

Stat. 400

STATE GOVERNMENT: Soorholtz, Chair; Nystrom and Coleman

*Do Pass 3/18/87 (p. 1717)
See State Gov. 3/27/87
Do Pass 4/2 (p. 1118)
Bill State Gov. 5/10/87*

FILED FEB 16 1987

SENATE FILE 187
BY NYSTROM

Passed Senate, Date 3-23-87 (p. 259) Passed House, Date 5/9/87 (p. 2276)
Vote: Ayes 41 Nays 6 Vote: Ayes 62 Nays 38

Approved _____

*Repealed Senate per disallowed House amendment
2/29/88 (p. 5347)
84-10
Motion to Reconsider (p. 5377) Failed 4/1/88 (p. 1783)*

A BILL FOR

3900 1 An Act relating to the purchase of sacramental wine.
2 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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SF 187

3963 >

1 Section 1. Section 123.177, subsection 1, Code 1987, is
2 amended to read as follows:

3 1. A person holding a class "A" wine permit may
4 manufacture and sell, or sell at wholesale, wine for
5 consumption off the premises. Sales within the state may be
6 made only to ~~the division or to~~ persons holding a class "A" or
7 "B" wine permit, and to persons holding a class "A", "B", "C"

3545

8 or "D" liquor control license, and to persons holding a
9 special permit issued under section 123.29, subsection 3. A
10 class "A" wine permittee having more than one place of
11 business shall obtain a separate permit for each place of
12 business where wine is to be stored, warehoused, or sold.

13 EXPLANATION

14 This bill allows class "A" wine permittees to sell wine
15 directly to those persons wishing to purchase sacramental wine
16 under a special permit under section 123.29, subsection 3.
17 That special permit allows a minister, priest, or rabbi of any
18 church to purchase wine for use in sacramental ceremonies.

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HOUSE AMENDMENT TO
SENATE FILE 187

S-4099

1 Amend Senate File 187 as passed by the Senate as
2 follows:

3 1. Page 1, by inserting before line 1 the
4 following:

5 "Section 1. Section 123.3, subsection 31, Code
6 1987, is amended to read as follows:

7 31. "Licensed premises" or "premises" means all
8 rooms, enclosures, contiguous areas, or places
9 susceptible of precise description satisfactory to the
10 administrator where alcoholic beverages liquor, wine,
11 or beer is sold, stored, or consumed or where any
12 business is conducted pertaining to the sale, storage,
13 or consumption of alcoholic liquor, wine, or beer
14 under authority of a liquor control license, wine
15 permit, or beer permit. A single licensed premise may
16 consist of multiple rooms, offices, storerooms,
17 enclosures, areas or places if they are wholly within
18 the confines of a single building or contiguous
19 grounds.

20 Sec. 2. Section 123.3, Code 1987, is amended by
21 adding the following new subsections:

22 NEW SUBSECTION. 36. "City" means a municipal
23 corporation but not including a county, township,
24 school district, or any special purpose district or
25 authority.

26 NEW SUBSECTION. 37. "Unincorporated town" means a
27 compactly populated area recognized as a distinct
28 place with a distinct place-name which is not itself
29 incorporated or within the corporate limits of a city.

30 Sec. 3. Section 123.20, subsection 1, Code 1987,
31 is amended to read as follows:

32 1. To purchase receive alcoholic liquors and wine
33 on a bailment system for resale by the division in the
34 manner set forth in this chapter.

