

General Assembly

January Session, 2025

## Committee Bill No. 5425

LCO No. **5124** 

Referred to Committee on GENERAL LAW

Introduced by: (GL)

## AN ACT CONCERNING HERITAGE RAILWAYS AND ALCOHOLIC LIQUOR.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 30-1 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2025*):

For the purposes of this chapter <u>and section 2 of this act</u>, unless the context indicates a different meaning:

5 (1) "Airline" means any (A) United States airline carrier holding a 6 certificate of public convenience and necessity from the Civil 7 Aeronautics Board under Section 401 of the Federal Aviation Act of 8 1958, as amended from time to time, or (B) foreign flag carrier holding a 9 permit under Section 402 of said act.

(2) "Alcohol" (A) means the product of distillation of any fermented
liquid that is rectified at least once and regardless of such liquid's origin,
and (B) includes synthetic ethyl alcohol which is considered nonpotable.

(3) "Alcoholic beverage" and "alcoholic liquor" include the four
varieties of liquor defined in subdivisions (2), (5), [(21) and] (22) and (23)

15 of this section (alcohol, beer, spirits and wine) and every liquid or solid, 16 patented or unpatented, containing alcohol, beer, spirits or wine and at 17 least one-half of one per cent alcohol by volume, and capable of being 18 consumed by a human being as a beverage. Any liquid or solid 19 containing more than one of the four varieties so defined belongs to the 20 variety which has the highest percentage of alcohol according to the 21 following order: Alcohol, spirits, wine and beer, except as provided in subdivision [(22)] (23) of this section. 22

(4) "Backer" means, except in cases where the permittee is the
proprietor, the proprietor of any business or club, incorporated or
unincorporated, that is engaged in manufacturing or selling alcoholic
liquor and in which business a permittee is associated, whether as an
agent, employee or part owner.

(5) "Beer" means any beverage obtained by the alcoholic fermentationof a decoction or infusion of barley, hops and malt in drinking water.

30 (6) "Boat" means any vessel that is (A) operating on any waterway of
31 this state, and (B) engaged in transporting passengers for hire to or from
32 any port of this state.

(7) "Business entity" means any incorporated or unincorporated
association, corporation, firm, joint stock company, limited liability
company, limited liability partnership, partnership, trust or other legal
entity.

37 (8) "Case price" means the price of a container made of cardboard, 38 wood or any other material and containing units of the same class and 39 size of alcoholic liquor. A case of alcoholic liquor, other than beer, 40 cocktails, cordials, prepared mixed drinks and wines, shall be in the 41 quantity and number, or fewer, with the permission of the 42 Commissioner of Consumer Protection, of bottles or units as follows: 43 (A) Six one thousand seven hundred fifty milliliter bottles, (B) six one 44 thousand eight hundred milliliter bottles, (C) twelve seven hundred 45 milliliter bottles, (D) twelve seven hundred twenty milliliter bottles, (E)

46 twelve seven hundred fifty milliliter bottles, (F) twelve nine hundred 47 milliliter bottles, (G) twelve one liter bottles, (H) twenty-four three 48 hundred seventy-five milliliter bottles, (I) forty-eight two hundred 49 milliliter bottles, (J) sixty one hundred milliliter bottles, or (K) one 50 hundred twenty fifty milliliter bottles, except a case of fifty milliliter 51 bottles may be in a quantity and number as originally configured, 52 packaged and sold by the manufacturer or out-of-state shipper prior to 53 shipment if the number of such bottles in such case is not greater than 54 two hundred. The commissioner shall not authorize fewer quantities or 55 numbers of bottles or units as specified in this subdivision for any one 56 person or entity more than eight times in any calendar year. For the 57 purposes of this subdivision, "class" has the same meaning as provided 58 in 27 CFR 4.21 for wine, 27 CFR 5.22 for spirits and 27 CFR 7.24 for beer.

59 (9) "Club" has the same meaning as provided in section 30-22aa.

60 (10) "Coliseum" has the same meaning as provided in section 30-33a.

61 (11) "Commission" means the Liquor Control Commission62 established under this chapter.

63 (12) "Department" means the Department of Consumer Protection.

64 (13) "Dining room" means any room or rooms (A) located in premises 65 operating under (i) a hotel permit issued under section 30-21, (ii) a 66 restaurant permit issued under subsection (a) of section 30-22, (iii) a 67 restaurant permit for wine and beer issued under subsection (b) of 68 section 30-22, (iv) a cafe permit issued under section 30-22a, as amended 69 by this act, or (v) a cafe permit for wine, beer and cider issued under 70 section 30-22g, and (B) where meals are customarily served to any 71 member of the public who has means of payment and a proper 72 demeanor.

(14) "Heritage railway" means any railway service that (A) is operated
 primarily for the purposes of historical preservation and tourism, (B)
 has either retained or assumed (i) an antiquated appearance or

76 character, and (ii) antiquated railway operating practices, and (C)
 77 utilizes antiquated railway equipment, including, but not limited to,

78 <u>antiquated locomotives and rolling stock.</u>

[(14)] (15) "Mead" means fermented honey (A) with or without additions or adjunct ingredients, and (B) regardless of (i) alcohol content, (ii) process, and (iii) whether such honey is carbonated, sparkling or still.

