- 1 SB556
- 2 119017-1
- 3 By Senator Means
- 4 RFD: Tourism and Marketing
- 5 First Read: 23-MAR-10

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8	SYNOPSIS: This bill would provide for the Alabama
9	Small Winery Business Viability Act to facilitate
10	the operations of Alabama small wineries as small
11	businesses and to update operational law relating
12	to the sale and distribution of wine, wine tasting
13	events, and wine production among small wineries.
14	The bill would allow small wineries to sell
15	directly to retailers up to 24,000 gallons per year
16	and allow small wineries to produce bottled wine
17	for other small wineries.
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19	A BILL
20	TO BE ENTITLED
21	AN ACT
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23	To provide for the Alabama Small Winery Business
24	Viability Act; to facilitate the operations of small wineries
25	by updating the laws regarding the sale and distribution of
26	bottled wine of small wineries; to provide for the direct sale
27	of small wineries wine to retailers of a certain amount of

wine annually; to allow direct sale to wine retailers; to

provide for wine tasting events and Sunday sales in areas in

which Sunday sales are otherwise legal; to provide for small

wineries to operate in the same manner as wholesalers of wine;

and to amend Section 28-7-18, Code of Alabama 1975, for

conformity to the act.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. (a) This act shall be known as the

Alabama Small Winery Business Viability Act.

- (b) As used in this act, the following terms shall have the following meanings:
- (1) AFFILIATE. Any person controlling, controlled by, or under common control with an Alabama small winery.
- (2) ALABAMA SMALL WINERY. A small winery which is licensed by the Alcoholic Beverage Control Board to manufacture wine in Alabama and which includes the following:
- a. At least one tasting room at the winery and may include five additional tasting rooms throughout the state.
- b. A common federally bonded or designated area for in process storage of bottled wine, labeled or unlabeled, and receipt, transfer, and storage of bonded winemaking materials in accordance with the laws and regulations of the United States.
- c. A manufacturing facility for the fermentation, aging, blending, and processing of wine in accordance with the laws and regulations of the United States.

- d. Preparation of wine for market in original containers for distribution in accordance with the laws and regulations of the United States.
- 4 (3) BOARD. The Alabama Alcoholic Beverage Control
 5 Board.

- (4) COMMISSIONER. The Commissioner of the Alcoholic Beverage Control Board.
- (5) SMALL WINERY. A winery which manufactures less than 75,000 gallons of wine annually in the state where the winery is located.
- (6) TASTING ROOM. An enclosed permanent outlet for the promotion of a small winery's wine by providing samples of such wine to the public and for the sale of such wine at retail for consumption on the premises and for sale in closed packages for consumption off the premises.
- (7) WINE. All beverages made from the fermentation of fruits, berries, or grapes, juices or concentrates with or without added spirits, and produced in accordance with the laws and regulations of the United States, containing not more than 24 percent alcohol by volume, and shall include all sparkling wines, carbonated wines, special natural wines, rectified wines, vermouths, vinous beverages, vinous liquors, and like products.

Section 2. (a) The board shall authorize any licensed small winery to sell up to 24,000 gallons per calendar year of its wine as prepared in original containers at wholesale within the state, with the following provisions:

1 (1) A licensed small winery shall have first offered 2 its products to a licensed Alabama wholesaler without 3 acceptance in 45 days; or

- (2) A licensed Alabama wholesaler abandons an existing small winery distribution agreement as shown by invoice nonpayment or de minimis sales activity of less than 2,400 gallons within 120 days.
- (b) A small winery wholesale licensee shall be regulated in the transport, sales, and record keeping as governed by the Alabama laws for wholesalers.
- (c) A small winery licensee shall be authorized to sell, deliver, or ship its wine in bulk or in bottles, whether labeled or unlabeled in-bond and as provided by the laws and regulations of the United States, to other small winery licensees and shall be authorized to acquire and receive deliveries and shipments of such wine made by other small winery licensees.
- (d) An Alabama small winery licensee shall be authorized, in accordance with rules of the board, to acquire and receive in-bond deliveries and shipments of in-process winemaking materials in accordance with the laws and regulations of the United States.
- (e) The annual small winery license tax for each license issued shall be five hundred dollars (\$500).
- Section 3. (a) The board shall authorize any small winery licensee to receive in original containers and to sell

the wine of any other small winery licensee for on-premises consumption and off-premises consumption.

- (b) The board may authorize any small winery licensee to purchase at wholesale distilled spirits, malt beverages, and wines not produced by a winery for consumption in its tasting rooms and at facilities located on the premises of the winery or on property located contiguous to the winery and owned by the winery.
 - (c) No excise tax shall be collected for the wine served in a small winery tasting room. An excise tax of forty-five cents (\$.45) per liter shall be paid by the wholesaler or by the originating small winery.

Section 4. (a) An Alabama small winery licensee, in accordance with rules of the board, may be further licensed to acquire and receive deliveries and shipments of wine in bulk from out-of-state producers and shippers in an amount not to exceed 20 percent of its annual production, provided that the Alabama small winery licensee receiving any such shipment or shipments files timely reports with the board and keeps records of the receipt of such shipment or shipments as may be required by the board.

