Session of 2003

SENATE BILL No. 274

By Committee on Federal and State Affairs

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9 AN ACT concerning the liquor control act; amending K.S.A. 41-301 and 10 41-302 and K.S.A. 2002 Supp. 41-719 and repealing the existing 11 sections. 12 13 Be it enacted by the Legislature of the State of Kansas: 14Section 1. K.S.A. 41-301 is hereby amended to read as follows: 41-15301. The director shall issue to qualified applicants, who have filed the 16 bond and paid the registration and license fees required by this act, li-17censes to sell alcoholic liquor at retail in the original package within the 18 corporate limits of cities and outside the corporate limits of cities in cer-19 tain townships as provided in this act: Provided, That no such . No re-20 tailer's license shall be issued for any premises within any city of the first 21or second class wherein a majority of the qualified electors of such city 22 who voted on the proposition to amend section 10 of article 15 of the 23 constitution of the state of Kansas at the general election held in Novem-24ber, 1948, shall have voted against the adoption of such proposition or in 25eities of the third elass located in a township, or townships, wherein a 26 majority of the qualified electors of such township, or townships, who 27voted on said proposition to amend the constitution at said election shall

29 electors of such city voting at an election held as provided by K.S.A. 41-30 302, and amendments thereto, shall have declared by their votes to be 31 *vote* in favor of the licensing of the sale of alcoholic liquor by the package 32 in such city. 33 Sec. 2. K.S.A. 41-302 is hereby amended to read as follows: 41-302.

have voted against its adoption, until unless a majority of the qualified

34 (a) The question of licensing the retail sale of alcoholic liquors by the 35 package shall be submitted by the governing body of any city at any reg-36 ular general city election occurring in such city whenever a petition re-37 questing such submission has been filed with the city clerk of any such 38 city as hereinafter provided.

39 In eities of the first and second elass, any Such petition shall be signed 40by such number of electors of such city which equals 30% or more of the 41 total vote cast in such city at the last general election for the office of 42 secretary of state. In cities of the third class, any such petition shall be 43 signed by such number of electors of such city which equals 40% or more

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of the total vote cast at the last general city election held in such city of the third class for candidates for the city office for which the greatest number of total votes were cast. Each sheet of each petition shall comply with the provisions of K.S.A. 25-3601 through 25-3607, and amendments thereto. No signature on such petition shall be valid unless appended to the petition within the last 90 days prior to the date of filing the petition with the city clerk.

Such petition shall be filed not less than 40 nor more than 60 days prior 8 9 to the date of the election. After any such petition has been filed no 10 signature shall be withdrawn and no signature shall be added. The gov-11 erning body of the city shall have the power to determine the sufficiency 12 of any such petition. Any person who signs a proposal or petition author-13 ized by this section and who knowingly is not a qualified elector in the 14 place where such proposal or petition is made, or who aids or abets any 15other persons in doing any of the acts mentioned, or any person who 16 bribes, gives or pays any money or thing of value to any person directly 17or indirectly to induce such person to sign such proposal or petition shall 18be guilty of a misdemeanor and upon conviction thereof shall be punished 19 by fine of not more than \$300 or by imprisonment of not more than 90 20days, or by both such fine and imprisonment in the discretion of the court. 21 Upon the ballot the proposition shall be stated as follows: (b)

22 "Shall the sale of alcoholic liquors by the package be licensed in (here YES □ 23 insert the name of the city)?" NO □

Voters desiring to vote in favor of the sale of alcoholic liquors by the package shall place a cross or check mark in the square opposite the word "Yes" and those desiring to vote against the sale of alcoholic liquor by the package shall place a cross or check mark in the square opposite the word "No."

29 (c) Upon the filing of a sufficient petition, the governing body shall 30 call any election required by this section and notice of such election shall be given in the manner provided by the general bond law. The provisions 31 32 of the laws of this state relating to election officers, voting places, election 33 places and blanks, preparation and form of ballots, information to voters, delivery of ballots, calling of elections, conduct of elections, manner of 34 35 voting, counting of votes, records and certificates of election, and recounts 36 of votes, so far as applicable, shall apply to voting on the proposition under the provisions of this act. Such election shall be called and held in the 37 38 manner provided by law for question submitted elections.

(d) The majority of those voting on the proposition shall be mandatory upon the director insofar as licensing the sale of such liquors therein
by the package is concerned. In the absence of any vote on the question
of licensing the sale of such liquors in cities of the first and second class
wherein a majority of the qualified electors of such eity who voted on the

proposition to amend section 10 of article 15 of the constitution of the 1 state of Kansas at the general election held in November, 1948, shall have 2 3 voted in favor of the adoption of such proposition and in citics of the third class located in townships wherein a majority of the qualified elee-4 tors voted in favor of such constitutional amendment and in the absence 5of any further vote in cities of the first, second or third class in which a 6 7 majority of the qualified electors of such eity shall have voted at any special or general city election in favor of the licensing of the sale of 8 9 alcoholic liquor by the package, the director shall continue to issue li-10 censes to sell the same by the package therein for periods of one year, 11 subject to all the terms and conditions of this act.

12 (e) If a majority of the electors voting at any such election shall vote 13 against licensing the sale of alcoholic liquors by the package, the holder 14of any valid existing retailer's license for premises in such city shall have 15the right to continue to operate under such license for a period not to 16 exceed 90 days after the result of such election is canvassed or until the 17expiration of such license, whichever period of time is the shorter. If such 18period of time expires before the expiration of the term for which the 19 retailer's license was issued, such licensee shall be entitled to a refund of 20that portion of the license period which is unavailable to such licensee in 21 accordance with rules and regulations established by the secretary of rev-22 enue.

