	А	В	С	D	E	F	G	Н
1	State	Statute	Liability	Intoxication	Defendants	Caps	SOL	Other comments
				Apparently under the influence means a state of				
			Strict liability for sales to minors, after hours, to	intoxication accompanied by a perceptable act or				
			those apparently under the influence and to a	series of actions which present signs of	Person or persons who have caused, in			
			person who it would be reasonable to expect	intoxication. Also, those it would be reasonable to	whole or in part, the intoxication and			
	Vermont	7 VSA §501 et	would be under the influence as a result of the	expect are under the influence based on the	Landlords who may be joined for			
2	Current	seq	amount of alcohol served	amount of liquor served.	activities at their rental properties.	none	2 years	
			Strict liability for sales to minors and after hours.					
			Negligence standard for those apparently under					
			the influence and those it would be reasonable	Apparently under the influence means a state of				
			to expect would be under the influence as a	intoxication accompanied by a perceptable act or				Liability insurance
			result of the amount of alcohol served. No	series of actions which present signs of				mandate to be
			proximate cause requirement identified. No	intoxication. Also, those it would be reasonable to				determined by DLL in
	Vermont		definition of damages or apportionment of fault	expect are under the influence based on the	Servers who include certain liquor			consultation with
3	Proposed	seq	specified.	amount of liquor served.	licensees and their employees	none	2 years	DFR.
4								
5								
6								
/								
			As defined by the courts, a form of strict liability					
			for sale of an intoxicating liquid to an intoxicated					
				Intoxication is not defined by statute, only by case				
			of the intoxication. The law also prohibits any	law. It essentially equates to something similar to				
			separate negligence cause of action for sales to	the "visible intoxication" standards used in other	Must be sales by "person or persons			
8	Connecticut	CGS 30-02	persons over age 21.	states.	agent".	\$250,000	0 1 vear	
		00000	poison 0 10. uge ==.			Ψ=00,00	- ,	
				Visibly intoxicated means a state of intoxication				
				accompanied by a perceptible act, a series of acts				
				or the appearance of an individual which clearly		\$350,000		
				demonstrates a state of intoxication. Intoxication		cap for		
			Negligent/Recklessness to a minor or visibly	means substantial impairment of an individual's	Server includes licensee, employee or	non		
		28-A § 2501	intoxicated person, based on proximate cause.	mental or physical faculties as a result of drug or	agent of licensee and nonlicensees in	medical		Based on the model
9	Maine	et seq	Several liability/based on % fault	liquor use.	some cases.	expenses	2 year	act

	Α	В	С	D	E	F	G	Н
10	Rhode Island	R.I. Gen. Laws §3-14-1, et seq	Negligent or reckless service of liquor to a minor or a visibly intoxicated individual. Proximate cause. Joint and several liability with contribution in negligence or with indemnification or contribution in recklessness.	Visible intoxication standard defined as a "state of intoxication accompanied by a perceptible act or a series of acts presenting an apparent sign or signs of intoxication."	Licensees, employees and agents of licensees, anyone who should be licensed. Servers are not held responsible for consumption of alcohol or drugs off premises unless a reasonably prudent person would be aware.	none	3 years	Based on the model
11	New Hampshire	N.H. Rev. Stat. Ann. §507-F:1, et seq	Negligent or reckless service of alcohol to a minor or intoxicated individual. Defendent is liable for resulting damages, with contributory negligence defense.	Intoxication" means an impairment of a person's mental or physical faculties as a result of drug or alcoholic beverage use so as to diminish that person's ability to think and act in a manner in which an ordinary prudent and cautious person, in full possession of his faculties and using reasonable care, would act under like circumstances.		none	3 years	Based on the model
12	New Jersey	N.J.S.A. 2A:22A-1, et seq	Damages can be recovered when a server is negligent, the injury or damages are proximately caused by the negligence and the injury or damage was a foreseeable consequence of the negligence. A server is negligent if they serve a visibly intoxicated person or a minor, if they knew or reasonably should have known it was a minor. Damages are assessed based on the percentage of negligence attributable to the person.	Visibly intoxicated" means a state of intoxication accompanied by a perceptible act or series of acts which present clear signs of intoxication.	Licensed beverage servers	none	2 years	Alcoholic Beverage Servers Liability Act was designed to be exclusive civil remedy for negligent service of alcohol by a licensed server.
13	Massachusett s	Title 20	No specific dram shop law outlining liability. Based on civil negligence. Need to show person was intoxicated and continued to serve. Law reads: Section 69. No alcoholic beverage shall be sold or delivered on any premises licensed under this chapter to an intoxicated person.	not defined in the statute	not defined in the statute. Statute is based on sale or delivery on any premises licensed to sell liquor.	none	3 year	Liquor liability insurance mandate \$250/\$500k in the liquor licensing statutes

	А	В	С	D	E	F	G	Н
		General Obligations Laws 11-100 and 11-101 and Alcohol Beverage	There is liability for sale, delivery, give, or cause or permit or procure to be sold delivered or given away to minors, persons visibly intoxicated or a habitual drunkard known to the person. Case law dictates that a plaintiff must prove that the vendor unlawfully sold or procured alcohol for the intoxicant while the intoxicant was "visibly intoxicated" and that there was a reasonable connection between the intoxication and the		Law includes those who sell, deliver, give away or cause/permit/procure			
14	New York	Control §65	injury.	Visible intoxication standard	the sale, delivery or give away.	none	3 years	