35 Sec. 4. Section 123.22, unnumbered paragraph 1,
36 Code 1987, is amended to read as follows:

37 The division has the exclusive right of importation
38 into the state of all forms of alcoholic liquor,
39 except as otherwise provided in this chapter, and a
40 person shall not import alcoholic liquor, except that
41 an individual of legal age may import and have in the
42 individual's possession an amount of alcoholic liquor
43 not exceeding one quart or, in the case of alcoholic
44 liquor personally obtained outside the United States,
45 one gallon for personal consumption only in a private
46 home or other private accommodation. No A distillery
47 shall not sell alcoholic liquor within the state to
48 any person but only to the division, except as
49 otherwise provided in this chapter. This section
50 vests in the division exclusive control within the

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1 state as purchaser of all alcoholic liquor sold by
2 distilleries within the state or imported, except beer
3 and wine, and except as otherwise provided in this
4 chapter. The division shall receive alcoholic liquor
5 on a bailment system for resale by the division in the
6 manner set forth in this chapter. The division shall
7 act as the sole wholesaler of alcoholic liquor to
8 class "E" liquor control licensees.

9 Sec. 5. Section 123.24, subsection 2, paragraph a,
10 Code 1987, is amended to read as follows:

11 a. The division may accept from a class "E" liquor
12 control licensee a cashier's check which shows the
13 licensee is the remitter or a check issued by the
14 licensee in payment of alcoholic liquor. If a check
15 is subsequently dishonored, the division shall cause a
16 notice of nonpayment and penalty to be served upon the
17 class "E" liquor control licensee or upon any person
18 in charge of the licensed premises. The notice shall
19 state that if payment or satisfaction for the
20 dishonored check is not made within ten days of the
21 service of notice, the licensee's liquor control
22 license shall be suspended under section 123.39. The
23 notice of nonpayment and penalty shall be in a form
24 prescribed by the administrator, and shall be served
25 ~~by a peace officer~~ sent by certified mail.

5158 26 Sec. 6. Section 123.36, subsection 3, paragraph d,
27 Code 1987, is amended to read as follows:

28 d. Hotels and motels located outside the corporate
29 limits of any city, a sum equal to that charged in the
30 incorporated city located nearest the premises to be
31 licensed, and in case there is doubt as to which of
32 two or more differing corporate limits is the nearest,
33 the license fee which is the largest shall prevail.
34 However, if a hotel or motel is located in an
35 unincorporated town, for purposes of this subsection
36 the unincorporated town shall be treated as if it is a
37 city under paragraph "c" of this subsection.

38 Sec. 7. Section 123.36, subsection 4, paragraph d,
39 Code 1987, is amended to read as follows:

40 d. Commercial establishments located outside the
41 corporate limits of any city, a sum equal to that
42 charged in the incorporated city located nearest the
43 premises to be licensed, and in case there is doubt as
44 to which of two or more differing corporate limits are
45 the nearest, the license fee which is the larger shall
46 prevail. However, if a commercial establishment is
47 located in an unincorporated town, for purposes of
48 this subsection the unincorporated town shall be
49 treated as if it is a city under paragraph "c" of this
50 subsection.

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1 Sec. 8. Section 123.36, subsection 7, paragraph d,
2 Code 1987, is amended to read as follows:

3 d. Commercial establishments located outside the
4 corporate limits of any city, a sum equal to that
5 charged in the incorporated city located nearest the
6 premises to be licensed, and in case there is doubt as
7 to which of two or more differing corporate limits are
8 the nearest, the license fee which is the larger shall
9 prevail. However, if a commercial establishment is
10 located in an unincorporated town, for purposes of
11 this subsection the unincorporated town shall be
12 treated as if it is a city under paragraph "c" of this
13 subsection.

