THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 532 Session of 2003

INTRODUCED BY CONTI, LEMMOND, TARTAGLIONE, THOMPSON, DENT, O'PAKE, ROBBINS, D. WHITE, TOMLINSON AND MADIGAN, MARCH 25, 2003

SENATOR CONTI, LAW AND JUSTICE, AS AMENDED, MARCH 25, 2003

AN ACT

1	Amending the act of April 12, 1951 (P.L.90, No.21), entitled, as
2	reenacted, "An act relating to alcoholic liquors, alcohol and
3	malt and brewed beverages; amending, revising, consolidating
4	and changing the laws relating thereto; regulating and
5	restricting the manufacture, purchase, sale, possession,
б	consumption, importation, transportation, furnishing, holding
7	in bond, holding in storage, traffic in and use of alcoholic
8	liquors, alcohol and malt and brewed beverages and the
9	persons engaged or employed therein; defining the powers and
10	duties of the Pennsylvania Liquor Control Board; providing
11	for the establishment and operation of State liquor stores,
12	for the payment of certain license fees to the respective
13	municipalities and townships, for the abatement of certain
14	nuisances and, in certain cases, for search and seizure
15	without warrant; prescribing penalties and forfeitures;
16	providing for local option, and repealing existing laws,"
17	adding definitions of "proper supervision" and "social
18	gathering"; and further providing for sales by Pennsylvania
19	Liquor Stores and for permitting undesirable persons or
20	minors to frequent premises.
21	The General Assembly of the Commonwealth of Pennsylvania

22 hereby enacts as follows:

Section 1. Section 102 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), is amended by adding definitions to read:
Section 102. Definitions.--The following words or phrases,

unless the context clearly indicates otherwise, shall have the
 meanings ascribed to them in this section:

3 * * *

4 "Proper supervision" shall mean a person twenty-five years of 5 age or older, who is directly responsible for the care and conduct of a minor or minors while on the licensed premises, and 6 who keeps the minor or minors within his or her sight or 7 hearing. If the licensee, an employe of a licensee or anyone 8 9 else paid by the licensee is performing as proper supervisor 10 then that person may not perform any other employment-related 11 duties; otherwise proper supervision shall consist of unpaid 12 volunteers. * * * 13 14 "Social gathering" shall mean events marketed to or catering 15 to minors in whole or in part for which proper notice has been 16 provided to the Bureau of Enforcement and at which time no alcohol is served and all alcohol is removed or secured by lock 17 18 and key at the licensed premises. * * * 19 Section 2. Section 305(a) and (h) of the act, amended 20 21 February 21, 2002 (P.L.103, No.10) and December 9, 2002 22 (P.L.1653, No.212), are amended to read: 23 Section 305. Sales by Pennsylvania Liquor Stores. -- (a) 24 [Every Pennsylvania Liquor Store shall keep in stock for sale 25 such classes, varieties and brands of liquor and alcohol as the 26 board shall prescribe. Every Pennsylvania Liquor Store shall be 27 authorized to sell combination packages. If any person shall 28 desire to purchase any class, variety or brand of liquor or alcohol which any such store does not have in stock, it shall be 29 30 the duty of such store immediately to order the same upon the 20030S0532B0595 - 2 -

payment of a reasonable deposit by the purchaser in such 1 proportion of the approximate cost of the order as shall be 2 3 prescribed by the regulations of the board. No purchaser may be 4 required to purchase more than two bottles or containers of the 5 product, provided that such product is available through the State store system.] The board shall in its discretion determine 6 where and what classes, varieties and brands of liquor and 7 alcohol it shall make available to the public and where such 8 liquor and alcohol will be sold. If a person desires to purchase 9 a class, variety or brand of liquor or alcohol not currently 10 available from the board, he or she may place a special order 11 for such item so long as the order is for two or more bottles. 12 13 The board may require a reasonable deposit from the purchaser as 14 a condition for accepting the order. The customer shall be 15 notified immediately upon the arrival of the goods. 16 In computing the retail price of such special orders for

17 liquor or alcohol, the board shall not include the cost of 18 freight or shipping before applying the mark-up and taxes but 19 shall add the freight or shipping charges to the price after the 20 mark-up and taxes have been applied.

Unless the customer pays for and accepts delivery of any such special order within ten days after notice of arrival, the store may place it in stock for general sale and the customer's deposit shall be forfeited.

25 * * *

(h) Every Pennsylvania Liquor Store shall sell gift
certificates which may be redeemed for liquor. In addition, the
board may sell corkscrews, wine accessories, trade publications
and wine sleeves at Pennsylvania Liquor Stores.

