

1973 Assembly Bill 1478

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CHAPTER 207, Laws of 1973

AN ACT to amend 176.05 (21) (h) (intro.) of the statutes, relating to retail liquor licensing certain establishments engaged in preserving historic inns and hotels.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

176.05 (21) (h) (intro.) of the statutes, as affected by chapters 48 and 103, laws of 1973, is amended to read:

176.05 (21) (h) (intro.) Notwithstanding this subsection, the governing body of any town, village or city may by a three-fourths vote of all members of the governing body grant a "Class B" retail intoxicating liquor license to any person who on February 1, 1972, held a valid class "B" retail license under s. 66.054 or who can demonstrate with a bona fide offer to purchase an intent to purchase premises licensed under that section prior to February 1, 1972, or who on February 1, 1973, held a valid class "B" retail license under s. 66.054 and who is engaged in preserving historic inns and hotels established during this state's territorial period 1836-1848, if application is made before December 31, 1973 or who is engaged in preserving historic homes built during the post-civil war era in Wisconsin (1865-1880), if the application is made before June 30, 1974. Any such license shall not affect the quota of any town, village or city under this subsection, but no other premises may be licensed under this section, except when a license is transferred under sub. (14), until the total number of licenses in the municipality is again within the quota, except in the case of annexations under par. (c). At its option, the governing body may limit the period for which the license is granted to less than one year. No license may be granted under this paragraph:
