

REVENUE: No revenue impact

FISCAL: No fiscal impact

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<b>Action:</b>	Do Pass
<b>Vote:</b>	7 - 0 - 0
<b>Yeas:</b>	Berger, Edwards C., Esquivel, Holvey, Rosenbaum, Smith P., Schaufler
<b>Nays:</b>	0
<b>Exc.:</b>	0
<b>Prepared By:</b>	Theresa Van Winkle, Administrator
<b>Meeting Dates:</b>	3/19

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**WHAT THE MEASURE DOES:** Allows patrons of a winery licensee to make wine if winemaking is conducted under the direct supervision of licensee or employees of licensee.

**ISSUES DISCUSSED:**

- Intent to allow “create your own wine shops” to legally operate
- Restriction that wine made at establishments cannot be sold or consumed on the premises
- Why wine was not included when statute was established for individuals to make their own beer at a brewery or brewpub

**EFFECT OF COMMITTEE AMENDMENT:** No amendment.

**BACKGROUND:** Current statute only allows those who have obtained a winery license to make wine in Oregon. Wine connoisseurs can take classes to make blended wine (combining two or more wines to make a new variety), but they cannot perform any aspects of the winemaking process, such as fermentation, unless the wine is being made at a person’s residence and is only for home consumption.

HB 2744 allows patrons of a winery business to make their own wine under the direct supervision of the licensed owner and/or employees. The measure maintains the current statutory provision that wine made at these establishments is for personal consumption only.

Patrons of a brewery-public house license or a brewery license can brew beer up to fourteen percent alcoholic content by volume if the brewing is performed under the direct supervision of the license owner or employees. The beer cannot be sold by the patron or consumer on the brewery or brewpub’s premises.