
SENATE BILL 5325

State of Washington

53rd Legislature

1993 Regular Session

By Senators Pelz and Wojahn

Read first time 01/22/93. Referred to Committee on Labor & Commerce.

1 AN ACT Relating to applications for business licenses; adding a new
2 section to chapter 66.24 RCW; adding a new section to chapter 9.46 RCW;
3 and creating a new section.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 NEW SECTION. **Sec. 1.** The legislature finds that:

6 (1) State agencies often act in an inefficient manner;

7 (2) State agencies often duplicate activities performed by other
8 agencies;

9 (3) Such inefficiency and duplication places an unnecessary burden
10 on those citizens conducting business with the state;

11 (4) It is the intent of this act to decrease the inefficiency of
12 state agencies, reduce the duplication of activities performed by state
13 agencies, and relieve the burden placed on citizens conducting business
14 with the state.

15 NEW SECTION. **Sec. 2.** A new section is added to chapter 66.24 RCW
16 to read as follows:

17 (1) The board and the gambling commission shall jointly adopt one
18 set of application forms to be completed by those persons,

1 partnerships, or corporations seeking licenses from these two agencies.
2 These forms shall be adopted by July 1, 1994. Those persons,
3 partnerships, or corporations applying for a license from the board who
4 are simultaneously applying for a license from the gambling commission
5 shall be required to complete only one set of application forms. This
6 requirement shall not prohibit the board from requiring applicants to
7 submit information relevant solely to the issuance of a liquor license.

8 (2) The board or its authorized representatives shall:

9 (a) Provide to the gambling commission copies of all records
10 submitted and other relevant information provided by those persons,
11 partnerships, or corporations who have received a liquor license from
12 the board in the preceding six months and are now seeking a license
13 from the gambling commission. An authorization from the applicant for
14 the release of such records and information is not required for the
15 transfer of these records and information;

16 (b) Work cooperatively with the gambling commission in completing
17 the required review of records and background investigations on
18 applicants seeking licenses from these agencies and shall avoid
19 unnecessary duplication of work; and

20 (c) Provide the gambling commission with all requested records and
21 information in a prompt manner.

22 NEW SECTION. **Sec. 3.** A new section is added to chapter 9.46 RCW
23 to read as follows:

24 (1) The commission and the liquor control board shall jointly adopt
25 one set of application forms to be completed by those persons,
26 partnerships, or corporations seeking licenses from these two agencies.
27 These forms shall be adopted by July 1, 1994. Those persons,
28 partnerships, or corporations applying for a license from the
29 commission who are simultaneously applying for a license from the
30 liquor control board shall be required to complete only one set of
31 application forms. In addition, in the event that an applicant for a
32 gambling license has been granted a liquor license by the liquor
33 control board within the preceding six months, the commission shall
34 request and be provided with a copy of all forms completed by such
35 persons, partnerships, or corporations from the liquor control board.
36 In such instances, the applicants shall not be required to complete
37 another set of application forms. An authorization from the applicant
38 for the release of such records and information is not required for the

1 transfer of these records and information. These requirements shall
2 not prohibit the commission from requiring applicants to submit
3 information relevant solely to the issuance of a gambling license or
4 prohibit the commission from completing the required investigation of
5 applicants.

6 (2) The commission or its authorized representatives shall work
7 cooperatively with the liquor control board in completing the required
8 review of records and background investigations on applicants seeking
9 licenses from these agencies and shall avoid unnecessary duplication of
10 work.

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