[(15)] (<u>16)</u> "Minor" means any person who is younger than twentyone years of age.

85 [(16)] (<u>17</u>) "Noncommercial entity" means an academic institution, 86 charitable organization, government organization, nonprofit 87 organization or similar entity that is not primarily dedicated to 88 obtaining a commercial advantage or monetary compensation.

[(17)] (18) "Nonprofit club" has the same meaning as provided in
section 30-22aa.

91 [(18)] (<u>19</u>) (A) "Person" means an individual, including, but not 92 limited to, a partner.

93 (B) "Person" does not include any business entity.

[(19)] (20) (A) "Proprietor" includes all owners of a business or club,
incorporated or unincorporated, that is engaged in manufacturing or
selling alcoholic liquor, whether such owners are persons, fiduciaries,
business entities, stockholders of corporations or otherwise.

(B) "Proprietor" does not include any person who, or business entity
that, is merely a creditor, whether as a bond holder, franchisor, landlord
or note holder, of a business or club, incorporated or unincorporated,
that is engaged in manufacturing or selling alcoholic liquor.

102 [(20)] (21) "Restaurant" has the same meaning as provided in section
103 30-22.

104 [(21)] (22) "Spirits" means any beverage that contains alcohol 105 obtained by distillation mixed with drinkable water and other 106 substances in solution, including brandy, rum, whiskey and gin.

107 [(22)] (23) "Wine" means any alcoholic beverage obtained by 108 fermenting the natural sugar content of fruits, such as apples, grapes or 109 other agricultural products, containing such sugar, including fortified 110 wines such as port, sherry and champagne.

111 Sec. 2. (NEW) (Effective July 1, 2025) A short-term heritage railway 112 cafe permit shall allow the sale and public consumption of alcoholic 113 liquor in any club, parlor, dining, buffet or lounge car of a passenger 114 train operated by a heritage railway in this state in the manner set forth 115 for a cafe permit issued under subsection (h) of section 30-22a of the 116 general statutes, as amended by this act. A short-term heritage railway 117 cafe permit shall be subject to all of the privileges, obligations and 118 penalties provided for in chapter 545 of the general statutes, except such permit shall be issued to a corporation instead of a person, shall be valid 119 120 for a period of six months and, if such permit is revoked, another 121 application may be made by the corporation for the issuance of another 122 such permit at any time after the expiration of six months following such 123 revocation. The fee for a short-term heritage railway cafe permit shall be 124 one hundred dollars. During the calendar year in which a short-term heritage railway cafe permit is issued to a permittee pursuant to this 125 126 section, the permittee may apply to the Department of Consumer 127 Protection, in a form and manner prescribed by the Commissioner of 128 Consumer Protection, to convert the short-term heritage railway cafe 129 permit into an annual cafe permit issued under subsection (h) of section 130 30-22a of the general statutes, as amended by this act. The effective date 131 of such annual cafe permit shall be the effective date of the short-term 132 heritage railway cafe permit issued under this section. The fee for such 133 cafe permit shall be the fee established in subsection (a) of section 30-134 22a of the general statutes, as amended by this act, for a heritage railway 135 less the fee the applicant paid for the short-term heritage railway cafe 136 permit issued under this section.

137 Sec. 3. Section 30-12 of the general statutes is repealed and the 138 following is substituted in lieu thereof (*Effective July 1, 2025*):

When any town has so voted upon the question of liquor permits, any liquor permit granted in such town which is not in accordance with such vote shall be void except manufacturer permits, [and] cafe permits issued under subsections (g) and (h) of section 30-22a, as amended by this act, and short-term heritage railway cafe permits issued under section 2 of this act.

Sec. 4. Subsections (a) and (b) of section 30-14 of the general statutes
are repealed and the following is substituted in lieu thereof (*Effective July*1, 2025):

148 (a) Each permit shall be a purely personal privilege that is revocable 149 in the discretion of the Department of Consumer Protection, and subject 150 to appeal, as provided in section 30-55. Except as otherwise provided in 151 the general statutes, including, but not limited to, sections 30-35, 30-37g 152 and 30-37u and section 2 of this act, each permit shall expire annually. 153 No permit shall constitute property, be subject to attachment and 154 execution or be alienable, except a permit shall descend to the estate of 155 a deceased permittee by the laws of testate or intestate succession. An 156 airline permit issued under section 30-28a, [or] a cafe permit issued under subsection (h) of section 30-22a, as amended by this act, or a short-157 158 term heritage railway cafe permit issued under section 2 of this act shall 159 be granted to the airline corporation, [or] railway corporation or 160 heritage railway corporation and not to any person, and the corporation 161 shall be the permittee.

