WEST VIRGINIA LEGISLATURE **REGULAR SESSION, 1970**

ENROLLED

HOUSE BILL No. 512

(By Mr Specker, Mr. Borasky) and Mr. Sertist

PASSED January 27 1970
In Effect July 1, 1970 Rassage

FILED IN THE OFFICE JOHN D. GOCKEFELLER, IV SECRETARY OF STATE

THIS DATE 2-10-70

ENROLLED

House Bill No. 512

(By Mr. Speaker, Mr. Boiarsky, and Mr. Seibert)

[Passed January 27, 1970; in effect July 1, 1970.]

AN ACT to amend and reenact section fifteen, article three, chapter sixty of the code of West Virginia, one thousand nine hundred thirty-one, as amended, relating to the amount of stock allowed and contract for manufacture of state brand.

Be it enacted by the Legislature of West Virginia:

That section fifteen, article three, chapter sixty of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be amended and reenacted to read as follows:

ARTICLE 3. SALES BY COMMISSIONER.

- §60-3-15. Amount of stock allowed; contract for manufacture of state brand.
 - 1 In order to avoid the accumulation of excessive stocks
 - 2 in warehouses and stores, the commission shall so plan

- 3 its purchases of alcoholic liquors for sale in state stores
- 4 and agencies that stock on hand at any time does not
- 5 exceed the estimated requirements for sixty days' sales,
- 6 that none of such stock be on a consignment basis and
- 7 that the amount of operating fund and the value of in-
- 8 ventory stock shall not exceed eight million dollars, ex-
- 9 cept during the last quarter of the calendar year, during
- 10 which time it shall not exceed ten million dollars.
- 11 The commission may, with the consent of the governor,
- 12 contract for the manufacture of alcoholic liquors for
- 13 sale in state stores and agencies. Such liquors shall
- 14 bear a special designation as "state brand."
- 15 Listed brands and sizes of spirituous liquors shall not
- 16 be reordered in quantities greater than at the rate of
- 17 comparative gross sales as determined by the last weekly
- 18 report published prior to each reorder: Provided, how-
- 19 ever, That listed brands on allocation by the respective
- 20 suppliers may be reordered upon the basis of anticipated
- 21 needs to be determined by projecting the adjusted sales
- 22 records to the period of allocation as fixed by the re-
- 23 spective suppliers.

24 The initial order of any new or unlisted brand of

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- 25 spirituous liquor, excepting wine, shall not exceed five
- 26 hundred cases. The initial order of new or unlisted wine
- 27 brands shall not exceed fifteen hundred cases.

Chairman Senate Committee

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Originated in the House. Takes effect July 1, 1970. Clerk of the Senate Clerk of the House of Delegates President of the Senate Speaker House of Delegates Governor

PRESENTED TO THE GOVERNOR

Time 1:00 p.u.