Page 2, Line 25-32;

(7)(a) A holder of a direct shipper permit, warehouse license or other license, certificate or permit under this chapter that allows the person to deliver wine directly to a resident of this state for personal use <u>may deliver</u> a low-proof spirit beverage <u>directly to a resident of this state for personal use on the same terms that the person is allowed to deliver wine</u>.
(b) A holder of a distillery license or a certificate of approval under ORS 471.251 that pays to the commission an amount equal to the fee for a direct shipper permit may deliver a low-proof spirit beverage directly to a resident of this state for personal use on the same terms as a holder of a direct shipper permit.

Isn't it a despicable to lie to Oregonian's, direct shipper delivery of wine within Oregon has not completed the legislative process and/or signed into law.

Alternately, the Legislative Assembly wants its citizens to believe that its wine delivery Bill is already law by making a comparison within HB 3194 as a done deal. Putting the cart before the horse is not good legislation, its demeaning to the Oregon people for the Legislative Assembly to assume that we're not all that tuned with what is happening in Salem.

HB 3194 is a misnomer; the Legislative Assembly talks the talk, that alcohol consumption is a problem with high sales per capita, and waxes that there is an alcohol addiction crisis in Oregon. Legislators appropriate millions of state revenue to Oregon Health Authority to study and combat increasing alcohol consumption. Hindsight is not a specialty of Oregon Legislators as must keep the sunk cost programs going like the Wine Commission and OLCC, and their all-important campaign donors in the alcohol sellers' market by putting forth a Bill that encourages alcohol consumption without leaving your home, go figure.