(b) Any permit in this part, except a permit issued under sections 30-35, 30-37g and 30-37u <u>and section 2 of this act</u>, may be issued for a continuous period of not more than six consecutive calendar months, at two-thirds of regular fees, but rebate of fees shall not be permitted for any unexpired portion of the term of a permit revoked by reason of a violation of any provision of this chapter. Sec. 5. Subsections (a) to (h), inclusive, of section 30-22a of the general
statutes are repealed and the following is substituted in lieu thereof
(*Effective July 1, 2025*):

171 (a) A cafe permit shall allow the retail sale of alcoholic liquor to be 172 consumed on the premises of a cafe. The holder of a cafe permit shall 173 keep food available for sale to its customers for consumption on the 174 premises during the majority of the hours such premises are open. The 175 availability of food from outside vendors located on or near the 176 premises, who may directly deliver such food or indirectly deliver such 177 food through a third party, shall be deemed to constitute compliance 178 with such requirement. The licensed premises shall at all times comply 179 with all the regulations of the local department of health. Nothing herein 180 shall be construed to require that any food be sold or purchased with 181 any alcoholic liquor, nor shall any rule, regulation or standard be 182 promulgated or enforced to require that sales of food be substantial or 183 that the business's receipts from sales of alcoholic liquor equal any set 184 percentage of total receipts from all sales made on the licensed premises. 185 A cafe permit shall allow, with the prior approval of the Department of Consumer Protection, alcoholic liquor to be served at tables in outside 186 187 areas that are screened or not screened from public view where 188 permitted by fire, zoning and health regulations. If not required by fire, 189 zoning or health regulations, a fence or wall enclosing such outside 190 areas shall not be required by the Department of Consumer Protection. 191 No fence or wall used to enclose such outside areas shall be less than 192 thirty inches high. Such permit shall also authorize the sale at retail from 193 the premises of sealed containers, supplied by the permittee, of draught 194 beer for consumption off the premises. Such sales shall be conducted 195 only during the hours a package store is permitted to sell alcoholic 196 liquor under the provisions of subsection (d) of section 30-91, as 197 amended by this act. Not more than four liters of such beer shall be sold 198 to any person on any day on which the sale of alcoholic liquor is 199 authorized under the provisions of subsection (d) of section 30-91, as 200 amended by this act. The annual fee for a cafe permit shall be two 201 thousand dollars, except the annual fee for a cafe permit for (1) a prior holder of a tavern permit issued under section 30-26 shall be eight
hundred dollars for the first year, twelve hundred dollars for the second
year, one thousand six hundred dollars for the third year and two
thousand dollars for each year thereafter, and (2) a heritage railway shall
be two hundred dollars.

(b) (1) A cafe patron may remove one unsealed bottle of wine for offpremises consumption, provided the patron has purchased a full course
meal and consumed a portion of the wine with such meal on the cafe
premises. For purposes of this section, "full course meal" means a
diversified selection of food which (A) ordinarily cannot be consumed
without the use of tableware, and (B) cannot be conveniently consumed
while standing or walking.

(2) A partially consumed bottle of wine that is to be removed from
the premises under this subsection shall be securely sealed and placed
in a bag by the permittee or the permittee's agent or employee prior to
removal from the premises.

218 (c) As used in this section, "cafe" means space in a suitable and 219 permanent building, vessel or structure, kept, used, maintained, 220 advertised and held out to the public to be a place where alcoholic liquor 221 and food is served for sale at retail for consumption on the premises but 222 which does not necessarily serve hot meals; [it] such premises shall have 223 no sleeping accommodations for the public and need not necessarily 224 have a kitchen or dining room but shall have employed therein at all 225 times an adequate number of employees.

(d) For purposes of compliance with this section, "cafe" includes any
location in a passenger terminal complex of any airport, as defined in
section 15-34, or any location adjacent to and attached by common
partition to such complex, which is open to the public or to airline club
members or their guests, with or without the sale of food, for
consumption on the premises.

(e) For purposes of compliance with this section, "cafe" includes all of

the land and buildings in which the principal business conducted is
racing or jai alai exhibitions, with pari-mutuel betting licensed by the
Department of Consumer Protection.

(f) For purposes of compliance with this section, "cafe" includes any
commercial bowling establishment containing ten or more lanes, or any
commercial racquetball or tennis facility containing five or more courts,
with or without food, for consumption on the premises.

240 (g) For purposes of compliance with this section, "cafe" includes the 241 premises and grounds of a golf country club, defined as: (1) An 242 association of persons, whether incorporated or unincorporated, that 243 has been in existence as a bona fide organization for at least one year 244 prior to applying for a permit issued as provided by this chapter, or that 245 at the time of applying for the permit is in existence as a bona fide 246 organization and has not less than twenty members who have paid 247 annual membership fees or dues and have signed affidavits of their 248 intention to remain members of the association for not less than one year 249 after that time, not including associations organized for any commercial 250 or business purpose the object of which is money profit, which 251 maintains a golf course of not less than eighteen holes and a course 252 length of at least fifty-five hundred yards and a club house with facilities 253 that include locker rooms, a dining room and a lounge; provided the club shall file with the department, upon request, within ten days of 254 255 February first in each year, a list of the names and residences of its 256 members, and shall similarly file, within ten days of the election of any 257 additional member, his name and address, and provided its aggregate 258 annual membership fees or dues and other income, exclusive of any 259 proceeds of the sale of alcoholic liquor, shall be sufficient to defray the 260 annual rental of its leased or rented premises, or, if the premises are 261 owned by the club, shall be sufficient to meet the taxes, insurance and 262 repairs and the interest on any mortgage thereof; and provided, further, 263 its affairs and management shall be conducted by a board of directors, 264 executive committee or similar body chosen by the members at their 265 annual meeting, and no member or any officer, agent or employee of the

