUCH ACCOUNTS 55 IN THE SALE AND PROMOTION OF WINE, INCLUDING BUT NOT LIMITED ТΟ THE TAKING OF ORDERS, THE OBTAINING OF THE RECEIPTS OF DELIVERY OR PAYMENT 56

FOR TRANSMISSION TO THE LIQUOR WHOLESALER, THE SETTING UP OF PROMOTIONAL 1 2 OR OTHER TYPES OF DISPLAYS, PACKAGING, SHELF LOCATIONS OR STORAGE . AS 3 WHOLESALER IS PRESENTLY PERFORMING FOR ITS BEER RETAILER SUCH BEER 4 CUSTOMER. 5 S 4. Subdivision 3-b of section 102 of the alcoholic beverage control 6 law, as amended by chapter 458 of the laws of 1993, is amended to read 7 as follows: 3-b. No retail licensee shall purchase, agree to purchase or receive 8 9 any alcoholic beverage except from a person duly licensed within the 10 state by the liquor authority to sell such alcoholic beverage at the 11 time of such agreement and sale to such retail licensee, except as 12 provided for in section eighty-five [or], ninety-nine-g OR SUBDIVISION TWO OF SECTION FIFTY-THREE of this chapter. 13 14 S 5. Paragraph (a) of subdivision 1 of section 104 of the alcoholic 15 beverage control law, as amended by chapter 223 of the laws of 2002, is 16 amended to read as follows: 17 (a) No wholesaler shall be engaged in any other business on the prem-18 ises to be licensed; except that nothing contained in this chapter shall prohibit a beer wholesaler from (i) acquiring, storing or selling 19 (1)20 non-alcoholic snack foods, as defined in paragraph (b) of this subdivi-21 (ii) manufacturing, bottling, storing, or selling non-alcoholic sion, 22 carbonated beverages, (iii) manufacturing, storing or selling non-alco-23 holic non-carbonated soft drinks, mineral waters, spring waters, drink-24 ing water, non-taxable malt or cereal beverages, juice drinks, fruit or 25 vegetable juices, ice, liquid beverage mixes and dry or frozen beverage 26 mixes, (iv) acquiring, storing or selling wine products, (v) the sale of 27 promotional items on such premises, or (vi) the sale of tobacco products 28 at retail by wholesalers who are licensed to sell beer and other 29 products at retail, (2) prohibit a wholesaler authorized to sell wine from manufacturing, acquiring or selling wine merchandise, as defined in 30 paragraph (d) of this subdivision, or (3) prohibit a licensed winery or 31 32 licensed farm winery from engaging in the business of a wine wholesaler for New York state labeled wines produced by any licensed winery or 33 licensed farm winery or prohibit such wine wholesaler from exercising 34 any of its rights pursuant to sections seventy-six and seventy-six-a of 35 this chapter provided that the operation of such beer [and], wine AND/OR 36 37 WINE PRODUCTS wholesalers business shall be subject to such rules and 38 regulations as the liquor authority may prescribe; AND EXCEPT THAT NOTH-39 ING CONTAINED HEREIN SHALL PROHIBIT A BEER WHOLESALER FROM STORING WINE 40 WHICH HE HAS CONTRACTED TO DELIVER TO AUTHORIZED LICENSED GROCERY STORES OF A LICENSED LIQUOR AND/OR WINE WHOLESALER PURSUANT TO 41 BEHALF ON SECTION FIFTY-THREE OF THIS CHAPTER, FOR SUCH PERIOD AS IS 42 REASONABLY 43 NECESSARY. 44 6. The alcoholic beverage control law is amended by adding a new S 45 section 54-b to read as follows:

46 S 54-B. LICENSE TO SELL BEER, WINE AND/OR WINE PRODUCTS AT RETAIL FOR 47 CONSUMPTION OFF THE PREMISES. 1. ANY PERSON MAY APPLY TO THE APPROPRIATE 48 BOARD FOR A LICENSE TO SELL BEER, WINE AND/OR WINE PRODUCTS AT RETAIL NOT TO BE CONSUMED UPON THE PREMISES WHERE SOLD. 49 SUCH APPLICATION SHALL 50 BE IN WRITING AND VERIFIED AND SHALL CONTAIN SUCH INFORMATION AS THE 51 LIOUOR AUTHORITY SHALL REOUIRE. SUCH APPLICATION SHALL BE ACCOMPANIED BY A CERTIFIED CHECK, BANK OFFICERS' CHECK OR DRAFT, OR MONEY ORDER FOR THE 52 AMOUNT REQUIRED BY THIS ARTICLE FOR SUCH LICENSE. THE TERM "PREMISES" 53 54 SHALL INCLUDE ANY DULY LICENSED SUPPLY SHIP OPERATING IN HARBORS IN LAKE 55 ERIE.