23 (f) For the purpose of determining as provided in K.S.A. 41-301, and 24amendments thereto, and in this section whether a majority of the qual-25ified electors of a township in which a eity of the third elass is located 26 voted against the adoption of the liquor amendment at the general elee-27 tion held in November, 1948, if any city of the third class is located in 28two or more townships, the total vote for and against the amendment in 29 all the townships in which such city is located shall be used to determine 30 whether such city is located in a township in which a majority of the 31 qualified electors voted against the amendment.

Sec. 3. K.S.A. 2002 Supp. 41-719 is hereby amended to read as follows: 41-719. (a) No person shall drink or consume alcoholic liquor on
the public streets, alleys, roads or highways or inside vehicles while on
the public streets, alleys, roads or highways.

36 (b) No person shall drink or consume alcoholic liquor on private37 property except:

(1) On premises where the sale of liquor by the individual drink isauthorized by the club and drinking establishment act;

(2) upon private property by a person occupying such property as an
owner or lessee of an owner and by the guests of such person, if no charge
is made for the serving or mixing of any drink or drinks of alcoholic liquor
or for any substance mixed with any alcoholic liquor and if no sale of

alcoholic liquor in violation of K.S.A. 41-803, and amendments thereto,
 takes place;

3 (3) in a lodging room of any hotel, motel or boarding house by the 4 person occupying such room and by the guests of such person, if no 5 charge is made for the serving or mixing of any drink or drinks of alcoholic 6 liquor or for any substance mixed with any alcoholic liquor and if no sale 7 of alcoholic liquor in violation of K.S.A. 41-803, and amendments thereto, 8 takes place;

9 (4) in a private dining room of a hotel, motel or restaurant, if the 10 dining room is rented or made available on a special occasion to an in-11 dividual or organization for a private party and if no sale of alcoholic liquor 12 in violation of K.S.A. 41-803, and amendments thereto, takes place; or

(5) on the premises of a microbrewery or farm winery, if authorizedby K.S.A. 41-308a or 41-308b, and amendments thereto.

(c) No person shall drink or consume alcoholic liquor on public prop-erty except:

(1) On real property leased by a city to others under the provisions
of K.S.A. 12-1740 through 12-1749, and amendments thereto, if such real
property is actually being used for hotel or motel purposes or purposes
incidental thereto.

(2) In any state-owned or operated building or structure, and on the
surrounding premises, which is furnished to and occupied by any state
officer or employee as a residence.

(3) On premises licensed as a club or drinking establishment and
located on property owned or operated by an airport authority created
pursuant to chapter 27 of the Kansas Statutes Annotated or established
by a city having a population of more than 200,000.

(4) On the state fair grounds on the day of any race held thereonpursuant to the Kansas parimutuel racing act.

(5) On the state fairgrounds, if such liquor is domestic beer or wine or wine imported under subsection (e) of K.S.A. 41-308a, and amendments thereto, and is consumed only for purposes of judging competitions. The state fair board, in its discretion, may authorize the consumption of such alcoholic liquor on nonfair days in conjunction with bona fide scheduled events involving not less than 75 invited guests and subject to any conditions or restrictions as the board may require.

(6) In the state historical museum provided for by K.S.A. 76-2036,
and amendments thereto, on the surrounding premises and in any other
building on such premises, as authorized by rules and regulations of the
state historical society.

(7) On the premises of any state-owned historic site under the jurisdiction and supervision of the state historical society, on the surrounding
premises and in any other building on such premises, as authorized by

1 rules and regulations of the state historical society.

2 (8) In a lake resort within the meaning of K.S.A. 32-867, and amend-3 ments thereto, on state-owned or leased property.

(9) In the Hiram Price Dillon house or on its surrounding premises,
subject to limitations established in policies adopted by the legislative
coordinating council, as provided by K.S.A. 75-3682, and amendments
thereto.

8 (10) On the premises of the Kansas national guard regional training 9 center located in Saline county, and any building on such premises, as 10 authorized by rules and regulations of the adjutant general and upon 11 approval of the Kansas military board.

12 (11) On property exempted from this subsection (c) pursuant to sub-13 section (d), (e), (f), (g), (h) or (i).

14 (d) Any city may exempt, by ordinance, from the provisions of sub-15 section (c) specified property the title of which is vested in such city.

(e) The board of county commissioners of any county may exempt,
by resolution, from the provisions of subsection (c) specified property the
title of which is vested in such county.

(f) The state board of regents may exempt from the provisions of
subsection (c) the Sternberg museum on the campus of Fort Hays state
university, or other specified property which is under the control of such
board and which is not used for classroom instruction, where alcoholic
liquor may be consumed in accordance with policies adopted by such
board.

(g) The board of regents of Washburn university may exempt from the provisions of subsection (c) the Mulvane art center and the Bradbury Thompson alumni center on the campus of Washburn university, and other specified property the title of which is vested in such board and which is not used for classroom instruction, where alcoholic liquor may be consumed in accordance with policies adopted by such board.

(h) Any city may exempt, by ordinance, from the provisions of subsection (c) any national guard armory in which such city has a leasehold
interest, if the Kansas military board consents to the exemption.

(i) The board of trustees of a community college may exempt from
the provisions of subsection (c) specified property which is under the
control of such board and which is not used for classroom instruction,
where alcoholic liquor may be consumed in accordance with policies
adopted by such board.

(j) Violation of any provision of this section is a misdemeanor punishable by a fine of not less than \$50 or more than \$200 or by imprisonment
for not more than six months, or both.

42 Sec. 4. K.S.A. 41-301 and 41-302 and K.S.A. 2002 Supp. 41-719 are 43 hereby repealed.

2 publication in the Kansas register.

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