266 club shall be paid or, directly or indirectly, shall receive in the form of 267 salary or other compensation any profits from the disposition or sale of 268 alcoholic liquor to the club or to the members of the club or its guests 269 introduced by members, beyond the amount of such salary as may be 270 fixed and voted at annual meetings by the members or by its directors 271 or other governing body and as reported by the club to the department, 272 within three months after the annual meeting, and as is, in the judgment 273 of the department, reasonable and proper compensation for the services 274 of such member, officer, agent or employee; or (2) an association of 275 persons, whether incorporated or unincorporated, which has been in 276 existence as a bona fide organization for at least one year prior to 277 applying for a permit issued as provided by this chapter, or which at the 278 time of applying for the permit is in existence as a bona fide organization 279 and has not less than twenty members who have paid annual 280 membership fees or dues and is directly or indirectly wholly owned by 281 a corporation which is and continues to be nonprofit and to which the 282 Internal Revenue Service has issued a ruling classifying it as an exempt 283 organization under Section 501(c) of the Internal Revenue Code of 1986, 284or any subsequent corresponding internal revenue code of the United 285 States, as amended from time to time, which maintains a golf course of 286 not less than eighteen holes and a course length of at least fifty-five 287 hundred yards and a club house with facilities which include locker 288 rooms, a dining room and a lounge; provided the club shall file with the 289 department, upon request, within ten days of February first in each year, 290 a list of the names and residences of its members, and shall similarly file, 291 within ten days of the admission of any additional member, his name 292 and address. The nonprofit corporation shall demonstrate to the 293 commission an ability to pay any operating deficit of the golf country 294 club, exclusive of any proceeds of the sale of alcoholic liquor; and 295 provided, further, the affairs and the management of the nonprofit 296 corporation are conducted by a board of directors, executive committee 297 or similar body at least forty per cent of the members of which are 298 chosen by the members of the nonprofit corporation at their annual 299 meeting and the balance of the members of the board of directors are

300 professionals chosen for their knowledge of the business of the 301 nonprofit corporation, and all moneys earned by the golf country club 302 shall be used to defray its expenses of operation or for charitable 303 purposes, and any balance shall be directly or indirectly remitted to the 304 nonprofit corporation.

305 (h) For purposes of compliance with this section, "cafe" includes any 306 corporation that operates a railway or heritage railway in this state or 307 that operates club, parlor, dining, buffet or lounge cars upon the lines of 308 any such railway or heritage railway in this state. [It] The permit shall 309 allow the sale and public consumption of alcoholic liquor in any club, 310 parlor, dining, buffet or lounge car of a passenger train operated in this 311 state. [It] The permit shall be subject to all the privileges, obligations and 312 penalties provided for in this chapter except [that it] such permit shall 313 be issued to a corporation instead of to a person and, if [it] such permit 314 is revoked, another application may be made by the corporation for the 315 issuance of another [railroad] permit at any time after the expiration of 316 one year after such revocation.

Sec. 6. Section 30-38 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

319 Each permit granted under the provisions of sections 30-16, 30-17, 30-320 20, 30-21, 30-21b, 30-22, 30-22a, as amended by this act, 30-22g, 30-22aa, 321 30-28a, 30-33a [,] and 30-36 [,] and section 2 of this act shall also, under 322 the regulations of the Department of Consumer Protection, allow the 323 storage, on the premises and at one other secure location registered with 324 and approved by the department, of sufficient quantities of alcoholic 325 liquor respectively allowed to be sold under such permits as may be 326 necessary for the business conducted by the respective permittees or 327 their backers; but no such permit shall be granted under the provisions 328 of section 30-16 or 30-17 unless such storage facilities are provided and 329 the place of storage receives the approval of the department as to 330 suitability, and thereafter no place of storage shall be changed nor any 331 new place of storage utilized without the approval of the department.

Sec. 7. Subsection (b) of section 30-39 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

335 (b) (1) Any person desiring a liquor permit or a renewal of such a 336 permit shall make an affirmed application therefor to the Department of 337 Consumer Protection, upon forms to be furnished by the department, 338 showing the name and address of the applicant and of the applicant's 339 backer, if any, the location of the club or place of business which is to be 340 operated under such permit and a financial statement setting forth all 341 elements and details of any business transactions connected with the 342 application. Such application shall include a detailed description of the 343 type of live entertainment that is to be provided. A club or place of 344 business shall be exempt from providing such detailed description if the 345 club or place of business (A) was issued a liquor permit prior to October 346 1, 1993, and (B) has not altered the type of entertainment provided. The 347 application shall also indicate any crimes of which the applicant or the 348 applicant's backer may have been convicted. Applicants shall submit 349 documents, only upon initial application, sufficient to establish that 350 state and local building, fire and zoning requirements and local 351 ordinances concerning hours and days of sale will be met, except that 352 local building and zoning requirements and local ordinances 353 concerning hours and days of sale shall not apply to a cafe permit issued 354 under subsection (d) or (h) of section 30-22a, as amended by this act, or 355 a short-term heritage railway cafe permit issued under section 2 of this 356 act. The State Fire Marshal or the marshal's certified designee shall be 357 responsible for approving compliance with the State Fire Code at 358 Bradley International Airport. Any person desiring a permit provided 359 for in section 30-33b shall file a copy of such person's license with such 360 application if such license was issued by the Department of Consumer 361 Protection. The department may, at its discretion, conduct an 362 investigation to determine (i) whether a permit shall be issued to an 363 applicant or the applicant's backer, or (ii) the suitability of the proposed 364 permit premises. Completion of an inspection pursuant to subsection (f) 365 of section 29-305 shall not be deemed to constitute a precondition to

366 renewal of a permit that is subject to subsection (f) of section 29-305.

