



General Assembly

January Session, 2003

Amendment

LCO No. 6345

HB0669906345HDO

Offered by:

REP. FRITZ, 90th Dist.

To: House Bill No. 6699

File No. 612

Cal. No. 427

**"AN ACT CONCERNING THE REVISOR'S 2003 TECHNICAL
CORRECTIONS TO THE GENERAL STATUTES."**

1 After the last section, add the following and renumber sections and
2 internal references accordingly:

3 "Sec. 501. Subsection (c) of section 30-48 of the general statutes, as
4 amended by section 1 of public act 03-34, is repealed and the following
5 is substituted in lieu thereof (*Effective October 1, 2003*):

6 (c) If there is a proposed change or change in ownership of a retail
7 permit premises, no application for a permit shall be approved until
8 the applicant files with the department an affidavit executed by the
9 applicant stating that all obligations of the predecessor permittee for
10 the purchase of alcoholic liquor at such permit premises have been
11 paid [or] and that such applicant did not receive direct or indirect
12 consideration from the predecessor permittee. If a wholesaler
13 permittee alleges that the applicant received direct or indirect
14 consideration from the predecessor permittee [or] and that there

15 remains outstanding liquor obligations, such wholesaler permittee
16 may file with the department an affidavit, along with supporting
17 documentation to establish receipt of such consideration [or] and such
18 outstanding liquor obligations. The commissioner, in the
19 commissioner's sole discretion, shall determine whether a hearing is
20 warranted on such allegations. For the purposes of this subsection,
21 "consideration" means the receipt of legal tender or goods or services
22 for the purchase of alcoholic liquor remaining on the premises of the
23 predecessor permittee, for which bills remain unpaid."