

H.B. 597
Alcohol Amendments

Representative **Jefferson S. Burton** proposes the following amendments:

1. *Line 1744 through 1762:*

1744 Section **32B-4-403**. is amended to read:

1745 **32B-4-403 (Effective 05/06/26)**Unlawful sale, offer for sale, or furnishing to
1746 minor.

1747 (1) {**A**} **Except as provided in Subsection (3), a** person may not **knowingly** sell, offer for sale,
or furnish an alcoholic product to a minor.

1748 {**(2)**} [(a) (i)] {~~**Except as provided in Subsection (3), a person is guilty of a class [B]A**~~
1749 ~~**misdemeanor if: [the person who violates Subsection (1) negligently or recklessly }**~~

1750 {~~**fails to determine whether the recipient of the alcoholic product is a minor. }**~~}

1751 {~~**(a) the person who violates Subsection (1) negligently or recklessly fails to determine }**~~}

1752 {~~**whether the recipient of the alcoholic product is a minor; or }**~~}

1753 {~~**(b) the person who violates Subsection (1) knows the recipient of the alcoholic product }**~~}

1754 {~~**is a minor. }**~~}

1755 [(ii)] {~~**(e) As used in this Subsection [(2)(a)](2), "negligently" means with simple**~~
1756 ~~**negligence. }**~~}

1757 [(b)] {~~**[Except as provided in Subsection (3), a person is guilty of a class A misdemeanor if**~~
}

1758 {~~**the person who violates Subsection (1) knows the recipient of the alcoholic product is- }**~~}

1759 {~~**a minor. }**~~}

(2) A violation of Subsection (1) is a class A misdemeanor.

1760 (3) This section does not apply to the furnishing of an alcoholic product to a minor in
1761 accordance with this title:

1762 (a) for medicinal purposes by: