



General Assembly

**Amendment**

February Session, 2008

LCO No. 5255

**\*SB0051905255SD0\***

Offered by:

SEN. COLAPIETRO, 31<sup>st</sup> Dist.

SEN. HARTLEY, 15<sup>th</sup> Dist.

To: Subst. Senate Bill No. 519

File No. 698

Cal. No. 167

**"AN ACT CONCERNING WINE FESTIVALS."**

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- 1 In line 7, after "days", insert "per calendar year and said council
  - 2 shall not organize and sponsor more than one such wine festival per
  - 3 calendar year"
  
  - 4 In line 11, strike "or brandy"
  
  - 5 In line 14, strike "or brandy"
  
  - 6 In line 15, strike "or brandy"
  
  - 7 In line 19, strike "or brandy"
  
  - 8 Strike lines 20 to 25, inclusive, in their entirety
  
  - 9 In line 26, strike "(e)" and insert "(d)" in lieu thereof
  
  - 10 In line 35, after "year", insert "and such permit holder shall not
  - 11 participate in more than one wine festival pursuant to this section in

12 this state per calendar year"

13 In line 39, strike "or brandy"

14 In line 42, strike "or brandy"

15 In line 43, strike "or brandy"

16 In line 48, strike "or brandy"

17 In line 51, strike "or brandy"

18 In line 52, strike "or brandy"

19 Strike lines 54 to 59, inclusive, in their entirety

20 In line 60, strike "(f)" and insert "(e)" in lieu thereof

21 After line 223, insert the following:

22 "Sec. 5. (New) (*Effective from passage*) A permittee holding a wine  
23 festival permit or an out-of-state wine festival permit issued pursuant  
24 to section 1 or 2 of this act or the Connecticut Farm Wine Development  
25 Council shall notify the chief municipal law enforcement official in the  
26 municipality in which a wine festival is to be held of the dates and  
27 hours such wine festival is scheduled to take place.

28 Sec. 6. Section 30-77 of the general statutes is repealed and the  
29 following is substituted in lieu thereof (*Effective from passage*):

30 (a) Any person who, without a permit therefor, except as provided  
31 in section 30-37 or subsection (b) of section 12-436, the provisions of  
32 which shall not be construed as requiring an individual to be  
33 physically present at the point of purchase of alcoholic beverages to  
34 import such alcoholic beverages, or contrary to the provisions of this  
35 chapter and the regulations of the Department of Consumer Protection  
36 with respect to the class of permit held by such person, manufactures  
37 or, by sample, by soliciting or procuring orders, or otherwise, sells or  
38 delivers, or offers or exposes for sale or delivery, or owns or keeps

39 with intent to sell or deliver, or who ships, transports or imports into  
40 this state, any alcoholic liquor, shall be subject to the penalties  
41 prescribed in section 30-113; provided nothing in this section shall  
42 prohibit any common carrier, warehouseman or other lien holder, or  
43 any officer acting under legal process, or any insurance company that  
44 acquires the same as the result of fire, flood or water damage, from  
45 exercising the right of such person or such entity to sell alcoholic liquor  
46 under a lien or such process or such acquisition, with the permission of  
47 the department. The provisions of this section shall not apply to the  
48 delivery to a permittee under this chapter of alcoholic liquor which is  
49 legally authorized. The provisions of this section shall not apply to the  
50 shipment into this state of ethyl alcohol intended for use or used for  
51 scientific, mechanical and industrial uses, for use in hospitals and  
52 public institutions, for medicinal purposes in the manufacture of  
53 patented, proprietary, medicinal, pharmaceutical, antiseptic, toilet,  
54 scientific, chemical, mechanical and industrial preparations or  
55 products not sold as a beverage for human consumption, nor to the  
56 shipment of wine to be used in the manufacture of patented,  
57 proprietary or pharmaceutical preparations or products or in the  
58 manufacture of fruit preserves. No such shipment shall be made  
59 except with the approval of the department and only in such manner  
60 as the department prescribes. The department shall notify the  
61 Commissioner of Revenue Services of the approval of any such  
62 shipment.

63 (b) The provisions of this section shall not prohibit a person, other  
64 than a minor, from producing beer for personal or family use only, in  
65 the following amounts: (1) One hundred gallons or less in one calendar  
66 year if there are two persons who have attained the age of twenty-one  
67 residing in the household; and (2) fifty gallons or less in one calendar  
68 year if there is only one person who has attained the age of twenty-one  
69 residing in the household. Such beer may be transported in sealed  
70 containers for use at organized affairs including beer exhibitions,  
71 contests or competitions. Such beer shall not be sold or offered for sale.

72 (c) The provisions of this section shall not apply to wine

73 manufactured or dispensed as part of an academic course in a  
74 curriculum established, approved by and under the control of an  
75 accredited institution of higher learning and located on the premises  
76 of such accredited institution."