

CHAPTER 112
 [Engrossed House Bill No. 76]
 ALCOHOLIC BEVERAGE CONTROL--LICENSEES--
 SERVICE TO WOMEN--SERVICE, CONSUMPTION,
 PATRONS STANDING OR WALKING

AN ACT Relating to intoxicating liquor; amending section 2, chapter 263, Laws of 1957 and RCW 66.24.410; adding a new section to Title 66 RCW; and repealing section 243, chapter 249, Laws of 1909 and RCW 66.44.220.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 2, chapter 263, Laws of 1957 and RCW 66-.24.410 are each amended to read as follows:

(1) "Spirituous liquor," as used in RCW 66.24.400 to 66.24-.470, inclusive, means "liquor" as defined in RCW 66.04.010 (16), except "wine" and "beer" sold as such.

(2) "Restaurant" as used in RCW 66.24.400 to 66.24.470, inclusive, means an establishment provided with special space and accommodations where, in consideration of payment, food, without lodgings, is habitually furnished to the public, not including drug stores and soda fountains: PROVIDED, That such establishments shall be approved by the board and that the board shall be satisfied that such establishment is maintained in a substantial manner as a place for preparing, cooking and serving of complete meals. The service of only fry orders or such food and victuals as sandwiches, hamburgers, or salads shall not be deemed in compliance with this definition.

(3) "Hotel," "clubs," "wine" and "beer" are used in RCW 66-.24.400 to 66.24.470, inclusive, with the meaning given in chapter 66.04.

~~((4)--It shall be unlawful for any class H licensee to sell liquor to women, except when seated at tables.))~~

NEW SECTION. Sec. 2. There is added to chapter 62 of the Laws of 1933 ex. sess. and to chapter 66.28 RCW a new section as follows:

It shall not be unlawful for a retail licensee whose premises are open to the general public to sell, supply or serve liquor to a person for consumption on the licensed retail premises if said person

is standing or walking, nor shall it be unlawful for such licensee to permit any said person so standing or walking to consume liquor on such premises: PROVIDED HOWEVER, That the retail licensee of such a premises may at his discretion, promulgate a house rule that no person shall be served nor allowed to consume liquor unless said person is seated.

Sec. 3. Section 243, chapter 249, Laws of 1909 and RCW 66.44-.220 are each repealed.

Passed the House March 28, 1969
 Passed the Senate April 10, 1969
 Approved by the Governor April 18, 1969
 Filed in office of Secretary of State April 18, 1969

CHAPTER 113
 [Engrossed Substitute House Bill No. 91]
 WEED CONTROL

AN ACT Relating to the control of noxious weeds; adding a new chapter to Title 17 RCW; and prescribing penalties.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

NEW SECTION. Section 1. Unless a different meaning is plainly required by the context, the following words and phrases as hereinafter used in this act shall have the following meanings:

(1) "Noxious weed" means any plant growing in a county which is determined by the state noxious weed control board to be injurious to crops, livestock, or other property and which is included for purpose of control on such county's noxious weed list.

(2) "Person" means any individual, partnership, corporation, firm, the state or any department, agency, or subdivision thereof, or any other entity.

(3) "Owner" means the person in actual control of property, whether such control is based on legal or equitable title or on any other interest entitling the holder to possession and, for purposes of liability, pursuant to section 17 or section 21 of this act, means the possessor of legal or equitable title or the possessor of an easement: PROVIDED, That when the possessor of an easement has the right to control or limit the growth of vegetation within the boundaries of an easement, only the possessor of such easement shall be deemed, for