the support of the state government and its existing public institutions, and shall take effect July 1, 1969.

Passed the Senate May 12, 1969
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CHAPTER 275
[Engrossed Senate Bill No. 577]
INTOXICATING LIQUOR--
INTERLOCKING BUSINESS INTERESTS--
LIQUOR IMPORTERS LICENSE--
WINE, CREDIT ALLOWANCES


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

Section 1. Section 90A added to chapter 62, Laws of 1933 ex. sess. by section 2, chapter 48, Laws of 1945, as amended by section 12, chapter 178, Laws of 1969 1st ex. sess. and RCW 66.28.020 are each amended to read as follows:

No manufacturer or wholesaler of, or person otherwise dealing in, distilled spirits, or person financially interested, directly or indirectly, in such business, whether resident or nonresident, shall have any financial interest, direct or indirect, in the business of any licensed wine importer or wine wholesaler or licensed beer importer or beer wholesaler, nor shall any manufacturer or wholesaler of, or person otherwise dealing in, distilled spirits own any of the property upon which such licensed persons conduct their business, nor shall any such licensed person under any arrangement whatsoever, conduct his business upon property in which any manufacturer or wholesaler of, or person otherwise dealing in, distilled spirits has any interest, nor shall any manufacturer or wholesaler of, or person otherwise dealing in, distilled spirits advance money or moneys'
worth to any such licensed person under any arrangement whatsoever, nor shall any such licensed person receive, under any arrangement whatsoever, any such advance of money or moneys' worth. No manufacturer or wholesaler of, or person otherwise dealing in, distilled spirits shall be eligible or receive or hold a license as a wine importer or wine wholesaler or beer importer or beer wholesaler under this title: PROVIDED, That this section shall not be construed to require the divesting of any interest held by any person as of April 1, 1945, in the business of any manufacturer or wholesaler of distilled spirits or the business of any licensed brewer or beer wholesaler: ((Provided-Further,-That-the-provisions-of-this-section-shall-not apply-to-any-domestic-winery-or-licensed-brewery-which-is-as-of-the date-of-passage-of-this-act,-a-licensed-wine-or-beer-wholesaler-re spectively;--Provided-Further,-That-in-the-event-of-the-sale-of-such winery-or-brewery-to-a-manufacturer-or-wholesaler-of,-or-person-other wise-dealing-in,-distilled-spirits,-or-person-financially-interested,-directly-or-indirectly,-in-such-business,-the-exclusion-of-the-fore going-proviso-shall-not-apply)) Provided further, that the provisions of this section shall not apply to any liquor or beer importer, domestic winery or brewery which was licensed as of the date of passage of this act: Provided further, that in the event of the sale of such importing business, winery or brewery to a manufacturer or wholesaler of, or person otherwise dealing in, distilled spirits, or person financially interested, directly or indirectly, in such business, the exclusion of the foregoing proviso shall not apply.

Sec. 2. Section 23-J added to chapter 62, Laws of 1933 ex. sess. by section 1, chapter 217, Laws of 1937 and RCW 66.24.160 are each amended to read as follows:

A liquor importer's license may be issued to any qualified person, firm or corporation, entitling the holder thereof to import into the state any liquor other than beer; to store the same within the state; and to sell and export the same from the state; fee ((two)) three hundred ((and-fifty)) dollars per annum. Such liquor importer's
license shall be subject to all conditions and restrictions imposed by this title or by the rules and regulations of the board, and shall be issued only upon such terms and conditions as may be imposed by the board. No liquor importer's license shall be required in sales to the Washington state liquor control board.

Sec. 3. Section 14, chapter 21, Laws of 1969 1st ex. sess. (uncodified) is amended to read as follows:

No manufacturer of wine, or person financially interested, directly, in such business, whether resident or nonresident, shall have any financial interest, direct or indirect, in the business of any licensed wine wholesaler, nor shall any manufacturer of wine own any of the property upon which such licensed persons conduct their business, nor shall any such licensed person under any arrangement whatsoever, conduct his business upon property in which any manufacturer of wine has any interest, nor shall any manufacturer of wine advance money or moneys' worth other than such credit allowances customarily extended in the ordinary course of such business between wholesalers and manufacturers on purchases of inventories to any such licensed person under any arrangement whatsoever, nor shall any such licensed person receive, under any arrangement whatsoever, any such advance of money or moneys' worth other than such credit allowances: PROVIDED, That the provisions of this section shall not apply to any domestic winery or domestic brewery which (was licensed as of the date of passage of this act; a licensed wholesaler) was licensed as of the date of passage of this 1969 amendatory act: PROVIDED FURTHER, That in the event of the sale of such winery or brewery the exclusion of the foregoing proviso shall not apply.

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