

Series 1955
Bulletin #276
November 5, 1955

TO: ALL CLUB LICENSEES
SUBJECT: CATERING TO NON-MEMBERS

It has come to the attention of the Authority that certain clubs licensed for the sale of alcoholic beverages have advertised in newspapers, soliciting catering business in connection with wedding parties and other events.

Any solicitation of any such business is contrary to the Alcoholic Beverage Control Law and any club licensee engaging in the same is subject to disciplinary proceedings being initiated by the Authority, which may result in the revocation, cancellation or suspension of the club license.

The attention of all club licensees is directed to Section 3, subd. 9 of the Alcoholic Beverage Control Law which provides a "club" is an organization of persons incorporated pursuant to the provisions of the Membership Corporations Law or the Benevolent Orders Law...and which does not traffic in alcoholic beverages for profit and is operated solely for a recreational, social, patriotic, political, benevolent or athletic purpose but not for pecuniary gain. Section 106, subd. 3 further provides that clubs licensed under the Alcoholic Beverage Control Law shall be permitted to sell alcoholic beverages only to its members and to their guests accompanying them. Any violation of these provisions will result in the institution of revocation proceedings by this Authority.

STATE LIQUOR AUTHORITY



Thomas E. Rohan
Chairman