A. 7974

2. IF THE LOCAL BOARD SHALL APPROVE SUCH APPLICATION IT SHALL ENDORSE 1 2 ITS APPROVAL THEREON IN WRITING SIGNED BY THE MEMBERS OF THE LOCAL BOARD 3 OR BY THEIR AGENT DULY AUTHORIZED SO TO SIGN BY A CERTIFICATE SIGNED BY 4 THE MEMBERS OF THE LOCAL BOARD AND FILED IN THE OFFICE OF THE LIQUOR 5 AUTHORITY. IT SHALL THEREUPON FORWARD SUCH APPLICATION TOGETHER WITH THE 6 THEREFOR TO THE LIQUOR AUTHORITY WHICH MAY THEREUPON ISSUE SUCH FEE 7 LICENSE ACCORDINGLY OR MAY REFUSE TO ISSUE SUCH LICENSE. IN THE EVENT THAT THE LIQUOR AUTHORITY ISSUES SUCH LICENSE IT SHALL FORWARD THE SAME 8 TO THE APPLICANT AND SHALL NOTIFY THE LOCAL BOARD IN SUCH FORM AS 9 THE 10 LIQUOR AUTHORITY MAY PRESCRIBE. IN THE EVENT THAT THE LIQUOR AUTHORITY 11 REFUSES TO ISSUE SUCH LICENSE IT SHALL STATE AND FILE IN ITS OFFICE ITS THEREFOR AND SHALL NOTIFY THE LOCAL BOARD OF ITS ACTION IN SUCH 12 REASONS 13 FORM AS THE LIOUOR AUTHORITY MAY PRESCRIBE.

14 3. IF THE LOCAL BOARD SHALL DISAPPROVE SUCH AN APPLICATION FOR A 15 LICENSE IT SHALL ENDORSE UPON SUCH APPLICATION ITS DISAPPROVAL THEREOF 16 TOGETHER WITH A STATEMENT OF ITS REASONS THEREFOR SIGNED IN THE SAME 17 MANNER AS PROVIDED IN SUBDIVISION TWO OF THIS SECTION, AND SHALL NOTIFY THE APPLICANT OF SUCH ACTION. IF THE LOCAL BOARD IS NOT UNANIMOUS IN ITS 18 19 RECOMMENDATION AS TO SUCH APPLICATION, EACH MEMBER OF SUCH BOARD SHALL 20 ENDORSE THEREON HIS OR HER APPROVAL OR DISAPPROVAL OF SUCH APPLICATION, 21 AS THE CASE MAY BE, TOGETHER WITH HIS OR HER REASONS THEREFOR AND SHALL NOTIFY THE APPLICANT OF SUCH ACTION. SUCH APPLICANT MAY THEREUPON APPLY 22 TO THE LIQUOR AUTHORITY FOR A REVIEW OF SUCH ACTION BY THE LOCAL BOARD 23 A MANNER TO BE PRESCRIBED BY THE RULES OF THE LIQUOR AUTHORITY. A 24 IN 25 HEARING UPON NOTICE TO THE LOCAL BOARD AND TO THE APPLICANT SHALL THERE-UPON BE HELD BY THE LIQUOR AUTHORITY OR BY ONE OF ITS MEMBERS 26 AT ITS 27 OFFICE MOST CONVENIENTLY SITUATED TO THE OFFICE OF THE LOCAL BOARD IN A MANNER TO BE PRESCRIBED IN ITS RULES; AND ON SUCH HEARING PROOF 28 MAY BE 29 TAKEN BY ORAL TESTIMONY OR BY AFFIDAVIT RELATIVE THERETO. AFTER SUCH HEARING, IF THE LIQUOR AUTHORITY CONCUR IN THE ACTION BY THE LOCAL 30 BOARD, IT SHALL ENDORSE SUCH APPLICATION ACCORDINGLY AND SHALL SEND 31 32 NOTICE TO THE LOCAL BOARD OF ITS ACTION IN SUCH FORM AS THE LIQUOR AUTHORITY MAY PRESCRIBE. IF THE LIQUOR AUTHORITY DOES NOT CONCUR IN THE 33 DISAPPROVAL ACTION BY THE LOCAL BOARD IT MAY NEVERTHELESS GRANT SUCH 34 35 APPLICATION AND ISSUE SUCH LICENSE IN THE MANNER PRESCRIBED IN SUBDIVI-SION TWO OF THIS SECTION. 36

4. NO SUCH LICENSE SHALL BE ISSUED, HOWEVER, TO ANY PERSON FOR ANY
PREMISES OTHER THAN A GROCERY STORE, DRUG STORE, OR DULY LICENSED SUPPLY
SHIP OPERATING IN HARBORS IN LAKE ERIE.

