HOUSE CONCURRENT RESOLUTION 4402

State of Washington 53rd Legislature 1993 Regular Session

By Representatives Heavey, Veloria, Wineberry, Lemmon, Chappell and Pruitt

Read first time 01/13/93. Referred to Committee on Commerce & Labor.

- 1 WHEREAS, Adult citizens of this state have the right to use alcohol
- 2 in a responsible manner; and
- WHEREAS, Alcohol is an illegal drug for persons under twenty-one
- 4 years of age; and
- 5 WHEREAS, It has been estimated that over fifty thousand students in
- 6 grades six through twelve can be considered heavy drinkers and over
- 7 fifty percent have tried alcohol; and
- 8 WHEREAS, Almost one-half of the deaths and almost one-quarter of
- 9 the disabling injuries on our highways result from accidents involving
- 10 drivers under the influence of alcohol; and
- 11 WHEREAS, As a class, young people are greatly overrepresented in
- 12 the number of alcohol-related collisions, making alcohol-related
- 13 accidents the leading cause of death for sixteen to twenty-four year
- 14 olds in the United States; and
- 15 WHEREAS, Alcohol abuse has been linked to a wide array of family
- 16 and health problems, causing much pain and suffering; and
- 17 WHEREAS, The treatment of these problems raises the cost of health
- 18 care for all citizens of the state; and
- 19 WHEREAS, Approximately one hundred forty-five babies are born in
- 20 Washington state each year with fetal alcohol syndrome; and

p. 1 HCR 4402

- 1 WHEREAS, Fetal alcohol syndrome is the third leading cause of 2 mental retardation in the United States; and
- WHEREAS, More than one-third of the arrests in the United States

 4 each year are related to alcohol abuse, costing taxpayers one hundred
- 5 fifty million dollars a year for the arrest, trial, and jail time of
- 6 these people; and
- 7 WHEREAS, Advertising has a tremendous effect on the attitudes,
- 8 beliefs, social behavior, and consumer behavior of citizens of all
- 9 ages, especially young persons; and
- 10 WHEREAS, It is estimated that over seventy percent of high school
- 11 seniors watch some television every day; and
- 12 WHEREAS, The average primary and secondary level student spends
- 13 more time watching television than doing homework; and
- WHEREAS, Many advertisers have taken advantage of this eager market
- 15 by explicitly or implicitly purveying the message that alcohol
- 16 contributes to a person's attractiveness, athletic ability,
- 17 professional ability, or social status; and
- 18 WHEREAS, Advertisers have also attempted to make alcohol appealing
- 19 to young people by linking alcohol to various animated characters and
- 20 mascots; and
- 21 WHEREAS, Some alcohol advertisements convey a sexist message by
- 22 objectifying women;
- NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives of
- 24 the state of Washington, the Senate concurring, that the beer and malt
- 25 liquor industry is strongly encouraged to regulate itself and to adopt
- 26 the same voluntary Code of Advertising Standards with regard to its
- 27 advertising that has been adopted by the Wine Institute, specifically,
- 28 that:
- 29 (1) Advertising should encourage the proper use of beer and malt
- 30 liquor, it should not depict or describe:
- 31 (a) Consumption for the effects the alcohol content may produce;
- 32 (b) Alcohol content or extra strength unless required by law;
- 33 (c) Excessive drinking or persons who appear to have lost control
- 34 or to be inappropriately uninhibited;
- 35 (d) Any suggestion that excessive drinking or loss of control is
- 36 amusing;
- 37 (e) Any persons engaged in activities not normally associated with
- 38 the moderate use of beer or malt liquor and a responsible life style.
- 39 Association of beer or malt liquor use in conjunction with feats of

HCR 4402 p. 2

- 1 daring or activities requiring unusual skill should be specifically 2 prohibited;
- 3 (f) Beer or malt liquor in quantities inappropriate to the 4 situation or inappropriate for moderate and responsible use; or
- 5 (g) The image of beer or malt liquor in advertising in other than 6 an adult-oriented and socially responsible manner.
- 7 (2) Any attempt to suggest that beer or malt liquor directly 8 contributes to success or achievement is unacceptable. Therefore, the 9 following restrictions will apply to subscribers of this code:
- 10 (a) Beer and malt liquor shall not be presented as being essential 11 to personal performance, social attainment, achievement, success, or 12 wealth;
- 13 (b) The use of beer or malt liquor shall not be directly associated 14 with social, physical, or personal problem solving;
- 15 (c) Beer and malt liquor shall not be presented as vital to social acceptability and popularity; and
- 17 (d) It shall not be suggested that beer or malt liquor is crucial 18 for successful entertaining.
- 19 (3) Any advertisement which has particular appeal to persons below 20 the legal drinking age is unacceptable. Therefore, beer and malt 21 liquor advertising shall not:
- (a) Show models and personalities in advertisements who are under the legal drinking age. Models should appear to be twenty-five years of age or older;
- 25 (b) Use music, language, gestures, or cartoon characters 26 specifically associated with or directed toward those below the legal 27 drinking age;
- (c) Appear in children's or juvenile magazines, newspapers, television programs, radio programs, or other media specifically oriented to persons below the legal drinking age;
- 31 (d) Be presented as being related to the attainment of adulthood or 32 associated with "rites of passage" to adulthood;
- 33 (e) Suggest that beer or malt liquor resembles or is similar to 34 another type of beverage or product having particular appeal to persons 35 below the legal drinking age;
- (f) Use current or traditional heroes of the young such as those engaged in pastimes and occupations having a particular appeal to persons below the legal drinking age; or

p. 3 HCR 4402

- 1 (g) Use amateur or professional sports celebrities, past or 2 present.
- 3 (4) Code subscribers shall not show motor vehicles in such a way as 4 to suggest that they are to be operated in conjunction with beer or 5 malt liquor use. Advertising should in no way suggest that beer or 6 malt liquor be used in connection with driving motorized vehicles such 7 as automobiles, motorcycles, boats, snowmobiles, or airplanes.
- 8 (5) Beer and malt liquor advertising shall not appear in or 9 directly adjacent to television or radio programs or print media which 10 dramatize or glamorize overconsumption or inappropriate use of 11 alcoholic beverages.
- 12 (6) Beer and malt liquor advertising shall make no reference to the 13 medicinal or caloric values of beer or malt liquor.
- 14 (7) Beer and malt liquor advertising shall not degrade the image or 15 status of any ethnic, minority, or other group.
- 16 (8) Beer and malt liquor advertising shall not be directed to 17 underage drinkers or pregnant women. Beer and malt liquor advertising 18 shall not portray excessive drinking.
- 19 (9) Beer and malt liquor advertising shall not exploit the human 20 form, feature provocative or enticing poses, nor be demeaning to any 21 individual; and
- BE IT FURTHER RESOLVED, That a joint select committee on alcohol advertising be established to review any progress made by the beer and malt liquor industry in its effort to self-regulate and to recommend to the legislature methods of regulating the industry, under the broad power granted the states by the twenty-first amendment to the Constitution of the United States, if self-regulation proves not to be effective; and
- 29 BE IT FURTHER RESOLVED, That the committee consist of eight members,
- 30 four members each selected by the President of the Senate and the
- 31 Speaker of the House of Representatives; and
- BE IT FURTHER RESOLVED, That the committee report its findings and recommendations to the legislature at the regular session held in 1994.

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