## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL

No. $632{ }^{\text {sasesen }}$

INTRODUCED BY PETRI, EVERETT, FABRIZIO AND FARRY, FEBRUARY 8, 2013

REFERRED TO COMMITEE ON LIQUOR CONTROL, FEBRUARY 8, 2013

## AN ACT

Amending the act of April 12, 1951 (P.L.90, No.21), entitled, as reenacted, "An act relating to alcoholic liquors, alcohol and malt and brewed beverages; amending, revising, consolidating and changing the laws relating thereto; regulating and restricting the manufacture, purchase, sale, possession, consumption, importation, transportation, furnishing, holding in bond, holding in storage, traffic in and use of alcoholic liquors, alcohol and malt and brewed beverages and the persons engaged or employed therein; defining the powers and duties of the Pennsylvania Liquor Control Board; providing for the establishment and operation of State liquor stores, for the payment of certain license fees to the respective municipalities and townships, for the abatement of certain nuisances and, in certain cases, for search and seizure without warrant; prescribing penalties and forfeitures; providing for local option, and repealing existing laws," further providing for limiting number of retail licenses to be issued in each county.

The General Assembly of the Commonwealth of Pennsylvania
hereby enacts as follows:
Section 1. Section $461(a)$ of the act of April 12, 1951
(P.L.90, No.21), known as the Liquor Code, reenacted and amended

June 29, 1987 (P.L. 32, No.14) and amended October 24, 2012
(P.L.1203, No.149), is amended to read:

Section 461. Limiting Number of Retail Licenses To Be Issued
In Each County.--(a) No additional restaurant[,] or eating
place retail dispenser [or club] licenses shall be issued within a county if the total number of restaurant and eating place retail dispenser licenses is greater than one license for each three thousand inhabitants in the county, except the board may issue licenses to public venues, performing arts facilities, continuing care retirement communities, airport restaurants, municipal golf courses, hotels, privately-owned private golf courses, privately-owned public golf courses, racetracks, automobile racetracks, nonprimary pari-mutuel wagering locations, privately-owned ski resorts and to any other entity which this act specifically exempts from the limitations provided in this section[, and the board may issue a license to a club situated in a borough having a population less than eight thousand inhabitants which is located in a county of the second class A whose application is filed on or before February 28, 2001]. In addition, the board may issue an eating place retail dispenser license for on-premises sales only to the owner or operator of a facility having a minimum of a one-half mile asphalt track and having a permanent seating capacity of at least six thousand people used principally for holding automobile races, regardless of the number of restaurant and eating place retail dispenser licenses already issued in that county. When determining the number of restaurant and eating place retail dispenser licenses issued in a county for the purposes of this section, licenses exempted from this limitation and club licenses shall not be considered. Inhabitants of dry municipalities shall be considered when determining the population in a county. Licenses shall not be issued or transferred into municipalities where such licenses are prohibited pursuant to local referendum in accordance with

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section 472. Licenses approved for intermunicipal transfer may
not be transferred from the receiving municipality for a period
of five years after the date that the licensed premises are
operational in the receiving municipality.
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    Section 2. This act shall take effect in 60 days.
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