

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28  
29

IN THE SENATE

BY SENATORS ROBISON *4 Snider*  
*by Request*

SENATE BILL NO. 116

IN THE LEGISLATURE OF THE TERRITORY OF ALASKA

TWENTY-FIRST SESSION

A BILL

For an Act entitled: "An Act relating to the issuance of beverage dispensary and retail licenses for the sale of intoxicating liquors, and amending Section 35-4-21 ACILA 1949, ~~and~~

BE IT ENACTED BY THE LEGISLATURE OF THE TERRITORY OF ALASKA:

Section 1. Section 35-4-21 ACILA 1949 is amended by adding thereto sub-section (L) as follows:

(L) The number of premises for which a beverage dispensary license or retail license is issued shall be limited as follows:

(1) Within incorporated municipalities, two licenses for each 1500 of population in the municipality, determined by multiplying by 3.5 the total number of dwelling units shown on the last assessment roll of the municipality; the determination of the number of dwelling units by the City Council of the municipality shall be conclusive. Nothing herein contained shall preclude municipalities from making further reasonable rules and regulations regarding the transfers of said licenses.

(2) Within areas outside of incorporated municipalities two licenses for each 1500 of population within each Recording District, determined by multiplying by 2 the total number of those voting in the Recording District and outside of municipalities at the last general election.

SB #116

Page 1 line 9 after "1949" insert "by adding thereto subsection L"

1           PROVIDED, however, that licensees ~~of~~ their transferees,  
2           otherwise qualified, already licensed at the time of the  
3           passage of this Section shall be relicensed annually for  
4           such location within such municipalities and Recording  
5           Districts irrespective of such limitation, and except that  
6           beverage dispensary licenses may be granted irrespective of  
7           such ratio for establishments located in bona fide hotels  
8           having 50 or more rooms or apartments, and to which there is  
9           an interior public entrance to the establishment in said  
10           hotel.

11           (3) No person or corporation shall be eligible under  
12           this Act for more than three beverage dispensary licenses  
13           and three retail liquor licenses within any one Recording  
14           District. No person or corporation shall have any direct  
15           or indirect interest in more than three beverage dispensary  
16           licenses and three retail liquor licenses within any one  
17           Recording District. Persons or corporations having licenses  
18           or interests in more than three beverage dispensaries and  
19           more than three retail liquor stores at the time of the  
20           enactment of this Subsection shall not be precluded from  
21           retaining or renewing said licenses or interests. The  
22           District Courts of each Judicial Division shall make such  
23           necessary rules and regulations as to effectuate the  
24           purposes of this Subsection.

Page 2 Line 1 delete "of" insert "or"

Page 2 line 10 after "hotel." add "Club licenses held by bona fide fraternal organizations which possess a charter from an American National fraternal organization functioning in not less than 36 states shall not be counted in determining the number of licenses in any city or recording precinct."