14 Sec. 9. Section 123.45, unnumbered paragraph 2,
15 Code 1987, is amended to read as follows:

16 A person engaged in the business of manufacturing,
17 bottling, or wholesaling alcoholic beverages, wine, or
18 beer, or any jobber representative, broker, employee,
19 or agent of such person, shall not directly or
20 indirectly supply, furnish, give, or pay for any
21 furnishings, fixtures, or equipment used in the
22 storage, handling, serving, or dispensing of alcoholic
23 beverages, wine, beer, or food within the place of
24 business of a licensee or permittee authorized under
25 this chapter to sell at retail; nor shall the person
26 directly or indirectly extend any credit for alcoholic
27 beverages or beer or pay for any such license or
28 permit, nor directly or indirectly be interested in
29 the ownership, conduct, or operation of the business
30 of another licensee or permittee authorized under this
31 chapter to sell at retail, nor hold a retail liquor
32 control license or retail wine or beer permit, except
33 that a person engaged in the business of manufacturing
34 beer may sell beer at retail for consumption on or off
35 the premises of the manufacturing facility and,
36 notwithstanding any other provision of this chapter or
37 the fact that such a person may be the holder of a
38 class "A" beer permit, may be granted not more than
39 one class "B" permit as defined in section 123.124 for
40 such purpose. Any licensee or permittee who permits
41 or assents to or is a party in any way to any such
42 violation or infringement of this section is guilty of
43 a violation of this section.

44 Sec. 10. Section 123.124, Code 1987, is amended to
45 read as follows:

46 123.124 PERMITS -- CLASSES.

47 Permits for the manufacture and sale, or sale of
48 beer shall be divided into three classes, and shall be
49 known as either class "A", "B", or "C" permits. A
50 class "A" permit shall allow the holder to manufacture

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1 and sell beer at wholesale. ~~The holder of a class "A"~~
2 ~~permit may manufacture beer of more than five percent~~
3 ~~of alcohol by weight for shipment outside this state~~
4 ~~only. -- However, a class "A" permit does not grant~~
5 ~~authority to manufacture wine as defined in section~~
6 ~~123.3, subsection 7.~~ A class "B" permit shall allow
7 the holder to sell beer at retail for consumption on
8 or off the premises. A class "C" permit shall allow
9 the holder to sell beer at retail for consumption off
10 the premises.

11 Sec. 11. Section 123.130, Code 1987, is amended to
12 read as follows:

13 123.130 AUTHORITY UNDER CLASS "A" PERMIT.

14 Any person holding a class "A" permit issued by the
15 division shall be authorized to manufacture and sell,
16 or sell at wholesale, beer for consumption off the
17 premises, such sales within the state to be made only
18 to persons holding subsisting class "A", "B" or "C"
19 permits, or liquor control licenses issued in
20 accordance with the provisions of this chapter. The
21 holder of a class "A" permit may manufacture beer of
22 more than five percent alcohol by weight for shipment
23 outside this state only. However, a class "A" permit
24 does not grant authority to manufacture wine as
25 defined in section 123.3, subsection 7.

26 All class "A" premises shall be located within the
27 state. All beer received by the holder of a class "A"
28 permit from the holder of a certificate of compliance
29 before being resold must first come to rest on the
30 premises licensed by the class "A" permit holder, must
31 be inventoried, and is subject to the barrel tax when
32 resold as provided in section 123.136. A class "A"
33 permittee shall not store beer overnight except on
34 premises licensed under a class "A" permit.

35 Sec. 12. Section 123.134, subsection 2, paragraph
36 d, Code 1987, is amended to read as follows:

37 d. For premises located outside the corporate
38 limits of any city, a sum equal to that charged in the
39 incorporated city located nearest the premises to be
40 operated under the permit, and in case there is doubt
41 as to which of two or more differing corporate limits
42 are the nearest, the permit fee which is the largest
43 shall prevail. However, if the premises are located
44 in an unincorporated town, for purposes of this
45 subsection the unincorporated town shall be treated as
46 if it is a city.

47 Sec. 13. Section 123.173, unnumbered paragraph 2,
48 Code 1987, is amended to read as follows:

49 A class "A" wine permit allows the holder to
50 manufacture and sell, or sell at wholesale, in this

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1 state, wine as defined in section 123.3, subsection 7.
2 The holder of a class "A" wine permit may manufacture
3 in this state wine having an alcoholic content greater
4 than seventeen percent by weight for shipment outside
5 this state ~~or-for-sale-to-the-division~~. All class "A"
6 premises shall be located within the state. A class
7 "B" wine permit allows the holder to sell wine at
8 retail for consumption off the premises."

