1	State of Arkansas As Engrossed: H3/14/17 H3/23/17 H3/28/17
2	91st General Assembly A Bill
3	Regular Session, 2017 HOUSE BILL 2153
4	
5	By: Representatives Penzo, G. McGill
6	By: Senator J. Hutchinson
7	
8	For An Act To Be Entitled
9	AN ACT TO AMEND TITLE 3 OF THE ARKANSAS CODE
10	REGARDING PERMITS FOR ALCOHOLIC BEVERAGE BUSINESSES;
11	AND FOR OTHER PURPOSES.
12	
13	
14	Subtitle
15	TO AMEND TITLE 3 OF THE ARKANSAS CODE
16	REGARDING PERMITS FOR ALCOHOLIC BEVERAGE
17	BUSINESSES.
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20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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22	SECTION 1. Arkansas Code § 3-4-201 is amended to read as follows:
23	3-4-201. Number of permits restricted.
24	(a) As used in this section, "emergency circumstances" means delays in
25	return to business that are beyond the control, planning, or foresight of the
26	permit holder, including without limitation a:
27	(1) Delay due to a natural disaster;
28	(2) Pending court action;
29	(3) Building construction problem; and
30	(4) Contested insurance claim.
31	$\frac{(a)}{(b)}$ The public policy of the state is to restrict the number of
32	permits in this state to dispense vinous (except small farm wines),
33	spirituous, or malt liquor.
34	$\frac{(b)(1)}{(c)(1)}$ The Alcoholic Beverage Control Board shall determine
35	whether public convenience and advantage will be promoted by issuing a permit
36	and by increasing or decreasing the number of permits it the board issues.

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                 (2) The number of permits issued by the board shall be
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     restricted.
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           (c) (d) The board has the discretion to determine the number of permits
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     to be granted in each county of this state or within the corporate limits of
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     any municipality of this state and to determine the location and the persons
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     to whom the permits shall be issued, under the following conditions:
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                 (1) The number of permits allowing the off-premises sale of
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     vinous (except small farm wines), spirituous, or malt liquor in the State of
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     Arkansas shall not exceed a ratio of one (1) permit for every seven thousand
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     five hundred (7,500) persons residing in the state;
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                 \frac{(1)(A)}{(2)(A)} The number of permits allowing the off-premises
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     sale of vinous (except small farm wines), spirituous, or malt liquor in a
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     county or political subdivision of the county which that permits the sale
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     shall not exceed a ratio of one (1) permit for every five thousand (5,000)
     seven thousand five hundred (7,500) population residing in that county or
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     political subdivision of the county.
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                       (B) Population of the state, county, or political
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     subdivision of the county shall:
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                             (i) Be determined according to the most recent
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     federal decennial census; and
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                             (ii) Count all residents of the state, county, or
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     political subdivision of the county, including without limitation the
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     residents of a dry political subdivision of a county; and
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                 (2)(3) A new permit that is issued authorized in a county or
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     political subdivision of the county following the most recent federal
     decennial census shall be issued under the following restrictions:
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                       (A) Additional permits may be issued on a ratio of one (1)
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     permit for every additional five thousand (5,000) seven thousand five hundred
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     (7,500) population within the county or political subdivision of the county;
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                       (B)(i) A qualified applicant may apply for a permit.
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                             (ii) Qualifications are to be set by the board and
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     its the board's determination of the public convenience and advantage;
                 \frac{(3)(A)(4)(A)}{(4)(A)} If it is determined that a county or political
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     subdivision of the county is entitled to additional permits when warranted by
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     the most recent federal decennial census, the board will shall announce
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     before the last date for applications the number of new permits, if any,
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which that may be issued in the county or political subdivision of the 1 2 county. 3 In the event that the most recent federal decennial 4 census population figures decline in a county or political subdivision of the 5 county: 6 (i) Existing permits shall not be cancelled or 7 revoked for the decline in population; 8 (ii) The quota ratio shall not be applied to the 9 county or political subdivision of the county until the population in the 10 county or political subdivision of the county reaches a number equaling one (1) permit to every five thousand (5,000) seven thousand five hundred (7,500) 11 12 population; and 13 (iii) A new permit shall not be issued in the county 14 or political subdivision of the county until the population warrants. 15 (C) A transfer of locations from one county to another 16 county is not allowed. 17 (D) If a holder of a permit for the sale of vinous (except 18 small farm wines), spirituous, or malt liquor surrenders the permit in a 19 county or political subdivision of the county where the ratio no longer meets 20 the one-to-five-thousand-population one-to-seven thousand-five-hundred-21 population requirement, new applications will not be accepted until that 22 ratio is reestablished at a subsequent federal decennial census; 23 $\frac{(4)(A)(i)}{(5)}(5)(A)(i)$ If a permit holder does not conduct business 24 under a permit issued for a period of more than thirty (30) days, the permit 25 shall be surrendered to the Director of the Alcoholic Beverage Control Division and shall be placed on inactive status. 26 27 The permit may remain inactive for six (6) 28 months or until the permit holder notifies the director that he or she is 29 ready to resume business, whichever is longer. 30 (B) To secure the return of the permit, the permit holder 31 shall file with the director a written statement showing: 32 (i) That all taxes and fees owing to the state have 33 been paid; 34 The reason for the suspension of business (ii)

