33:1-10

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LEGISLATIVE HISTORY CHECKLIST

NJSA: 33:1-10		(Wine-farm licensee-sell for off- premises consumption)
LAWS OF: 1985		CHAPTER: 130
Bill No: \$1736		
Sponsor(s): Dumont		
Date Introduced: May 14, 1984		
Committee: Assembly:	Law, Public Sa	fety and Defense
Senate: Law, Public Safety and Defense		
Amended during passage:		No
Date of Passage:	Assembly: Fo	ebuary 25, 1984
	Senate: Decer	nber 17, 1984
Date of Approval: April 12, 1985		
Following statements are attached if available:		
Sponsor statement:		Yes
Committee statement:	Assembly	Yes
	Senate	Yes
Fiscal Note:		No
Veto Message:		No
Message on Signing:		Noves
Following were printed:		
Reports:		No
Hearings:		No

See newspaper clipping (attached): "Tasting New Jersey," 3-15-85 Trenton Times.

CHAPTER 130 LAWS OF N. J. 1985 APPROVED 4-12-85

SENATE, No. 1736

STATE OF NEW JERSEY

INTRODUCED MAY 14, 1984

By Senator DUMONT

Referred to Committee on Law, Public Safety and Defense

An Act concerning farm winery licenses and amending R. S. 33:1-10.

1 BE IT ENACTED by the Senate and General Assembly of the State 2 of New Jersey:

1. R. S. 33:1–10 is amended to read as follows:

2 33:1-10. Plenary brewery license. 1a. The holder of this license
3 shall be entitled, subject to rules and regulations, to brew any malt
4 alcoholic beverages and to sell and distribute his products to whole5 salers and retailers licensed in accordance with this chapter, and to
6 sell and distribute without this State to any persons pursuant to
7 the laws of the places of such sale and distribution, and to maintain
8 a warehouse. The fee for this license shall be \$8,500.00.

9 Limited brewery license. 1b. The holder of this license shall be 10 entitled, subject to rules and regulations, to brew any malt alcoholic beverages in a quantity to be expressed in said license, dependent 11 upon the following fees and not in excess of 300,000 barrels of 31 12 fluid gallons capacity per year and to sell and distribute his prod-13ucts to wholesalers and retailers licensed in accordance with this 14 chapter, and to sell and distribute without this State to any persons 15pursuant to the laws of the places of such sale and distribution, and 16 to maintain a warehouse. The fee for this license shall be gradu-17ated as follows: To so brew not more than 50,000 barrels of 31 fluid 18 gallons capacity per annum, \$1,000.00; to so brew not more than 19100,000 barrels of 31 fluid gallons capacity per annum, \$2,000.00; 20to so brew not more than 200,000 barrels of 31 fluid gallons capacity 2122per annum, \$4,000.00; to so brew not more than 300,00 barrels of 2331 fluid gallons capacity per annum, \$6,000.00.

24 Plenary winery license. 2a. The holder of this license shall be Matter printed in italics thus is new matter.

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entitled, subject to rules and regulations, to manufacture any 2526fermented wines, and to blend, fortify and treat wines, and to sell and distribute his products to wholesalers and retailers licensed in 2728accordance with this chapter and to churches for religious purposes, 29and to sell and distribute without this State to any persons pur-30 suant to the laws of the places of such sale and distribution, and to 31maintain a warehouse. The fee for this license shall be \$750.00. 32Upon payment of an additional fee of \$200.00 for each but not in 33 excess of two premises, in addition to the licensed premises of the 34winery, the holder of this license shall have the right to sell such wine at retail for consumption on or off the premises as is mann-35factured, blended, fortified or treated by the licensee in his licensed 3637premises and sold as the licensee's products under the label or labels 38of the licensee or in lieu of such additional fee of \$200.00 but upon 39payment of an additional fee of \$600.00 the holder of this license 40 shall have the right to sell wines and other alcoholic beverages at retail on the licensed premises; provided, however, that such sales 41 shall be made only for consumption off the licensed premises; and 4243provided further, that such wines and other alcoholic beverages shall be manufactured or blended, fortified, distilled or treated by 44the licensee in his licensed premises or by the licensee's subsidiary 4546corporation and sold only under the label or labels of the licensee. The combined total number of plenary winery licensees having retail 47privileges, shall not exceed one per each million of population in 48 the State as shown by the last preceding federal census. In the 49granting of such plenary winery licenses, the Director of the Di-50vision of Alcoholic Beverage Control may, in the exercise of his 5152discretion and pursuant to such rules and regulations as he may adopt, give prior consideration to applicants engaged in growing 53and cultivating grapes upon land owned by the applicant, having 54an area not less than three acres. The containers of all wine sold at 55retail by such licensee shall have attached thereto a label setting 56forth such information as shall be required by the rules and regn-57lations of the Director of Alcoholic Beverage Control. 58