367 (2) The applicant shall pay to the department a nonrefundable 368 application fee, which fee shall be in addition to the fees prescribed in 369 this chapter for the permit sought. An application fee shall not be 370 charged for an application to renew a permit. The application fee shall 371 be in the amount of ten dollars for the filing of each application for a permit by a nonprofit golf tournament permit under section 30-37g or a 372 373 temporary liquor permit for a noncommercial entity under section 30-374 35; and in the amount of one hundred dollars for the filing of an initial 375 application for all other permits. Any permit issued shall be valid only for the purposes and activities described in the application. 376

377 (3) The applicant, immediately after filing an application, shall give 378 notice thereof, with the name and residence of the permittee, the type of 379 permit applied for and the location of the place of business for which 380 such permit is to be issued and the type of live entertainment to be provided, all in a form prescribed by the department, by publishing the 381 382 same in a newspaper having a circulation in the town in which the place 383 of business to be operated under such permit is to be located, at least 384 once a week for two successive weeks, the first publication to be not 385 more than seven days after the filing date of the application and the last 386 publication not more than fourteen days after the filing date of the 387 application. The applicant shall affix, and maintain in a legible condition 388 upon the outer door of the building wherein such place of business is to 389 be located and clearly visible from the public highway, the placard 390 provided by the department, not later than the day following the receipt 391 of the placard by the applicant. If such outer door of such premises is so 392 far from the public highway that such placard is not clearly visible as 393 provided, the department shall direct a suitable method to notify the 394 public of such application. When an application is filed for any type of 395 permit for a building that has not been constructed, such applicant shall 396 erect and maintain in a legible condition a sign not less than six feet by 397 four feet upon the site where such place of business is to be located, 398 instead of such placard upon the outer door of the building. The sign

399 shall set forth the type of permit applied for and the name of the proposed permittee, shall be clearly visible from the public highway and 400 401 shall be so erected not later than the day following the receipt of the 402 placard. Such applicant shall make a return to the department, under 403 oath, of compliance with the foregoing requirements, in such form as 404the department may determine, but the department may require any 405 additional proof of such compliance. Upon receipt of evidence of such 406 compliance, the department may hold a hearing as to the suitability of 407 the proposed location. The provisions of this subdivision shall not apply 408 to applications for (A) airline permits issued under section 30-28a, (B) 409 temporary liquor permits for noncommercial entities issued under 410 section 30-35, (C) concession permits issued under section 30-33, (D) 411 military permits issued under section 30-34, (E) cafe permits issued 412 under subsection (h) of section 30-22a, as amended by this act, (F) short-413 term heritage railway cafe permits issued under section 2 of this act, (G) 414 warehouse permits issued under section 30-32, [(G)] (H) broker's 415 permits issued under section 30-30, [(H)] (I) out-of-state shipper's permits for alcoholic liquor issued under section 30-18, [(I)] (J) out-of-416 417 state shipper's permits for beer issued under section 30-19, [()] (K) 418 coliseum permits issued under section 30-33a, [(K)] (L) nonprofit golf 419 tournament permits issued under section 30-37g, [(L)] (M) Connecticut 420 craft cafe permits issued under section 30-22d to permittees who held a 421 manufacturer permit for a brew pub or a manufacturer permit for beer 422 issued under subsection (b) of section 30-16 and a brew pub before July 423 1, 2020, [(M)] (N) off-site farm winery sales and wine, cider and mead 424 tasting permits issued under section 30-16a, [(N)] (O) out-of-state 425 retailer shipper's permits for wine issued under section 30-18a, [(O)] (P) 426 out-of-state winery shipper's permits for wine issued under section 30-427 18a, [(P)] (Q) in-state transporter's permits for alcoholic liquor issued 428 under section 30-19f, including, but not limited to, boats operating 429 under such permits, [(Q)] (R) seasonal outdoor open-air permits issued 430 under section 30-22e, [(R)] (S) festival permits issued under section 30-431 37t, [(S)] (T) temporary auction permits issued under section 30-37u, 432 [(T)] (U) outdoor open-air permits issued under section 30-22f, and [(U)]

433 (V) renewals of any permit described in subparagraphs (A) to [(T)] (U), 434 inclusive, of this subdivision, if applicable. The provisions of this 435 subdivision regarding publication and placard display shall also be 436 required of any applicant who seeks to amend the type of entertainment 437 either upon filing of a renewal application or upon requesting 438 permission of the department in a form that requires the approval of the 439 municipal zoning official.