5. SUCH LICENSE SHALL CONTAIN A DESCRIPTION OF THE LICENSED PREMISES
AND IN FORM AND IN SUBSTANCE SHALL BE A LICENSE TO THE PERSON SPECIFICALLY DESIGNATED THEREIN TO SELL BEER, WINE AND/OR WINE PRODUCTS AT
RETAIL IN THE PREMISES SPECIFICALLY LICENSED, NOT TO BE CONSUMED UPON
SUCH PREMISES.

6. NO PERSON AUTHORIZED TO SELL WINE AND/OR WINE PRODUCTS PURSUANT TO 46 THIS SECTION SHALL OFFER SUCH WINE OR WINE PRODUCTS FOR SALE WHICH ARE 47 OF AN ALCOHOLIC CONTENT IN EXCESS OF FOURTEEN PER CENTUM, BY VOLUME.

48 S 7. Section 56 of the alcoholic beverage control law is amended by 49 adding a new subdivision 11 to read as follows:

11. THE ANNUAL FEE FOR A LICENSE TO SELL BEER, WINE AND/OR WINE
PRODUCTS AT RETAIL, NOT TO BE CONSUMED ON THE PREMISES WHERE SOLD, SHALL
BE ONE HUNDRED FIFTY DOLLARS; PROVIDED, HOWEVER, THAT WHERE THE LICENSED
PREMISES ARE LOCATED IN CITIES HAVING A POPULATION OF ONE HUNDRED THOUSAND OR OVER, THE ANNUAL FEE THEREFOR SHALL BE TWO HUNDRED TEN DOLLARS
AND WHERE THE PREMISES TO BE LICENSED ARE LOCATED OUTSIDE OF A CITY OR

1 VILLAGE OR IN A VILLAGE OF LESS THAN ONE THOUSAND FIVE HUNDRED INHABIT-2 ANTS, THE ANNUAL FEE THEREFOR SHALL BE ONE HUNDRED TWENTY-SIX DOLLARS.

3 S 8. Subdivision 2-a of section 100 of the alcoholic beverage control 4 law, as amended by chapter 249 of the laws of 2002, is amended to read 5 as follows:

6 2-a. No retailer shall employ, or permit to be employed, or shall 7 suffer to work, on any premises licensed for retail sale hereunder, ANY PERSON UNDER THE AGE OF TWENTY-ONE YEARS, AS A CASHIER, OR any person 8 under the age of eighteen years, as a hostess, waitress, waiter, or in 9 10 any other capacity where the duties of such person require or permit such person to sell, dispense or handle alcoholic beverages; except 11 that: (1) any person, OTHER THAN A PERSON EMPLOYED AS A CASHIER, under 12 the age of eighteen years and employed by any person holding a grocery 13 14 or drug store beer license shall be permitted to handle and deliver beer 15 and wine products for such licensee, (2) [any person under the age of 16 eighteen employed as a cashier by a person holding a grocery or drug 17 store beer license shall be permitted to record and receive payment for beer and wine product sales when in the presence of and under the direct 18 19 supervision of a person eighteen years of age or over, (2-a)] any person 20 under the age of eighteen years and employed by a person holding a 21 grocery store or drug store beer license [as either a cashier or] in any 22 [other] position OTHER THAN CASHIER to which handling of containers 23 which may have held alcoholic beverages is necessary, shall be permitted to handle the containers if such have been presented for redemption in 24 25 accordance with the provisions of title ten of article twenty-seven of 26 the environmental conservation law, and (3) any person under the age of eighteen years employed as a dishwasher, busboy, or other such position, 27 OTHER THAN CASHIER, as to which handling of containers which may have 28 held alcoholic beverages is necessary shall be permitted to do so under 29 the direct supervision of a person of legal age to purchase alcoholic 30 31 beverages in the state.

32 S 9. This act shall take effect on the one hundred eightieth day after 33 it shall have become a law. Provided, however, that any rules and regu-34 lations necessary for the timely implementation of this act on its 35 effective date shall be promulgated on or before such date.