Farm winery license. 2b. The holder of this license shall be en-5960 titled, subject to rules and regulations, to manufacture any fermented wines and fruit juices in a quantity to be expressed in said 61 license, dependent upon the following fees and not in excess of 6250,000 gallons per year and to sell and distribute his products to 63 wholesalers and retailers licensed in accordance with this chapter 64 and to sell and distribute without this State to any persons pur-65 suart to the laws of the places of such sale and distribution, and 66 67 to maintain a warehouse and to sell at retail to consumers; provided, however, that such sale to consumers shall be made only for 68

consumption off the licensed premises and then only when the 69 70 winery at which such fermented wines and fruit juices are manufactured is located and constructed upon a tract of land owned 7172exclusively by the holder of such farm winery license, which said 73 tract of land shall have an area of not less than three acres and have growing and under cultivation upon said land at least 1,200 grape 74vines; and provided, further, that such fermiented wines and fruit 7576juices shall be manufactured only from grapes or fruit grown in 77this State. The containers of all wine sold to consumers by such 78licensee shall have attached thereto a label stating in substance 79that the wine has been produced from 100% New Jersey grown 80 fruit and setting forth such information as shall be required by the rules and regulations of the Director of Alcoholic Beverage 81 Control. The fee for this license shall be graduated as follows: 8283 To so manufacture between 2,500 and 50,000 gallons per annum, 84 \$200.00; to so manufacture between 1,000 and 2,500 gallons per 85annum, \$100.00; to so manufacture less than 1,000 gallons per an-86num, \$50.00.

The holder of this license has the right to sell fermented wines
and fruit juices manufactured on the licensed premises at retail
for consumption off the premises at one other location other than
the licensed premises for an additional fee of \$100.00.

91 The license granted hereunder shall authorize, subject to such 92 rules and regulations as may be deemed necessary or appropriate 93 by the Director of the Division of Alcoholic Beverage Control, the 94 offering and tasting on the licensed premises of free samples of 95 wine, to visitors and prospective retail customers.

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Section 2

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96 For the purposes of this subsection, with respect to farm winery
97 licenses, "manufacture" means the vinification, aging, storage,
98 blending, clarification, stabilization and bottling of wine or juice
99 from 100% New Jersey grown fruit.

100 Plenary distillery license. 3a. The holder of this license shall be 101 entitled, subject to rules and regulations, to manufacture any dis-102 tilled alcoholic beverages and rectify, blend, treat and mix, and to 103 sell and distribute his products to wholesalers and retailers licensed 104 in accordance with this chapter, and to sell and distribute without 105 this State to any persons pursuant to the laws of the places of such 106 sale and distribution, and to maintain a warehouse. The fee for 107 this license shall be \$10,000.00.

108 Limited distillery license. 3b. The holder of this license shall be 109 entitled, subject to rules and regulations, to manufacture and bottle 110 any alcoholic beverages distilled from fruit juices and rectify, 111 blend, treat, mix, compound with wine and add necessary sweeten-112 ing and flavor to make cordial or liqueur, and to sell and dis113 tribute to wholesalers and retailers licensed in accordance with 114 this chapter, and to sell and distribute without this Sate, to any 115 persons pursuant to the laws of the places of such sale and distribu-116 tion and to warehouse these products. The fee for this license 117 shall be \$3,000.00.

118 Supplementary limited distillery license. 3c. The holder of this 119 license shall be entitled, subject to rules and regulations, to bottle 120 and rebottle, in a quantity to be expressed in said license, dependent 121 upon the following fees, alcoholic beverages distilled from fruit 122 juices by such holder pursuant to a prior plenary or limited dis-123 tillery license, and to sell and distribute his products to wholesalers 124 and retailers licensed in accordance with this chapter, and to sell 125 and distribute without this State to any persons pursuant to the 126 laws of the places of such sale and distribution, and to maintain a 127 warehouse. The fee for this license shall be graduated as follows: 128 To so bottle and rebottle not more than 5,000 wine gallons per 129 annum, \$250.00; to so bottle and rebottle not more than 10,000 wine 130 gallons per annum, \$500.00; to so bottle and rebottle without limit 131 as to amount, \$1,000.00.

132 Rectifier and blender license. 4. The holder of this license shall 133 be entitled, subject to rules and regulations, to rectify, blend, treat 134 and mix distilled alcoholic beverages, and to fortify, blend, and 135 treat fermented alcoholic beverages, and prepare mixtures of 136 alcoholic beverages, and to sell and distribute his products to whole-137 salers and retailers licensed in accordance with this chapter, and to 138 sell and distribute without this State to any persons pursuant to the 139 laws of the places of such sale and distribution, and to maintain a 140 warehouse. The fee for this license shall be \$6,000.00.

141 Bonded warehouse bottling license. 5. The holder of this license 142 shall be entitled, subject to rules and regulations, to bottle alcoholic 143 beverages in bond on behalf of all persons authorized by federal 144 and State law and regulations to withdraw alcoholic beverages from 145 bond. The fee for this license shall be \$500.00. This license shall be 146 issued only to persons holding permits to operate Internal Revenue 147 bonded warehouses pursuant to the laws of the United States.