440 (4) In any case in which a permit has been issued to a partnership, if 441 one or more of the partners dies or retires, the remaining partner or 442 partners need not file a new application for the unexpired portion of the 443 current permit, and no additional fee for such unexpired portion shall 444 be required. Notice of any such change shall be given to the department 445 and the permit shall be endorsed to show correct ownership. When any 446 partnership changes by reason of the addition of one or more persons, a 447 new application with new fees shall be required.

448 Sec. 8. Section 30-45 of the general statutes is repealed and the 449 following is substituted in lieu thereof (*Effective July 1, 2025*):

450 The Department of Consumer Protection shall refuse permits for the 451 sale of alcoholic liquor to the following persons: (1) Any state marshal, 452 judicial marshal, judge of any court, prosecuting officer or member of 453 any police force; (2) any minor; (3) any constable who (A) performs 454 criminal law enforcement duties and is considered a peace officer by 455 town ordinance pursuant to the provisions of subsection (a) of section 456 54-1f, or (B) is certified under the provisions of sections 7-294a to 7-294e, 457 inclusive, and performs criminal law enforcement duties pursuant to 458 the provisions of subsection (c) of section 54-1f; and (4) any special 459 constable appointed pursuant to section 7-92. This section shall not 460 apply to any out-of-state shipper's permit issued under section 30-18, 461 30-18a or 30-19, any cafe permit issued under section 30-22a, as 462 amended by this act, any cafe permit for wine, beer and cider issued 463 under section 30-22g, any boat operating under any in-state 464 transporter's permit issued under section 30-19f, [or] any airline permit issued under section 30-28a <u>or any short-term heritage railway cafe</u>
permit issued under section 2 of this act. As used in this section, "minor"
means a minor, as defined in section 1-1d or as defined in section 30-1,
as amended by this act, whichever age is older.

Sec. 9. Subsection (a) of section 30-48 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

472 (a) No backer or permittee of one permit class shall be a backer or 473 permittee of any other permit class except in the case of airline permits 474 issued under section 30-28a, boats operating under in-state transporter's 475 permits issued under section 30-19f, [and] cafe permits issued under 476 subsections (d) and (h) of section 30-22a, as amended by this act, and short-term heritage railway cafe permits issued under section 2 of this 477 478 act, except that: (1) A backer of a hotel permit issued under section 30-479 21 or a restaurant permit issued under section 30-22 may be a backer of 480 both such classes; (2) a holder or backer of a restaurant permit issued 481 under section 30-22, a cafe permit issued under subsection (a) of section 482 30-22a, as amended by this act, or a cafe permit for wine, beer and cider 483 issued under section 30-22g may be a holder or backer of any other or 484 all of such classes; (3) a holder or backer of a restaurant permit issued 485 under section 30-22 may be a holder or backer of a cafe permit issued 486 under subsection (f) of section 30-22a, as amended by this act; (4) a 487 backer of a restaurant permit issued under section 30-22 may be a backer 488 of a coliseum permit issued under section 30-33a when such restaurant 489 is within a coliseum; (5) a backer of a hotel permit issued under section 490 30-21 may be a backer of a coliseum permit issued under section 30-33a; 491 (6) a backer of a grocery store beer permit issued under subsection (c) of 492 section 30-20 may be (A) a backer of a package store permit issued under 493 subsection (b) of section 30-20 if such was the case on or before May 1, 494 1996, and (B) a backer of a restaurant permit issued under section 30-22, 495 provided the restaurant permit premises do not abut or share the same 496 space as the grocery store beer permit premises; (7) a backer of a cafe 497 permit issued under subsection (j) of section 30-22a, may be a backer of

498 a nonprofit theater permit issued under section 30-35a; (8) a backer of a 499 nonprofit theater permit issued under section 30-35a may be a holder or 500 backer of a hotel permit issued under section 30-21 or a coliseum permit issued under section 30-33a; (9) a backer of a concession permit issued 501 502 under section 30-33 may be a backer of a coliseum permit issued under 503 section 30-33a; (10) a holder of an out-of-state winery shipper's permit 504 for wine issued under section 30-18a may be a holder of an in-state 505 transporter's permit issued under section 30-19f; (11) a holder of an out-506 of-state shipper's permit for alcoholic liquor issued under section 30-18 507 or an out-of-state winery shipper's permit for wine issued under section 508 30-18a may be a holder of an in-state transporter's permit issued under 509 section 30-19f; (12) a holder of a manufacturer permit for a farm winery 510 issued under subsection (c) of section 30-16 or a manufacturer permit 511 for wine, cider and mead issued under subsection (d) of section 30-16 512 may be a holder of an in-state transporter's permit issued under section 513 30-19f, an off-site farm winery sales and tasting permit issued under 514 section 30-16a or any combination of such permits; (13) the holder of a 515 manufacturer permit for spirits, beer, a farm winery or wine, cider and 516 mead, issued under subsection (a), (b), (c) or (d), respectively, of section 517 30-16 may be a holder of a Connecticut craft cafe permit issued under 518 section 30-22d, a restaurant permit or a restaurant permit for wine and beer issued under section 30-22 or a farmers' market sales permit issued 519 520 under section 30-370; (14) the holder of a restaurant permit issued under 521 section 30-22, a cafe permit issued under section 30-22a, as amended by 522 this act, a cafe permit for wine, beer and cider issued under section 30-523 22g or an in-state transporter's permit issued under section 30-19f may 524 be the holder of a seasonal outdoor open-air permit issued under section 525 30-22e or an outdoor open-air permit issued under section 30-22f; (15) 526 the holder of a festival permit issued under section 30-37t may be the 527 holder or backer of one or more of such other classes; (16) the holder of 528 an out-of-state shipper's permit for alcoholic liquor other than beer 529 issued under section 30-18, an out-of-state winery shipper's permit for 530 wine issued under section 30-18a or an out-of-state shipper's permit for 531 beer issued under section 30-19 may be the holder of an out-of-state

