House Study Bill 84

Passed	House,	Date	Passed	Senate,	Date	
Vote:	Ayes _	Nays	Vote:	Ayes	Nays	
	-	Approved		-	_	

A BILL FOR

1 An Act relating to alcoholic beverages, including the possession 2 or consumption of alcoholic beverages by underage persons and 3 destruction of operating while intoxicated records, and 4 providing a penalty.

5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

6 TLSB 1576HC 83

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Section 1. Section 123.47, Code 2009, is amended by adding
   2 the following new subsection:
          NEW SUBSECTION. 1A. Except for the purposes described in
    4 subsection 2, a person who is the owner or lessee of, or who
    5 otherwise has control over, property that is not a licensed
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    6 premises, shall not permit any person, knowing or having
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    7 reasonable cause to believe the person to be under legal age,
    8 to consume or possess on such property any alcoholic liquor,
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   9 wine, or beer.
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          Sec. 2. Section 123.47, subsection 3, paragraph a,
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      unnumbered paragraph 1, Code 2009, is amended to read as
1 12 follows:
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          A person who is under legal age, other than a licensee or
1 14 permittee, who violates this section regarding the purchase of 1 15 or attempt to purchase alcoholic liquor, wine, or beer, or
 1 16 possessing or having control of alcoholic liquor, wine, or
 1 17 beer, or permitting under legal age consumption or possession
   18 on certain property, commits the following:
19 Sec. 3. Section 123.47, subsection 3, paragraph a,
 1 19
 1 20 subparagraph (1), Code 2009, is amended to read as follows:
 1 21
          (1) A simple misdemeanor punishable as a scheduled
 1 22 violation under section 805.8C, subsection 7. Notwithstanding
   23 section 903.1, the court, in lieu of ordering payment of a
   24 scheduled fine, may suspend the fine and order the person
25 under legal age to receive a substance abuse evaluation by a
   26 program licensed to provide services pursuant to section
   <u>27 125.13.</u>
                     Section 123.47, subsection 4, Code 2009, is
 1 28
         Sec. 4.
 1 29 amended to read as follows:
1 30 4. Except as otherwise provided in subsections 5 and 6, a 1 31 person who is of legal age, other than a licensee or 1 32 permittee, who sells, gives, or otherwise supplies alcoholic 1 33 liquor, wine, or beer to a person who is under legal age in
   34 violation of this section, or permits under legal age
   35 consumption or possession on certain property, commits a
    1 serious misdemeanor punishable by a minimum fine of five
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    2 hundred dollars.
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          Sec. 5. Section 321.12, subsection 4, Code 2009, is
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    4 amended to read as follows:
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          4. The director shall not destroy any operating records
    6 pertaining to arrests or convictions for operating while 7 intoxicated, in violation of section 321J.2 or operating
    8 records pertaining to revocations for violations of section
    9 321J.2A, except that a conviction or revocation under section
   10 321J.2 or 321J.2A that is not subject to 49 C.F.R. } 383 shall 11 be deleted from the operating records twelve years after the
2 12 date of conviction or the effective date of revocation.
   13 Convictions or revocations that are retained in the operating
2 14 records for more than twelve years under this subsection shall
2 15 be considered only for purposes of disqualification actions
2 16 under 49 C.F.R. } 383.
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2.17 Sec. 6. Section 321J.2, subsection 4, paragraph a, Code 2 18 2009, is amended by striking the paragraph. EXPLANATION

This bill relates to possession or consumption of an 2 21 alcoholic beverage by an under legal age person on certain 2 22 property and destruction of operating while intoxicated 23 records.

Under the bill, a person who is the owner or lessee of, or 25 who otherwise has control over, property that is not a 26 licensed premises, shall not permit an under legal age person 27 to consume or possess an alcoholic beverage on such property.

2 28 The bill does not affect situations involving a person 29 under legal age consuming or possessing an alcoholic beverage 30 for a permitted purpose under Code section 123.47, subsection 31

For a first offense, a person under legal age who permits 33 under legal age consumption or possession in violation of the 34 bill commits a simple misdemeanor punishable as a scheduled 35 violation under Code section 805.8C, subsection 7; for a 1 second offense a person commits a simple misdemeanor 2 punishable by a fine of \$500; and for a third or subsequent 3 offense the person commits a simple misdemeanor punishable by 4 a fine of \$500 and suspension of the person's motor vehicle 5 operating privileges for up to one year.

The court, for a first offense by a person under legal age, 7 may suspend the payment of a scheduled fine and order the 8 person under legal age to receive a substance abuse evaluation 9 by a program licensed to provide services pursuant to Code 3 10 section 125.13.

A person of legal age who permits under legal age 12 consumption or possession in violation of the bill commits a 3 13 serious misdemeanor punishable by a minimum fine of \$500.

3 14 The bill provides that the director of the department of 3 15 transportation (DOT) shall not destroy any arrest or 3 16 conviction records for persons 21 and over or license 3 17 revocation records for persons under the age of 21, relating 3 18 to operating=while=intoxicated offenses. Current law 3 19 authorizes the DOT to destroy such records that are more than 3 20 12 years old except for certain DOT records of drivers of 21 commercial motor vehicles. The bill also eliminates this 22 twelve=year look=back provision for determining whether an 23 operating=while=intoxicated offense is a second or subsequent 3 24 offense for criminal sentencing or license revocation 25 purposes. 26 LSB 1576HC 83

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