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CHAPTER 263

AN ACT to amend 176.05 (4b) of the statutes, relating to "Class B" liquor licenses for county arenas.

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

176.05 (4b) of the statutes is amended to read:

176.05 (4b) LICENSES TO AIRPORTS OR ARENAS. Any county which owns an airport or arena which is in actual operation, may by resolution of its governing body annually apply to the commissioner of taxation on a form to be supplied by the commissioner for the issuance of a retail "Class B" intoxicating liquor license for use on such airport or arena premises. An "arena" means any public building with a capacity of 4,000 or more used principally for the conduct of sports events. Such license shall be issued only to a concessionaire designated by said governing body to operate on said airport or arena, and * * * if such concessionaire is a corporation such license shall be issued only to a designated officer or employe of

such corporation. No such county nor any officer or employe of such county shall be issued or granted a "Class B" intoxicating liquor license at any such airport *or arena*. Upon receipt of such application and upon payment to such commissioner of an annual license fee equivalent to the amount currently set by the governing body of the municipal subdivision wherein such airport *or arena* is located for like licenses issued by it, the commissioner shall issue such license and thereupon transmit the license fee to the municipal subdivision wherein such airport *or arena* is located. The license year shall commence on July 1 annually. The provisions of sub. (1a) relating to suspending or revoking permits shall apply to all licenses issued by the commissioner hereunder and except as provided herein, all provisions relating to retail "Class B" intoxicating liquor licenses shall apply to such licenses as are issued hereunder.

Approved August 17, 1963.
