# **2010 SESSION**

**ENROLLED** 

[H 1293]

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 4.1-200 of the Code of Virginia, relating to alcoholic beverage control; 3 exemptions from licensure; consumption by underaged persons.

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### Approved

#### 6 Be it enacted by the General Assembly of Virginia:

#### 7 1. That § 4.1-200 of the Code of Virginia is amended and reenacted as follows: 8

§ 4.1-200. Exemptions from licensure.

The licensure requirements of this chapter shall not apply to:

10 1. A person in charge of an institution regularly conducted as a hospital or sanatorium for the care of persons in ill health, or as a home devoted exclusively to the care of aged people, who administers or 11 12 causes to be administered alcoholic beverages to any bona fide patient or inmate of the institution who 13 is in need of the same, either by way of external application or otherwise for emergency medicinal purposes. Such person may charge for the alcoholic beverages so administered, and carry such stock as 14 15 may be necessary for this purpose. No charge shall be made of any patient for the alcoholic beverages so administered to him where the same have been supplied to the institution by the Board free of 16 17 charge.

18 2. The manufacture, sale and delivery or shipment by persons authorized under existing laws to 19 engage in such business of any medicine containing sufficient medication to prevent it from being used 20 as a beverage.

21 3. The manufacture, sale and delivery or shipment by persons authorized under existing laws to 22 engage in such business of any medicinal preparations manufactured in accordance with formulas 23 prescribed by the United States pharmacopoeia; national formulary, patent and proprietary preparations; and other bona fide medicinal and technical preparations; which contain no more alcohol than is necessary to extract the medicinal properties of the drugs contained in such preparations, and no more 24 25 26 alcohol than is necessary to hold the medicinal agents in solution and to preserve the same, and which 27 are manufactured and sold to be used exclusively as medicine and not as beverages.

28 4. The manufacture, sale and delivery or shipment of toilet, medicinal and antiseptic preparations and 29 solutions not intended for internal human use nor to be sold as beverages.

30 5. The manufacture and sale of food products known as flavoring extracts which are manufactured 31 and sold for cooking and culinary purposes only and not sold as beverages.

32 6. Any person who manufactures at his residence or at a gourmet brewing shop for domestic 33 consumption at his residence, but not to be sold, dispensed or given away, except as hereinafter 34 provided, wine or beer or both, in an amount not to exceed the limits permitted by federal law.

35 Any person who manufactures wine or beer in accordance with this subdivision may remove from his residence an amount not to exceed fifty liters of such wine or fifteen gallons of such beer on any 36 37 one occasion for (i) personal or family use, provided such use does not violate the provisions of this 38 title or Board regulations; (ii) giving to any person to whom wine or beer may be lawfully sold an 39 amount not to exceed (a) one liter of wine per person per year or (b) seventy-two ounces of beer per 40 person per year, provided such gift is for noncommercial purposes; or (iii) giving to any person to 41 whom beer may lawfully be sold a sample of such wine or beer, not to exceed (a) one ounce of wine 42 by volume or (b) two ounces of beer by volume for on-premises consumption at events organized for 43 judging or exhibiting such wine or beer, including events held on the premises of a retail licensee. 44 Nothing in this paragraph shall be construed to authorize the sale of such wine or beer.

45 The provision of this subdivision shall not apply to any person who resides on property on which a winery, farm winery, or brewery is located. 46

7. Any person who keeps and possesses lawfully acquired alcoholic beverages in his residence for his 47 personal use or that of his family. However, such alcoholic beverages may be served or given to guests 48 49 in such residence by such person, his family or servants when (i) such guests are 21 years of age or 50 older or are accompanied by a parent, guardian, or spouse who is 21 years of age or older and, (ii) the consumption or possession of such alcoholic beverages by family members or such guests occurs only in 51 such residence where the alcoholic beverages are allowed to be served or given pursuant to this 52 53 subdivision, and (iii) such service or gift is in no way a shift or device to evade the provisions of this 54 title.

55 8. Any person who manufactures and sells cider to distillery licensees, or any person who 56 manufactures wine from grapes grown by such person and sells it to winery licensees.

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9. The sale of wine and beer in or through canteens or post exchanges on United States reservations when permitted by the proper authority of the United States.
10. The keeping and consumption of any lawfully acquired alcoholic beverages at a private meeting or private party limited in attendance to members and guests of a particular group, association or organization at a banquet or similar affair, or at a special event, if a banquet license has been granted.