9 2. Page 1, line 8, by inserting after the word
10 "license" the following: ", to health care facilities
11 licensed under chapter 135C".

12 3. Title page, line 1, by striking line 1 and
13 inserting the following: "An Act relating to the
14 regulation of the sale of alcoholic beverages by
15 amending the definition of licensed premises, by
16 requiring the division of alcoholic beverages to place
17 its system of purchase of alcoholic liquor on a
18 bailment system, by providing for service of notice of
19 nonpayment and penalty by the division to a class "E"
20 license by certified mail, and relating to liquor
21 control licenses and wine and beer permits by
22 providing for adjustment of fees for certain
23 businesses and permittees, by requiring all class "A"
24 wine permit premises and class "A" beer permit
25 premises to be located within the state and by
26 allowing persons holding a permit to purchase
27 sacramental wine to purchase sacramental wine from
28 class "A" wine permittees."

29 4. By renumbering, relettering, or redesignating
30 and correcting internal references as necessary.

S-4099

Filed May 9, 1987

RECEIVED FROM THE HOUSE

Senate amended and concurred 2/24 (p. 534)
88

S-5158

1 Amend the House amendment, S-4099, to Senate File
2 187 as passed by the Senate as follows:

3 1. Page 2, by inserting after line 25 the
4 following:

5 "Sec. 6. Section 123.30, subsection 3, paragraphs
6 a, b, and c, Code Supplement 1987, are amended to read
7 as follows:

8 a. Class "A". A class "A" liquor control license
9 may be issued to a club and shall authorize the holder
10 to purchase alcoholic liquors from class "E" liquor
11 control licensees only, wine from class "A" wine
12 permittees or class "E" liquor control licensees only,
13 and native wines from native wine manufacturers or
14 class "E" liquor control licensees, and to sell
15 liquors, wine, and beer, to bona fide members and
16 their guests by the individual drink for consumption
17 on the premises only.

18 b. Class "B". A class "B" liquor control license
19 may be issued to a hotel or motel and shall authorize
20 the holder to purchase alcoholic liquors from class
21 "E" liquor control licensees only, wine from class "A"
22 wine permittees or class "E" liquor control licensees
23 only, and native wines from native wine manufacturers
24 or class "E" liquor control licensees, and to sell
25 liquors, wine, and beer, to patrons by the individual
26 drink for consumption on the premises only. However,
27 beer may also be sold for consumption off the
28 premises. Each license shall be effective throughout
29 the premises described in the application.

30 c. Class "C". A class "C" liquor control license
31 may be issued to a commercial establishment but must
32 be issued in the name of the individuals who actually
33 own the entire business and shall authorize the holder
34 to purchase alcoholic liquors from class "E" liquor
35 control licensees only, wine from class "A" wine
36 permittees or class "E" liquor control licensees only,
37 and native wines from native wine manufacturers or
38 class "E" liquor control licensees, and to sell
39 liquors, wine, and beer, to patrons by the individual
40 drink for consumption on the premises only. However,
41 beer may also be sold for consumption off the
42 premises.

43 A special class "C" liquor control license may be
44 issued and shall authorize the holder to purchase wine
45 from class "A" wine permittees or class "E" liquor
46 control licensees only, and to sell wine and beer to
47 patrons by the individual drink for consumption on the
48 premises only. However, beer may also be sold for
49 consumption off the premises. The license issued to
50 holders of a special class "C" license shall clearly

1 state on its face that the license is limited."

2 2. By renumbering as required.