1 2. This act shall take effect immediately.

STATEMENT

This bill permits the holders of farm winery licenses to sell fermented wine and fruit juice manufactured on the licensed premises at retail for consumption off the premises at one other location other than the licensed premises for a fee of \$100.00. This bill would facilitate the distribution and sale of wine produced with New Jersey grown fruit in the State's urban areas. 113 tribute to wholesalers and retailers dicensed in accordance with 114 this chapter, and to sell and distribute without this Sate, to any 115 persons pursuant to the laws of the places of such sale and distribu-116 tion and to warehouse these products. The fee for this license 117 shall be \$3,000.00.

118 Supplementary limited distillery license. 3c. The holder of this 119 license shall be entitled, subject to rules and regulations, to bottle 120 and rebottle, in a quantity to be expressed in said license, dependent 121 upon the following fees, alcoholic beverages distilled from fruit 122 juices by such holder pursuant to a prior plenary or limited dis-123 tillery license, and to sell and distribute his products to wholesalers 124 and retailers licensed in accordance with this chapter, and to sell 125 and distribute without this State to any persons pursuant to the 126 laws of the places of such sale and distribution, and to maintain a 127 warehouse. The fee for this license shall be graduated as follows: 128 To so bottle and rebottle not more than 5,000 wine gallons per 129 annum, \$250.00; to so bottle and rebottle not more than 10,000 wine 130 gallons per annum, \$500.00; to so bottle and rebottle without limit 131 as to amount, \$1,000.00.

132 Rectifier and blender license. 4. The holder of this license shall 133 be entitled, subject to rules and regulations, to rectify, blend, treat 134 and mix distilled alcoholic beverages, and to fortify, blend, and 135 treat fermented alcoholic beverages, and prepare mixtures of 136 alcoholic beverages, and to sell and distribute his products to whole-137 salers and retailers licensed in accordance with this chapter, and to 138 sell and distribute without this State to any persons pursuant to the 139 laws of the places of such sale and distribution, and to maintain a 140 warehouse. The fee for this license shall be \$6,000.00.

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51736(1985)

ASSEMBLY LAW, PUBLIC SAFETY AND DEFENSE COMMITTEE

STATEMENT TO

SENATE, No. 1736

STATE OF NEW JERSEY

DATED: FEBRUARY 4, 1985

Under current law, the holder of a farm winery license is entitled to maintain a warehouse and to sell the fermented wine and fruit juice that he manufactures to consumers for off-premises consumption.

Senate Bill No. 1736 would permit such a licensee to establish one other location besides the licensed premises at which he may sell his products at retail for off-premises consumption. The additional fee for this privilege is to be \$100.00.

SENATE LAW, PUBLIC SAFETY AND DEFENSE COMMITTEE

STATEMENT TO SENATE, No. 1736

STATE OF NEW JERSEY

DATED: JUNE 25, 1984

Under current law, the holder of a farm winery license is entitled to maintain a warehouse and to sell the fermented wine and fruit juice that he manufactures to consumers for off-premises consumption.

Senate Bill No. 1736 would permit such a licensee to establish one other location besides the licensed premises at which he has the right to sell his products at retail for off-premises consumption.

The additional fee for this privilege is \$100.00.

BILLS SIGNED PAGE THREE APRIL 12, 1985

<u>A-2454</u>, sponsored by Assemblyman Anthony P. Vainieri, D-Hudson, which allows the closed-circuit testimony of victims or witnesses age 16 or younger in sexual abuse cases.

<u>AJR-20</u>, sponsored by Assembly Speaker Alan J. Karcher, D-Middlesex, which requires the Commissioners of Human Services and Health to study the possibility of establishing a residential care facility for patients afflicted with Huntingdon's Disease, a progressive neurological degenerative disease, which normally requires institutional care in its later phases.

<u>S-1737</u>, sponsored by State Senator Wayne Dumont, Jr., R-Warren, which allows farm winery licensees to manufacture wine using up to 49 percent out-of-state grown grapes during the winery's first five years of operation.

<u>S-1736</u>, also sponsored by Senator Dumont, which allows farm winery license holders to sell their product at retail for off-premises consumption at one additional location other than their manufacturing facility.

<u>S-1193</u>, sponsored by State Senator Richard J. Codey, D-Essex, which increases the amount of the parimutuel pool at Garden State Race Track which must be deposited in a special trust account for the New Jersey Thoroughbred Breeders Program from .15 percent to .65 percent. The bill brings the contribution into line with contributions from other race tracks in the State.

<u>S-526</u>, also sponsored by Senator Codey, which requires that all racing stewards and judges at privately owned race tracks be appointed by the New Jersey Racing Commission. Under current law some stewards and judges are appointed by the Racing Commission and others by the race tracks.

<u>S-141</u>, sponsored by State Senator Walter Rand, D-Camden, which provides that in counties not governed under the Optional County Charter Law (16 of the 21 counties) the governing body may designate an individual to approve payment of claims when the governing body is not meeting.

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