## LEGISLATIVE BILL 237

Approved by the Governor February 25, 1977

Introduced by Savage, 10

AN ACT to amend section 53-124, Revised Statutes
Supplement, 1976, relating to liquors; to
authorize the issuance of a liquor retailer's
license to a fine arts museum incorporated as
a nonprofit corporation; to repeal the
original section; and to declare an emergency.
Be it enacted by the people of the State of Nebraska,

Section 1. That section 53-124, Revised Statutes Supplement, 1976, be amended to read as follows:

53-124. At the time application is made to the commission for a license of any class, the applicant shall pay the fee hereinafter provided. The fees for annual licenses finally issued by the commission shall be as follows:

- (1) For a license to manufacture alcohol and spirits .....\$1,000.00;
- (2) For a license to manufacture beer and wine:
- Beer, regardless of alcoholic content: (a) 1 to 100 barrel daily capacity, or any part thereof ...... \$100.00 (b) 100 to 150 barrel daily capacity 200.00 ........... (c) 150 to 200 barrel daily capacity 350.00 ............. (d) 200 to 300 barrel daily capacity 500.00 ............ (e) 300 to 400 barrel daily capacity 650.00 (f) 400 to 500 barrel daily capacity 700.00 (g) 500 barrel daily capacity, or more 800.00: ............

## LB237

- (4) Beer distributor's license, for the first and each additional wholesale distributing place of business operated in this state by the same licensee and wholesaling or jobbing beer only .......\$250.00;
- (5) For a retailer's license:
- A. Beer only, within the corporate limits cities and villages, for consumption on the premises, regardless of alcoholic content, the sum of ten dollars in villages of five hundred population or less; twenty-tive dollars in villages or cities, as the case may be, having a population of more than five hundred inhabitants and not more than hundred inhabitants; twenty-five dollars in cities having a population of more than twenty-five hundred inhabitants and less than ten thousand inhabitants; and hundred dollars in cities having a population of ten thousand inhabitants or more;
- B. Beer only, for consumption off the premises, regardless of alcoholic content, sales in the original packages only, the sum of twenty-five dollars;
- C. Alcoholic liquors within the corporate limits of cities and villages, for consumption on the premises and off the premises, sales in original packages only, the sum of two hundred and fifty dollars; <u>Provided</u>, this license held by a nonprofit corporation shall be restricted to consumption on the premises only;
- D. Alcoholic liquors, including beer, regardless of alcoholic content, within the corporate limits of cities and villages, for consumption off the premises, sales in the original packages only, the sum of one hundred and fifty dollars;
- E. Alcoholic liquors without the corporate limits of cities and villages, in counties

mentioned in section 53-127, for consumption off the premises, sales in the original packages only, not less than one hundred and fifty dollars for each license;

- F. Beer only, regardless of alcoholic content, without the corporate limits of cities and villages, for consumption on the premises, not less than twenty-five dollars for each license, the precise amount in each case to be such sum as shall equal the amount of license fee herein fixed plus the occupation tax fixed by ordinance, if any, in the nearest incorporated city or village in the same county;
- Alcoholic liquors without the corporate G. limits of cities or villages in existing privately-owned recreation areas, on which are located hotels or motels to be licensed in which twenty-five or more rooms are used for the sleeping accommodations of guests and having one or more public dining rooms meals are served and which are of sufficient size to serve at least one hundred patrons, which recreational areas shall have, after licensing, a principal business purpose or purposes other than the sale of alcoholic liquors and have at least one hundred sixty acres of real estate of the area contiguous single ownership or lease, consumption on the premises and off the premises, sales in original packages only, the sum of two hundred fifty dollars. The commission shall first find that the proposed licensed premises are a part of an existing recreational area of substantial size and operation and that such area does, in fact, have a recreational purpose; subsequent to this finding the commission shall then determine that the issuance of the proposed license would be in the public interest;
- Alcoholic liquors, including beer, issued to a nonprofit corporation, for consumption on the premises, which license shall not he issued to any corporation authorized by law to receive a license under the provisions ot subdivision (5) C. of this section; Provided, that this provision shall not apply when the nonprofit corporation shall be open for sale of alcoholic liquors, including beer, for consumption on the premises

