

SENATE APPROPRIATIONS COMMITTEE FISCAL NOTE

BILL NO. House Bill 1310

PRINTER'S NO. 3833

AMOUNT

No Fiscal Impact

FUND

State Stores Fund

DATE INTRODUCED

April 7, 0211

PRIME SPONSOR

Representative Toepel

HISTORY OF BILL

Referred to LIQUOR CONTROL, April 7, 2011
Reported as committed, May 9, 2012
First consideration, May 9, 2012
Laid on the table, May 9, 2012
Removed from table, May 22, 2012
Second consideration, May 23, 2012
Re-committed to APPROPRIATIONS, May 23, 2012
Re-reported as committed, June 4, 2012
Third consideration and final passage, June 4, 2012 (173-21)
(Remarks see House Journal Page), June 4, 2012
In the Senate
Referred to LAW AND JUSTICE, June 11, 2012
Reported as amended, June 26, 2012
First consideration, June 26, 2012
Re-referred to APPROPRIATIONS, June 27, 2012
Re-reported as committed, June 28, 2012

DESCRIPTION AND PURPOSE OF BILL

House Bill 1310 amends the Liquor Code to allow privately-owned ski resorts to obtain a restaurant liquor license directly from the Liquor Control board regardless of whether the ski resort is located within a county that has reached its quota on restaurant liquor licenses.

Prohibits the owner of a privately-owned ski resort from obtaining a restaurant liquor license outside of the quota, if the owner has sold or transferred a regularly issued license within three years of the effective date of the act or any time thereafter.

SENATE APPROPRIATIONS COMMITTEE

FISCAL NOTE

Allows the board to issue a liquor license to a privately-owned public golf course and privately-owned ski resort located in a second class township in a county of the fifth class that is owned by the same entity.

The legislation is scheduled to take effect in 60 days.

FISCAL IMPACT:

The enactment of House Bill 1310 will have no adverse fiscal impact on Commonwealth Funds. Additional fee revenue generated from new licenses will be minimal and cover the board's cost of administration.