## **1997 SESSION**

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1	HOUSE BILL NO. 1618
2	House Amendments in [] — January 20, 1997
3	A BILL to amend and reenact § 4.1-124 of the Code of Virginia, relating to alcoholic beverage control;
4	referendum on mixed beverages.
5	
6	Patron—Crouch
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7 8	Referred to Committee on General Laws
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 4.1-124 of the Code of Virginia is amended and reenacted as follows:
12	§ 4.1-124. Referendum on the sale of mixed beverages.
13	A. The provisions of this title relating to the sale of mixed beverages shall not become effective in
13	any town, county, or supervisor's election district of a county until a majority of the voters voting in a
15	referendum vote affirmatively on the question of whether mixed alcoholic beverages should be sold by
15 16	restaurants licensed under this title. The qualified voters of a town, county, or supervisor's election
17	district of a county may file a petition with the circuit court of the county asking that a referendum be
18	held on the question of whether the sale of mixed beverages by restaurants licensed by the Board should
10 19	be permitted within that jurisdiction. The petition shall be signed by qualified voters equal in number to
<b>20</b>	at least ten percent of the number registered in the town, county, or supervisor's election district on
20 21	January 1 preceding its filing or at least 100 qualified voters, whichever is greater. <i>Petition requirements</i>
22	for any county shall be based on the number of registered voters in the county, exclusive of the number
$\frac{22}{23}$	of registered voters in any town [ having a population in excess of 1,000 ] located within such county.
23 24	Upon the filing of a petition, and under no other circumstances, the court shall order the election
25	officials of the county to conduct a referendum on the question.
23 26	The clerk of the circuit court of the county shall publish notice of the referendum in a newspaper of
27 27	general circulation in the town, county, or supervisor's election district once a week for three consecutive
28	weeks prior to the referendum.
<b>2</b> 9	The question on the ballot shall be:
30	"Shall the sale of mixed alcoholic beverages by restaurants licensed by the
31	Alcoholic Beverage Control Board be permitted in (name of town,
32	county, or supervisor's election district of county)?"
33	The referendum shall be ordered and held and the results certified as provided in Article 5
34	(§ 24.2-681 et seq.) of Chapter 6 of Title 24.2. Thereupon the court shall enter of record an order
35	certified by the clerk of the court to be transmitted to the Board and to the governing body of the town
36	or county. Mixed beverages permitted to be sold by such referendum may in accordance with this title
37	be sold by restaurants licensed by the Board within the town, county, or supervisor's election district of
38	a county on or after thirty days following the entry of the order if a majority of the voters voting in the
39	referendum have voted "Yes."
40	The provisions of this section shall be applicable to towns having a population in excess of 1,000 to
41	the same extent and subject to the same conditions and limitations as are otherwise applicable to
42	counties under this section. Such towns shall be treated as separate local option units, and residents of
43	any such town shall not be eligible to vote in any referendum held pursuant to this section for any
44	county in which the town is located.
45	However, the provisions of this section shall not require any town created as a result of a
46	city-to-town reversion pursuant to Chapter 20.2 (§ 15.1-965.9 et seq.) of Title 15.1 to hold a referendum
47	on the same question if a majority of the voters voting in the former city had previously approved the
<b>48</b>	sale of mixed beverages by restaurants licensed by the Board in such city.
49	B. Once a referendum has been held, no other referendum on the same question shall be held in the
50	town, county, or supervisor's election district of a county for a period of twenty-three months.
51	C. Notwithstanding the provisions of subsection A, the sale of mixed beverages shall be allowed on
52	property dedicated for industrial or commercial development and controlled through the provision of
53	public utilities and covenanting of the land by any multijurisdictional industrial development authority,
54	as set forth under Chapter 33 (§ 15.1-1373 et seq.) of Title 15.1, provided that (i) such authority
55	operates under a partnership agreement between three or more counties, cities, or towns and such
56	jurisdictions participate administratively and financially in the authority and (ii) the sale of mixed
57	beverages is permitted in one of the member counties, cities, towns, or a supervisor's election district of
58	one of the counties and that the governing board of the authority authorizes an establishment located
59	within the confines of such property to apply to the Board for such license. The appropriate license fees

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60 shall be paid for this privilege.

D. Notwithstanding the provisions of subsection A of this section and subsection C of § 4.1-122, the
 sale of mixed beverages by licensees, and the sale of alcoholic beverages other than beer and wine not
 produced by farm wineries by the Board, shall be allowed in any city in the Commonwealth.

E. Notwithstanding the provisions of subsection A, the Board may grant a mixed beverage restaurant
license to a restaurant located on the premises of and operated by a private club exclusively for its
members and their guests, subject to the qualifications and restrictions on the issuance of such license

67 imposed by § 4.1-210. However, no license authorized by this subsection shall be granted if the private

68 club restricts its membership on the basis of race, color, creed, national origin or sex.