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activities; and

1	(C)(i) The permit holder may petition the board for an
2	extension of inactive status for an additional six-month period.
3	(ii) The board may grant an initial extension upon a
4	showing by the permit holder and a finding by the board that:
5	(a) Business circumstances exist to justify an
6	extension;
7	(b) The delay to return to business was not
8	due to mere deferral or inattention on the part of the permit holder; and
9	(c) The inactive status should be extended.
10	(iii) (a) The permit holder may appeal to the board
11	for a second extension of inactive status for an additional six-month period,
12	but only upon a showing by the permit holder and a finding by the board that
13	emergency circumstances exist to justify a final extension.
14	(b) "Emergency circumstances" are those delays
15	in return to business which are beyond the control, planning, or foresight of
16	the permit holder, including without limitation, a:
17	(1) Delay due to a natural disaster;
18	(2) Pending court action;
19	(3) Building construction problem; and
20	(4) Contested insurance claim.
21	(D) A permit remaining on inactive status for a period of
22	more than eighteen (18) months or which has not been granted an extension
23	under this subdivision $(d)(5)$ shall expire; and
24	$\frac{(5)(A)(6)(A)}{(6)(A)}$ This section and §§ 3-4-202 and 3-4-208, except a
25	permit on inactive status for more than eighteen (18) months after the
26	provisions of subdivision $\frac{(e)(4)}{(d)(5)}$ of this section become effective or
27	which has expired in accordance with subdivision $\frac{(c)(4)}{(d)(5)}$ of this
28	section, do not divest any permit holder holding the permit on July 1, 1991
29	September 1, 2017, regardless of the quota ratio, of his or her permit.
30	(B) In a county or political subdivision of the county
31	which has a ratio lower than the permit quota ratio of one-to-five-thousand-
32	population one-to-seven thousand-five-hundred-population, the permit holder
33	shall be allowed to continue under subdivision $\frac{(c)(3)(B)}{(d)(4)(B)}$ of this
34	section.
35	(d) This section shall apply only to applications for permits to
36	dispense vinous (except small farm wines), spirituous, or malt liquor filed

1	with the board after July 1, 1991.
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3	SECTION 2. Arkansas Code § 3-4-404 is amended to read as follows:
4	3-4-404. Class B violations.
5	The following acts on the part of the permittee are Class B violations:
6	(1) Pledge, hypothecation, or use of a permit as collateral;
7	(2) Defacing, destroying, or altering a permit;
8	(3) Transporting controlled beverages in violation of
9	regulations or law;
10	(4) Manufacturing, selling, offering, dispensing, or giving
11	away, possessing, or transporting controlled beverages upon which tax is not
12	paid;
13	(5) Failure to maintain proper records by a manufacturer;
14	(6) Failure by a wholesaler to maintain proper records;
15	(7) Failure by a wholesaler to register new brands;
16	(8)(A) Giving samples without authorization.
17	(B) Assisting a licensee or permittee under this title is
18	not a gift to the licensee or permittee or an affiliate of the licensee or
19	permittee under this subdivision (8).
20	(C) A rewards program offered by a retail liquor permittee
21	to a retail customer who frequently makes purchases is not a gift under this
22	subdivision (8);
23	(9) Sales for anything other than cash or check;
24	(10) Delivery without an invoice by a wholesaler;
25	(11) Selling to the insane;
26	(12) Selling to bootleggers;
27	(13) Accepting food stamps in payment for controlled beverages;
28	(14) Unlawful manufacture or sale in a dry area; and
29	(15) Sale of controlled beverages by vending machine.
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31	SECTION 3. Arkansas Code § 3-5-104(c), concerning wine tasting events,
32	is repealed.
33	(c) No tasting event may be held pursuant to this section in any
34	facility licensed by the division.
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36	SECTION 4. Arkansas Code § 3-5-104(f)(2)(B), concerning samples at

1	wine tasting events, is amended to read as follows:
2	(B) The samples shall be limited to a total of:
3	(i) Three (3) one half ounce (0.5 oz.) Up to six
4	ounces (6 oz.) wine servings per customer each day for on-premises
5	consumption;
6	(ii) $ extstyle extstyle$
7	oz.) beer servings per customer each day for on-premises consumption; and or
8	(iii) Two (2) one half ounce (0.5 oz.) <u>Up to three</u>
9	ounces (3 oz.) spirit servings per customer each day for on-premises
10	consumption.
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12	SECTION 5. Arkansas Code § 3-5-203, concerning penalties for violating
13	the law regarding permits for beer and light wine, is amended to add an
14	additional subsection to read as follows:
15	(c) It is a violation of this chapter for anyone holding a permit
16	authorized under this chapter to sell at retail any wine below the cost to
17	purchase the product from a wholesaler.
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20	/s/Penzo
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