532 retailer shipper's permit for wine issued under section 30-18a; and (17) 533 the holder of a restaurant permit issued under section 30-22 may be a 534 holder of a Connecticut craft cafe permit issued under section 30-22d, 535 provided the permit premises are located at two different addresses. 536 Any person may be a permittee of more than one permit. No holder of 537 a manufacturer permit for beer issued under subsection (b) of section 538 30-16 and no spouse or child of such holder may be a holder or backer 539 of more than three restaurant permits issued under section 30-22, cafe 540 permits issued under section 30-22a, as amended by this act, or cafe 541 permits for wine, beer and cider issued under section 30-22g.

542 Sec. 10. Section 30-53 of the general statutes is repealed and the 543 following is substituted in lieu thereof (*Effective July 1, 2025*):

544 Each permit granted or renewed by the Department of Consumer 545 Protection shall be of no effect until a duplicate thereof has been filed by 546 the permittee with the town clerk of the town within which the club or 547 place of business described in such permit is situated; provided the place of filing for (1) a cafe permit issued under subsection (h) of section 548 549 30-22a, as amended by this act, a short-term heritage railway cafe permit 550 issued under section 2 of this act or a boat operating under an in-state 551 transporter's permit issued under section 30-19f, shall be the office of the 552 town clerk of the town of New Haven, and (2) an airline permit issued under section 30-28a shall be the office of the town clerk of the town of 553 554 Hartford. The fee for such filing shall be twenty dollars.

555 Sec. 11. Section 30-54 of the general statutes is repealed and the 556 following is substituted in lieu thereof (*Effective July 1, 2025*):

Every permittee, other than a corporation holding a cafe permit issued under subsection (h) of section 30-22a, <u>as amended by this act, a</u> short-term heritage railway cafe permit issued under section 2 of this act or an airline permit issued under section 30-28a, shall cause such permittee's permit or a duplicate thereof to be framed and hung in plain view in a conspicuous place in any room where the sales so permitted are to be carried on. 564 Sec. 12. Subsections (a) to (e), inclusive, of section 30-91 of the general 565 statutes are repealed and the following is substituted in lieu thereof 566 (*Effective July 1, 2025*):

567 (a) The sale, dispensing, consumption or presence in glasses or other 568 receptacles suitable to allow for the consumption of alcoholic liquor by 569 an individual in places operating under hotel permits issued under section 30-21, restaurant permits issued under section 30-22, cafe 570 571 permits issued under section 30-22a, as amended by this act, cafe 572 permits for wine, beer and cider issued under section 30-22g, short-term 573 heritage railway cafe permits issued under section 2 of this act, 574 Connecticut craft cafe permits issued under section 30-22d, club permits 575 issued under section 30-22aa, restaurant permits for catering establishments issued under section 30-22b, coliseum permits issued 576 577 under section 30-33a, temporary liquor permits for noncommercial 578 entities issued under section 30-35, nonprofit public museum permits 579 issued under section 30-37a, manufacturer permits for beer, a farm 580 winery or wine, cider and mead issued under subsection (b), (c) or (d), 581 respectively, of section 30-16, casino permits issued under section 30-37k and caterer liquor permits issued under section 30-37j shall be 582 583 unlawful on: (1) Monday, Tuesday, Wednesday, Thursday and Friday 584 between the hours of one o'clock a.m. and nine o'clock a.m.; (2) Saturday 585 between the hours of two o'clock a.m. and nine o'clock a.m.; (3) Sunday 586 between the hours of two o'clock a.m. and ten o'clock a.m.; (4) 587 Christmas, except (A) for alcoholic liquor that is served where food is 588 also available during the hours otherwise permitted by this section for 589 the day on which Christmas falls, and (B) by casino permittees at 590 casinos, as defined in section 30-37k; and (5) January first between the 591 hours of three o'clock a.m. and nine o'clock a.m., except that on any 592 Sunday that is January first the prohibitions of this section shall be 593 between the hours of three o'clock a.m. and ten o'clock a.m.

(b) Any town may, by vote of a town meeting or by ordinance, reduce
the number of hours during which sales under subsection (a) of this
section, except sales under a cafe permit issued under subsection (d) of

597 section 30-22a, as amended by this act, shall be permissible. In all cases 598 when a town, either by vote of a town meeting or by ordinance, has 599 acted on the sale of alcoholic liquor or the reduction of the number of 600 hours when such sale is permissible, such action shall become effective 601 on the first day of the month succeeding such action and no further 602 action shall be taken until at least one year has elapsed since the 603 previous action was taken.