S-5158

Filed February 29, 1988

ADOPTED

BY BOB CARR

JACK NYSTROM

Adopted 2/29 (p. 533)

adopted
2/29/ (p. 533)

SENATE FILE 187

H-3903

1 Amend Senate File 187 as passed by the Senate as
2 follows:
3 1. Page 1, by inserting before line 1 the
4 following:
5 "Section 1. Section 123.3, subsection 31, Code
6 1987, is amended to read as follows:
7 31. "Licensed premises" or "premises" means all
8 rooms, enclosures, contiguous areas, or places
9 susceptible of precise description satisfactory to the
10 administrator where alcoholic beverages liquor, wine,
11 or beer is sold, stored, or consumed or where any
12 business is conducted pertaining to the sale, storage,
13 or consumption of alcoholic liquor, wine, or beer
14 under authority of a liquor control license, wine
15 permit, or beer permit. A single licensed premise may
16 consist of multiple rooms, offices, storerooms,
17 enclosures, areas or places if they are wholly within
18 the confines of a single building or contiguous
19 grounds.
20 Sec. 2. Section 123.3, Code 1987, is amended by
21 adding the following new subsections:
22 NEW SUBSECTION. 36. "City" means a municipal
23 corporation but not including a county, township,
24 school district, or any special purpose district or
25 authority.
26 NEW SUBSECTION. 37. "Unincorporated town" means a
27 compactly populated area recognized as a distinct
28 place with a distinct place-name which is not itself
29 incorporated or within the corporate limits of a city.
30 Sec. 3. Section 123.20, subsection 1, Code 1987,
31 is amended to read as follows:
32 1. To purchase receive alcoholic liquors and-wine
33 on a bailment system for resale by the division in the
34 manner set forth in this chapter.
35 Sec. 4. Section 123.22, unnumbered paragraph 1,
36 Code 1987, is amended to read as follows:
37 The division has the exclusive right of importation
38 into the state of all forms of alcoholic liquor,
39 except as otherwise provided in this chapter, and a
40 person shall not import alcoholic liquor, except that
41 an individual of legal age may import and have in the
42 individual's possession an amount of alcoholic liquor
43 not exceeding one quart or, in the case of alcoholic
44 liquor personally obtained outside the United States,
45 one gallon for personal consumption only in a private
46 home or other private accommodation. No A distillery
47 shall not sell alcoholic liquor within the state to
48 any person but only to the division, except as
49 otherwise provided in this chapter. This section
50 vests in the division exclusive control within the

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1 state as purchaser of all alcoholic liquor sold by
2 distilleries within the state or imported, except beer
3 and wine, and except as otherwise provided in this
4 chapter. The division shall receive alcoholic liquor
5 on a bailment system for resale by the division in the
6 manner set forth in this chapter. The division shall
7 act as the sole wholesaler of alcoholic liquor to
8 class "E" liquor control licensees.

9 Sec. 5. Section 123.24, subsection 2, paragraph a,
10 Code 1987, is amended to read as follows:

11 a. The division may accept from a class "E" liquor
12 control licensee a cashier's check which shows the
13 licensee is the remitter or a check issued by the
14 licensee in payment of alcoholic liquor. If a check
15 is subsequently dishonored, the division shall cause a
16 notice of nonpayment and penalty to be served upon the
17 class "E" liquor control licensee or upon any person
18 in charge of the licensed premises. The notice shall
19 state that if payment or satisfaction for the
20 dishonored check is not made within ten days of the
21 service of notice, the licensee's liquor control
22 license shall be suspended under section 123.39. The
23 notice of nonpayment and penalty shall be in a form
24 prescribed by the administrator, and shall be served
25 by-a-peace-officer sent by certified mail.

26 Sec. 6. Section 123.36, subsection 3, paragraph d,
27 Code 1987, is amended to read as follows:

28 d. Hotels and motels located outside the corporate
29 limits of any city, a sum equal to that charged in the
30 incorporated city located nearest the premises to be
31 licensed, and in case there is doubt as to which of
32 two or more differing corporate limits is the nearest,
33 the license fee which is the largest shall prevail.
34 However, if a hotel or motel is located in an
35 unincorporated town, for purposes of this subsection
36 the unincorporated town shall be treated as if it is a
37 city.