- (b) Any wine received in bulk pursuant to subsection
 (a) shall have levied thereon the required taxes which shall
 be reported and remitted to the board.
- (c) The annual license tax for each license issued pursuant to this section to acquire and receive bulk wine shipments from out of state shall be fifty dollars (\$50).

Section 5. (a) (1) Notwithstanding any other provision of Title 28 to the contrary, in all counties or municipalities in which the sale of wine is lawful, the commissioner may authorize any Alabama small winery licensee to sell its wine and the wine of any other small winery licensee for consumption on the premises at facilities located on the premises of the winery or on property located contiguous to the winery and owned by the winery or by an affiliate of the winery.

- (2) Notwithstanding any other provisions of Title 28 to the contrary, in all counties or municipalities in which the sale of distilled spirits, malt beverages, and wines is lawful, the commissioner may authorize such licensee to make sales of distilled spirits, malt beverages, and wines not produced by a small winery for consumption in its tasting rooms and at facilities located on the premises of the winery or on property located contiguous to the winery and owned by the winery or by an affiliate of the winery, provided that any alcoholic beverages sold pursuant to this subdivision shall be purchased by the winery from a licensed wholesaler at wholesale prices.
- (b) Notwithstanding any other provision of Title 28 to the contrary, in all counties and municipalities in which the sale of wine is lawful by an Alabama small winery, an Alabama small winery which is licensed to sell its wine in a tasting room or other licensed small winery facility within the county or municipality, as the case may be, for

1 consumption on the premises or in closed packages for 2 consumption off the premises, shall be authorized to sell its wine and the wine of any other Alabama small winery licensee 3 on Sundays from 12:30 P.M. until 12:00 midnight in the tasting room or other licensed winery facility to the same extent as 5 6 its county or municipal license would otherwise permit. 7 Nothing in this section shall be construed to authorize a small winery to sell wine on any other premises which are not 8 actually located on the property of the small winery, except in special entertainment districts designated by the local governing authority of the county or municipality, as 11 12 applicable.

> Section 6. Section 28-7-18, Code of Alabama 1975, is amended to read as follows:

> > "\$28-7-18.

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"(a) No Except as provided in the Alabama Small Winery Act, no manufacturer shall sell any table wine direct to any retailer or for consumption on the premises where sold, nor sell or deliver any such table wine in other than original containers, nor shall any manufacturer maintain or operate within this state any place or places, other than the place or places covered by his or its license where table wine is sold or where orders therefor are taken. Provided, further, that table wine which is manufactured in Alabama may be sold directly at retail by the licensed manufacturer only on the manufacturer's premises, for on-premise or off-premise consumption. Wine produced at an Alabama small winery may be

sold directly to retail wine licensees as authorized by the Alabama Small Winery Act.

"(b) (1) There is hereby levied and assessed, upon wine manufactured in Alabama and sold by the manufacturer directly at retail on the premises where it is manufactured, as provided in subsection (a), or dispensed, as free samples of not more than six ounces, in the tasting room or wine cellar on the manufacturer's premises, an excise tax, measured by and graduated in accordance with the volume of such wine sold or dispensed, in an amount equal to forty-five cents (\$.45) per liter.

- "(2) The tax hereby levied on retail sales on a manufacturer's premises shall be added to the sales price of all table wine sold at retail by the manufacturer, as provided in subsection (a), and shall be collected from the consumers making the purchases.
- "(c) The tax levied by subsection (b) shall be collected by a return and remitted, monthly, as follows:

"(1) Not later than the fifteenth day of the month following the month in which table wine was dispensed as free samples or sold at retail as provided in subsection (a), the manufacturer shall file with the board, on a form and in the manner prescribed by the board, a return showing taxes due at thirty-eight cents (\$.38) per liter of the table wine dispensed or sold at retail during the previous month; the taxes due at such rate shall be remitted to the board along with the return.

"(2) Not later than the fifteenth day of the month following the month in which table wine was dispensed as free samples or sold at retail as provided in subsection (a), the manufacturer shall file with the municipality within which the table wine was dispensed or sold at retail within its corporate limits, or, where dispensed or sold at retail outside of the corporate limits of any municipality, with the county within which the table wine was dispensed or sold at retail, a return showing taxes at seven cents (\$.07) per liter of the table wine dispensed or sold at retail during the previous month; the taxes due at such rate shall be remitted to the county or municipality along with the return.

- "(3) All taxes imposed, levied, and collected under this section shall be deposited and credited in the same manner as are other table wine taxes.
- "(d) Manufacturers who manufacture table wine within Alabama shall provide to the board monthly reports, in the form, time, and manner prescribed by the board, reporting gallonage sold and gallonage exported for sale outside the state during the previous month.
- "(e) The tax herein levied is exclusive and shall be in lieu of all other and additional taxes of the state, county, and municipality imposed on or measured by the sale or volume of sale of table wine; provided that nothing herein contained shall be construed to exempt the retail sale of table wine from the levy of tax on general retail sales by the

state, county, or municipality in the nature of, or in lieu of, a general sales tax."

Section 7. To the extent that any conflict exists between this act and the current provisions of Title 28, Code of Alabama 1975, or administrative rules of the Alcoholic Beverage Control Board, the provisions of this act shall supersede any existing conflicting statutes or administrative rules.

Section 8. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.