

Reported Recommending.....
Ind. Postponed.....
Passed House.....
Failed to Pass House.....
Passed Senate.....
Failed to Pass Senate.....

House File 555

April 1, 1941.
To Sifting Committee.

By COMMITTEE ON LIQUOR CONTROL.

A BILL FOR

An Act to amend chapter ninety-three and two tenths (93.2), sections one thousand nine hundred twenty-one and one hundred eight thousandths (1921.108), one thousand nine hundred twenty-one and one hundred nineteen thousandths (1921.119), one thousand nine hundred twenty-one and one hundred twenty-nine thousandths (1921.129), and one thousand nine hundred twenty-one and one hundred thirty thousandths (1921.130), Code, 1939, all relating to the regulation of the sale of beer and the permit fees of the licensee.

Be It Enacted by the General Assembly of the State of Iowa:

1 Section 1. That section one thousand nine hundred
2 twenty-one and one hundred eight thousandths (1921.108),
3 Code, 1939, in line two (2) is hereby amended by inserting
4 the word "unrefrigerated" following the word "sell" and before
5 the word "beer". Also amend line seven (7) by striking the
6 words "one a.m. and six a.m." and inserting in lieu thereof
7 the words "twelve o'clock midnight and seven a.m.".

1 Sec. 2. Amend section one thousand nine hundred twenty-
2 one and one hundred nineteen thousandths (1921.119), Code,
3 1939, by striking in line eleven (11) the figures one thousand
4 nine hundred twenty-one and one hundred seven thousandths
5 (1921.107) and in lieu thereof substituting the figures one

6 thousand nine hundred twenty-one and one hundred eleven
7 thousandths (1921.111) ; also, by adding new subsections d, e,
8 and f, as follows :

9 “d. Hotels having more than one room used principally for
10 the sale of beer shall secure a separate permit for each such
11 separate room.

12 “e. That a special class “B” permit may be issued under
13 the provisions of section one thousand nine hundred twenty-
14 one and one hundred nine thousandths (1921.109), Code, 1939,
15 for a fee of one hundred dollars and three dollars for each
16 duplicate thereof, which fees shall be paid to the state
17 treasurer.

18 “f. Permits may be granted to golf and country clubs,
19 as defined in section one thousand nine hundred twenty-one
20 and one hundred eleven (1921.111), Code, 1939, subsection a,
21 for a period of six months for a fee of fifty dollars.”

22 Amend line two (2) of the last paragraph of section one
23 thousand nine hundred twenty-one and one hundred nineteen thou-
sandths
24 (1921.119), Code, 1939, by striking the word “twenty-five” and
25 in lieu thereof substituting the word “fifty”.

1 Sec. 3. Amend section one thousand nine hundred twenty-
2 one and one hundred twenty-nine thousandths (1921.129), Code,
3 1939, by striking in line twenty-three (23) the words “are
4 hereby empowered to” and in lieu thereof substituting the word
5 “shall” and in line twenty-five (25) striking the words “are

6 further empowered to” and in lieu thereof substituting the word
7 “shall”.

8 Amend section one thousand nine hundred twenty-one and
9 one hundred twenty-nine thousandths (1921.129), Code, 1939,
10 by striking in line fifty (50) the words “one a.m. and six
11 a.m.” and substituting in lieu thereof the words “twelve o’clock
12 midnight and seven a.m.”.

1 Sec. 4. Amend section one thousand nine hundred twenty-one
2 and one hundred thirty thousandths (1921.130), Code, 1939, by
3 striking in lines five (5) and six (6) the following words “one
4 a.m. and six a.m.” and in lieu thereof substituting “twelve
5 o’clock midnight and seven a.m.”.

1 Sec. 5. Subject to the provisions of this chapter, any
2 person or persons operating a concession on the state fair
3 grounds may, with the approval of the state fair board, make
4 application to the state tax commission for a special class “B”
5 permit and the state tax commission may issue a permit to any
6 such person or persons which shall authorize the holder thereof
7 to keep for sale and sell at the concession operated by said
8 applicant on the state fair grounds beer containing no greater
9 content of alcohol by weight than is lawful under this chapter.
10 The application for such permit shall be in such form and
11 contain such information as may be required by the state tax
12 commission. Only one such permit shall be required for all
13 concessions operated on the state fair grounds by such applicant
14 but a duplicate of such permit issued as herein provided shall

15 be posted in each concession in which such beverages are sold.
16 No further permit shall be required or tax levied for the
17 privilege of selling beverages at said concession. As a con-
18 dition precedent to the issuing of any permit hereunder, the
19 applicant shall give bond to the state tax commission with good
20 and sufficient surety thereon to be approved by the state tax
21 commission conditioned on the faithful performance of this
22 chapter, in the penal sum of one thousand dollars.
23 Such permits issued by virtue of this section shall not be in-
24 cluded in determining the number of class "B" permits which may be
25 issued under any ordinance enacted by the city council of the city
26 in which the state fair grounds are located limiting the number
27 of class "B" permits as provided in section one thousand nine hun-
28 dred twenty-one and one hundred twenty-nine thousandths (1921.-
29 Code, 1939. The permit fee for the special class "B" permit 129),
30 provided for herein shall be fifty dollars. The permit pro-
31 vided for in this section shall be only for the period of
32 preparation and operation of the state fair, said period to
33 be determined by the state fair board not to exceed fourteen
34 (14) days.

EXPLANATION OF H. F. 555

The object of this bill is to correct and clarify and provide for the enforcement of the present beer laws.