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33: 1-15.41
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## LEGISLATIVE HISTORY CHECKLIST

lISA ..... $33: 1-45.4$
Laws of

$\qquad$
Chapter ..... 19
Ej11 Ho. ..... Al 55
Sponsor (s) ..... Hollenbeck ? Visot,cky
Date Introduced ..... May 2, 1974
Committee: Assembly ..... Commerce Industry $\%$ Professions
Senate
$\qquad$
Amended during passage Yes ..... 時3
Date of passage: Assembly ..... Sept. 30, 1974Senate January 2?, 1975
Date of approval February 27, 1075
Following statements are attached if available:sponsor statementYes Ho
Committee Statement: Assembly Pres ..... Ho
Senate pecs ..... Ho
Fiscal Note Wens ..... 10
Veto messagespecs110
Message on signingVacs90
following were printed:
Reports ..... WE
HearingsYesHo

## STATE OF NEW JERSEY

INTRODUCED MAY 2, 1974<br>By Assemblymen HOLLENBECK and VISOTCKY<br>Referred to Committee on Commerce, Industry and Professions

An Act concerning alcoholic beverages, and supplementing chapter 1 of Title 33 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. It shall be lawful for the municipal issuing authority of any municipality having a population of more than 20,000 and located in a county having a population between 800,000 and $1,200,000$ in which a referendum has been held pursuant to the provisions of R. S. $33: 1-45$, wherein a majority of the legal voters of said municipality voted "No," to the question "Shall the retail sale of all kinds of alcoholic beverages, for consumption on the licensed premises by the glass or other open receptacle pursuant to chapter 1 of Title 33, Intoxicating Liquors, of the Revised Statutes (R. S. 33:1-1 et seq.) be permitted in this municipality?", and where club licenses have been issued pursuant to P. L. 1949, c. 255, to issue an additional club license as defined in and regulated by subparagraph 5 of R. S. 33:1-12, after public hearing held at least 10 days after publication of notice thereof and favorable vote by said authority, to any constituent unit, chartered or otherwise duly enfranchised chapter or member club of a national organization or association which is in possession of suitable premises and which is operated for benevolent, charitable, fraternal, social, religious, recreational, athletic, or similar purposes, and not for private gain, and which comply with all conditions which may be imposed by the Director of the Division of Alcoholic Beverage Control in the Department of Law and Public Safety.

This act shall be operative only during the 90 -day period immediately following its effective date, and thereafter shall be inoperative.

Any license issued by said municipality during the said operative

## A1615 (1974)

27 period shall entitle the holder of the license to retain it and any 28 renewals thereof notwithstanding that this act shall so become 29 inoperative.
30 Nothing herein contained shall be deemed to affect any license 31 or renewal there of heretofore issued pursuant to P. L. 1949, c. 255.
1 2. This act shall take effect immediately.

## STATEMENT

The purpose of this bill is to permit the issuance of an additional club license by a municipality of more than 20,000 inhabitants in a county having a population between 800,000 and $1,200,000$ inhabitants to a unit of a national organization operated for benevolent, charitable, fraternal, social, athletic or similar pourposes, and not for private gain.