38 Sec. 7. Section 123.36, subsection 4, paragraph d,
39 Code 1987, is amended to read as follows:

40 d. Commercial establishments located outside the
41 corporate limits of any city, a sum equal to that
42 charged in the incorporated city located nearest the
43 premises to be licensed, and in case there is doubt as
44 to which of two or more differing corporate limits are
45 the nearest, the license fee which is the larger shall
46 prevail. However, if a commercial establishment is
47 located in an unincorporated town, for purposes of
48 this subsection the unincorporated town shall be
49 treated as if it is a city.

50 Sec. 8. Section 123.36, subsection 7, paragraph d,

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1 Code 1987, is amended to read as follows:

2 d. Commercial establishments located outside the
3 corporate limits of any city, a sum equal to that
4 charged in the incorporated city located nearest the
5 premises to be licensed, and in case there is doubt as
6 to which of two or more differing corporate limits are
7 the nearest, the license fee which is the larger shall
8 prevail. However, if a commercial establishment is
9 located in an unincorporated town, for purposes of
10 this subsection the unincorporated town shall be
11 treated as if it is a city.

12 Sec. 9. Section 123.45, unnumbered paragraph 2,
13 Code 1987, is amended to read as follows:

14 A person engaged in the business of manufacturing,
15 bottling, or wholesaling alcoholic beverages, wine, or
16 beer, or any jobber representative, broker, employee,
17 or agent of such person, shall not directly or
18 indirectly supply, furnish, give, or pay for any
19 furnishings, fixtures, or equipment used in the
20 storage, handling, serving, or dispensing of alcoholic
21 beverages, wine, beer, or food within the place of
22 business of a licensee or permittee authorized under
23 this chapter to sell at retail; nor shall the person
24 directly or indirectly extend any credit for alcoholic
25 beverages or beer or pay for any such license or
26 permit, nor directly or indirectly be interested in
27 the ownership, conduct, or operation of the business
28 of another licensee or permittee authorized under this
29 chapter to sell at retail, nor hold a retail liquor
30 control license or retail wine or beer permit, except
31 that a person engaged in the business of manufacturing
32 beer may sell beer at retail for consumption on or off
33 the premises of the manufacturing facility and,
34 notwithstanding any other provision of this chapter or
35 the fact that such a person may be the holder of a
36 class "A" beer permit, may be granted not more than
37 one class "B" permit as defined in section 123.124 for
38 such purpose. Any licensee or permittee who permits
39 or assents to or is a party in any way to any such
40 violation or infringement of this section is guilty of
41 a violation of this section.

42 Sec. 10. Section 123.124, Code 1987, is amended to
43 read as follows:

44 123.124 PERMITS -- CLASSES.

45 Permits for the manufacture and sale, or sale of
46 beer shall be divided into three classes, and shall be
47 known as either class "A", "B", or "C" permits. A
48 class "A" permit shall allow the holder to manufacture
49 and sell beer at wholesale. ~~The holder of a class "A"~~
50 ~~permit may manufacture beer of more than five percent~~

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~~1 of alcohol by weight for shipment outside this state~~
~~2 only. -- However, a class "A" permit does not grant~~
~~3 authority to manufacture wine as defined in section~~
~~4 123.37, subsection 7. A class "B" permit shall allow~~
5 the holder to sell beer at retail for consumption on
6 or off the premises. A class "C" permit shall allow
7 the holder to sell beer at retail for consumption off
8 the premises.

9 Sec. 11. Section 123.130, Code 1987, is amended to
10 read as follows:

11 123.130 AUTHORITY UNDER CLASS "A" PERMIT.

