## SSB 5045 - H COMM AMD

By Committee on Government Accountability & Oversight

## NOT CONSIDERED 04/15/2013

- 1 Strike everything after the enacting clause and insert the 2 following:
- 3 "NEW SECTION. Sec. 1. A new section is added to chapter 66.20 RCW 4 to read as follows:
- 5 (1) There shall be a permit known as a day spa permit to allow the 6 holder to offer or supply without charge wine or beer by the individual 7 glass to a customer for consumption on the premises. The customer must 8 be at least twenty-one years of age and may only be offered one glass 9 of wine or beer, and wine or beer served or consumed shall be purchased 10 from a Washington state licensed retailer. A day spa offering wine or 11 beer without charge may not advertise the service of complimentary wine 12 or beer and may not sell wine or beer in any manner. Any employee involved in the service of wine or beer must complete a board-approved 13 alcohol server training program. 14
- 15 (2) For the purposes of this section, "day spa" means a business 16 that offers at least three of the following types of beauty services:
- 17 (a) Hair care, including shampooing, cutting, styling, and dyeing 18 hair;
- (b) Skin care, such as facials or body wraps;
- 20 (c) Massages; or
- 21 (d) Body toning equipment.
- 22 (3) The annual fee for this permit is one hundred twenty-five dollars."
- 24 Correct the title.
  - EFFECT: (1) Requires that any employee at the day spa serving

wine or beer must complete a board-approved alcohol server training program.

- (2) Changes the definition of "day spa" in the following ways:(a) Removes nail care as one of the types of services that, if offered along with two other types of services, qualifies a business as a day spa; and
- (b) Specifies that hair care services must include shampooing, cutting, styling, and dyeing hair (rather than those tasks being listed as examples of hair care services).

--- END ---