- more than two days in any week:

  (a) Within the corporate limits of cities and villages. for consumption the premises, regardless of content, the sum of twent villages of five hundred ot alcoholic twenty dollars population or less; fifty dollars in villages OI cities, as the case may be, having a population of than five hundred more not than inhabitants and more hundred twenty-five inhabitants: hundred dollars in cities having population of more than twenty-five hundred inhabitants and less than thousand inhabitants; and two hundred dollars in cities having a population of ten thousand inhabitants or more; and
- (b) Without the corporate limits of and villages, for consumption on premises, not less than two hundred dollars for each fifty license, precise amount in each case to be such sum as shall equal the amount of license fee herein fixed plus the occupation tax fixed by ordinance, if any, in nearest incorporated city or village in it the the same county; Provided, that incorporated city or village does not have an occupation tax for nonprofit corporation licenses, then the licensee shall pay an amount equal to a class C license occupation tax for such city or village; and provided turther, applicable fee shall be paid by the applicant or licensee, as the case may be, directly to the city or village treasurer in the case of class A, C H (a) licenses; directly to the city village treasurer in the case of class B licenses within the corporate limits of cities and villages, directly to the county treasurer in the case of class B and H (b) licenses outside of corporate limits of cities and villages; directly to the commission in the case of class D and E licenses; and directly to the county treasurer in the case class F and G licenses;
- I. Alcoholic liquors, including beer, issued for consumption on the premises, to a municipal corporation, a fine arts museum incorporated as a nonprofit corporation, or religious or

fraternal nonprofit corporation which has been exempted from payment of federal income taxes and does not hold a retail liquor license under this section. Such license shall be issued subject to the following conditions:

(a) The license authorized in this subdivision shall not be applied for and used by the same municipal corporation or nonprofit corporation on more than three occasions in one calendar year;

(b) The license shall be valid only for the occasion or the date of such occasion indicated on the license and shall only be used on three calendar days in one calendar year;

(c) The fee for such license shall be twenty dollars for each such occasion and shall be submitted with the application for

the license;

- corporation or nonprotit (d) The municipal corporation seeking such license shall, least thirty days prior to the at for which the license occasion file an application which required, shall include the date, time, and of the occasion together with required fee and such other information that may be required by the commission applicant determine if the to qualified to receive such license; and
- (e) The application shall be processed by the commission without the necessity forwarding it to the local governing body or having a hearing thereon, nor shall the applicant be required to file a bond or lease. The application, it it the requirements ot this meets subdivision, shall be approved and permission shall be granted and a license issued for use of the described all other statutory premises, but provisions and rules and regulations of the commission shall be applicable, except the provision of section 53-177 shall not apply to the applicant. It the application does not quality for a license, it shall be denied by the commission.
- (6) For a railroad license ...... \$ 100.00 and \$1.00 for each duplicate;

- (7) For a boating license ..... \$ 50.00
- (8) For a nonbeverage user's license:
  Class 1 ..... \$ 5.00
  Class 2 ..... \$ 5.00
  Class 3 ..... \$ 50.00
  Class 4 ..... \$ 100.00
  Class 5 ..... \$ 250.00;
- (10) For an airline license ...... \$ 100.00 and \$1.00 for each duplicate.

The license year, unless otherwise provided in this act, shall commence on May 1 of each year and shall end on the following April 30, except for class C licenses which shall commence on November 1 of each year and shall end on the following October 31. During the license year, no license shall be issued for a sum less than the amount of the annual license fee as fixed in this section, regardless of the time when the application for such license shall have been made, except that when a class C license is renewed only for the period of May 1 to October 31 to adjust the expiration date, only one half of the annual license fee shall be paid to the state and only one half of the local occupation tax shall be paid.

Sec. 2. That original section 53-124, Revised Statutes Supplement, 1976, is repealed.

Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.