30 Section 3. Section 493(14) of the act, amended December 9, 20030S0532B0595 - 3 - 1 2002 (P.L.1653, No.212), is amended to read:

Section 493. Unlawful Acts Relative to Liquor, Malt and Brewed Beverages and Licensees.--The term "licensee," when used in this section, shall mean those persons licensed under the provisions of Article IV, unless the context clearly indicates otherwise.

7 It shall be unlawful--

8 * * *

9 (14) Permitting Undesirable Persons or Minors to Frequent 10 Premises. For any hotel, restaurant or club liquor licensee, or 11 any retail dispenser, his servants, agents or employes, to permit persons of ill repute[,] or prostitutes [or minors] to 12 13 frequent his licensed premises or any premises operated in 14 connection therewith.[, except minors accompanied by parents, 15 guardians, or under proper supervision or except minors who 16 frequent any restaurant or retail dispensing licensee whose 17 sales of food and non-alcoholic beverages are equal to fifty per 18 centum or more of the combined gross sales of both food and 19 alcoholic beverages on the condition that alcoholic beverages 20 may not be served at the table or booth at which the said minor 21 is seated at the time (unless said minor is under proper 22 supervision as hereinafter defined) and on the further condition 23 that only table service of alcoholic beverages or take-out 24 service of beer shall be permitted in the room wherein the minor 25 is located: Provided, however, That it shall not be unlawful for 26 any hotel, restaurant or club liquor licensee or any retail 27 dispenser to permit minors under proper supervision upon the 28 licensed premises or any premises operated in connection 29 therewith for the purpose of a social gathering, even if such 30 gathering is exclusively for minors: And provided further, That 20030S0532B0595 - 4 -

no liquor shall be sold, furnished or given to such minors nor 1 shall the licensee knowingly permit any liquor or malt or brewed 2 beverages to be sold, furnished or given to or be consumed by 3 any minor, and the area of such gathering shall be segregated 4 5 from the remainder of the licensed premises. In the event the area of such gathering cannot be segregated from the remainder 6 of the licensed premises, all alcoholic beverages must be either 7 removed from the licensed premises or placed under lock and key 8 during the time the gathering is taking place. Written notice, 9 10 at least forty-eight (48) hours in advance of such gathering, 11 shall be given to the enforcement bureau. Any licensee violating the provisions of this clause shall be subject to the provisions 12 13 of section 471. Nothing in this clause shall be construed to 14 make it unlawful for minors to frequent public venues or 15 performing arts facilities.

16 "Proper supervision," as used in this clause, means the 17 presence, on that portion of the licensed premises where a minor 18 or minors are present, of one person twenty-five years of age or 19 older for every five minors or part thereof who is directly 20 responsible for the care and conduct of such minor or minors 21 while on the licensed premises and in such proximity that the 22 minor or minors are constantly within his sight or hearing. The presence of the licensee or any employe or security officer of 23 24 the licensee shall not constitute proper supervision.] Minors 25 may only frequent licensed premises if; (a) they are 26 accompanied by a parent; (b) they are accompanied by a legal 27 guardian; (c) they are under proper supervision; (d) they are attending a social gathering; or (e) the hotel, restaurant or 28 29 retail dispenser licensee has gross sales of food and 30 nonalcoholic beverages equal to fifty per centum or more of its - 5 -20030S0532B0595

1	combined gross sale of both food and alcoholic beverages. If a	
2	<u>minor is frequenting a hotel, restaurant or retail dispenser</u>	
3	licensee under subsection (e), then the minor may not sit at the	
4	bar section of the premises, nor may any alcoholic beverages be	
5	served at the table or booth at which the said minor is seated,	
6	<u>unless said minor is with a parent, legal guardian or under</u>	
7	proper supervision. Further, if a hotel, restaurant, club liquor	
8	licensee or retail dispenser is hosting a social gathering under	
9	subsection (d) then written notice at least forty-eight hours in	
10	advance of such gathering shall be given to the Bureau of	
11	Enforcement. If a minor is frequenting licensed premises with	
12	proper supervision under subsection (c), each supervisor can	
13	supervise up to twenty minors unless, EXCEPT FOR PREMISES	<—
14	LOCATED IN CITIES OF THE FIRST CLASS, WHERE EACH SUPERVISOR CAN	
15	SUPERVISE UP TO FIVE MINORS. NOTWITHSTANDING ANY OTHER	
16	PROVISIONS OF THIS SECTION, IF the minors are on the premises as	<—
17	<pre>part of a school endorsed function; if the minors are PREMISES <</pre>	<
18	AS part of a school-endorsed function, then each supervisor can	
19	supervise fifty minors. Nothing in this clause shall be	
20	construed to make it unlawful for minors to frequent public	
21	venues or performing arts facilities.	

22 Section 4. This act shall take effect immediately.

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