604 (c) Notwithstanding any provisions of subsections (a) and (b) of this 605 section, such sale, dispensing, consumption or presence in glasses in 606 places operating under a cafe permit issued under subsection (f) of 607 section 30-22a, as amended by this act, shall be unlawful before eleven 608 o'clock a.m. on any day, except in that portion of the permit premises 609 which is located in a separate room or rooms entry to which, from the 610 bowling lane area of the establishment, is by means of a door or doors 611 which shall remain closed at all times except to permit entrance and 612 egress to and from the lane area. Any alcoholic liquor sold or dispensed 613 in a place operating under a cafe permit issued under subsection (f) of 614 section 30-22a, as amended by this act, shall be served in containers such 615 as, but not limited to, plastic or glass. Any town may, by vote of a town 616 meeting or by ordinance, reduce the number of hours during which 617 sales under this subsection shall be permissible.

618 (d) The sale or dispensing of alcoholic liquor for off-premises 619 consumption in places operating under package store permits issued 620 under subsection (b) of section 30-20, druggist permits issued under section 30-36, manufacturer permits issued under section 30-16, grocery 621 622 store beer permits issued under subsection (c) of section 30-20, religious 623 wine retailer permits issued under section 30-37s or temporary auction 624 permits issued under section 30-37u shall be unlawful on Thanksgiving 625 Day, New Year's Day and Christmas; and such sale or dispensing of 626 alcoholic liquor for off-premises consumption in places operating under 627 package store permits, druggist permits, manufacturer permits for beer, 628 grocery store beer permits, religious wine retailer permits and 629 temporary auction permits shall be unlawful on Sunday before ten

o'clock a.m. and after six o'clock p.m. and on any other day before eight
o'clock a.m. and after ten o'clock p.m. Any town may, by a vote of a town
meeting or by ordinance, reduce the number of hours during which
such sale shall be permissible.

634 (e) (1) In the case of any premises operating under a cafe permit 635 issued under subsection (c) of section 30-22a, as amended by this act, a 636 cafe permit for wine, beer and cider issued under section 30-22g or a 637 Connecticut craft cafe permit issued under section 30-22d, and wherein, 638 under the provisions of this section, the sale of alcoholic liquor is forbidden on certain days or hours of the day, or during the period 639 640 when such permit is suspended, it shall likewise be unlawful to keep 641 such premises open to, or permit such premises to be occupied by, the 642 public on such days or hours.

643 (2) In the case of any premises operating under a cafe permit issued 644 under section 30-22a, as amended by this act, [or] a cafe permit for wine, 645 beer and cider issued under section 30-22g or a short-term heritage 646 railway cafe permit issued under section 2 of this act, it shall be unlawful 647 to keep such premises open to, or permit such premises to be occupied 648 by, the public between the hours of one o'clock a.m. and six o'clock a.m. 649 on Monday, Tuesday, Wednesday, Thursday and Friday and between 650 the hours of two o'clock a.m. and six o'clock a.m. on Saturday and 651 Sunday or during any period of time when such permit is suspended, 652 provided the sale, dispensing or consumption of alcohol on such 653 premises operating under such cafe permit or cafe permit for wine, beer 654 and cider shall be prohibited beyond the hours authorized for the sale, 655 dispensing or consumption of alcohol for such premises under this 656 section.

(3) Notwithstanding any provision of this chapter, in the case of any
premises operating under a cafe permit issued under section 30-22a, as
<u>amended by this act</u>, [or] a cafe permit for wine, beer and cider issued
under section 30-22g or a short-term heritage railway cafe permit issued
<u>under section 2 of this act</u>, it shall be lawful for such premises to be open

to, or be occupied by, the public when such premises is being used as a site for film, television, video or digital production eligible for a film production tax credit pursuant to section 12-217jj, provided the sale, dispensing or consumption of alcohol on such premises operating under such cafe permit or cafe permit for wine, beer and cider shall be prohibited beyond the hours authorized for the sale, dispensing or consumption of alcohol for such premises under this section.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	July 1, 2025	30-1
Sec. 2	July 1, 2025	New section
Sec. 3	July 1, 2025	30-12
Sec. 4	July 1, 2025	30-14(a) and (b)
Sec. 5	July 1, 2025	30-22a(a) to (h)
Sec. 6	July 1, 2025	30-38
Sec. 7	July 1, 2025	30-39(b)
Sec. 8	July 1, 2025	30-45
Sec. 9	July 1, 2025	30-48(a)
Sec. 10	July 1, 2025	30-53
Sec. 11	July 1, 2025	30-54
Sec. 12	July 1, 2025	30-91(a) to (e)

## Statement of Purpose:

To amend the Liquor Control Act by (1) defining "heritage railway", (2) establishing a short-term heritage railway cafe permit, and (3) establishing a reduced fee for cafe permits issued to heritage railways.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

Co-Sponsors: REP. PISCOPO, 76th Dist.; SEN. MARTIN, 31st Dist.

<u>H.B. 5425</u>

Committee Bill No. 5425