12 Any person holding a class "A" permit issued by the
13 division shall be authorized to manufacture and sell,
14 or sell at wholesale, beer for consumption off the
15 premises, such sales within the state to be made only
16 to persons holding subsisting class "A", "B" or "C"
17 permits, or liquor control licenses issued in
18 accordance with the provisions of this chapter. The
19 holder of a class "A" permit may manufacture beer of
20 more than five percent alcohol by weight for shipment
21 outside this state only. However, a class "A" permit
22 does not grant authority to manufacture wine as
23 defined in section 123.3, subsection 7.

24 All class "A" premises shall be located within the
25 state. All beer received by the holder of a class "A"
26 permit from the holder of a certificate of compliance
27 before being resold must first come to rest on the
28 premises licensed by the class "A" permit holder, must
29 be inventoried, and is subject to the barrel tax when
30 resold as provided in section 123.136. A class "A"
31 permittee shall not store beer overnight except on
32 premises licensed under a class "A" permit.

33 Sec. 12. Section 123.134, subsection 2, paragraph
34 d, Code 1987, is amended to read as follows:

35 d. For premises located outside the corporate
36 limits of any city, a sum equal to that charged in the
37 incorporated city located nearest the premises to be
38 operated under the permit, and in case there is doubt
39 as to which of two or more differing corporate limits
40 are the nearest, the permit fee which is the largest
41 shall prevail. However, if the premises are located
42 in an unincorporated town, for purposes of this
43 subsection the unincorporated town shall be treated as
44 if it is a city.

45 Sec. 13. Section 123.173, unnumbered paragraph 2,
46 Code 1987, is amended to read as follows:

47 A class "A" wine permit allows the holder to
48 manufacture and sell, or sell at wholesale, in this
49 state, wine as defined in section 123.3, subsection 7.
50 The holder of a class "A" wine permit may manufacture

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in this state wine having an alcoholic content greater than seventeen percent by weight for shipment outside this state ~~or-for-sale-to-the-division~~. All class "A" premises shall be located within the state. A class "B" wine permit allows the holder to sell wine at retail for consumption off the premises."

2. Title page, line 1, by striking line 1 and inserting the following: "An Act relating to the regulation of the sale of alcoholic beverages by amending the definition of licensed premises, by requiring the division of alcoholic beverages to place its system of purchase of alcoholic liquor on a bailment system, by providing for service of notice of nonpayment and penalty by the division to a class "E" license by certified mail, and relating to liquor control licenses and wine and beer permits by providing for adjustment of fees for certain businesses and permittees, by requiring all class "A" wine permit premises and class "A" beer permit premises to be located within the state and by allowing persons holding a permit to purchase sacramental wine to purchase sacramental wine from class "A" wine permittees."

H-3903 FILED APRIL 22, 1987 BY RENAUD of Polk

*Ruled not german 5/6/87 (p. 2019)
Reconsidered, amended and adopted 5/9 (p. 2275)*

SENATE FILE 187

H-3545

1 Amend Senate File 187 as follows:
2 1. Page 1, line 8, by inserting after the word
3 "license" the following: ", to health care facilities
4 licensed under chapter 135C".

H-3545 FILED APRIL 1, 1987 BY STROMER of Hancock
Adopted 5/9/87 (p. 2275)

SENATE FILE 187

H-4261

1 Amend the House amendment, H-3903, to Senate File
2 187 as passed by the Senate as follows:
3 1. Page 2, line 37, by inserting after the word
4 "city" the words "under paragraph "c" of this
5 subsection".
6 2. Page 2, line 49, by inserting after the word
7 "city" the words "under paragraph "c" of this
8 subsection".
9 3. Page 3, line 11, by inserting after the word
10 "city" the words "under paragraph "c" of this
11 subsection".

BY HUMMEL of Benton
RENAUD of Polk
HALVORSON of Webster

H-4261 FILED MAY 6, 1987

Adopted 5/9/87 (p. 2275)