

**BILL SUMMARY**  
1<sup>st</sup> Session of the 60<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>HB 2369</b>
<b>Version:</b>	<b>INT</b>
<b>Request Number:</b>	<b>11472</b>
<b>Author:</b>	<b>Hill</b>
<b>Date:</b>	<b>2/19/2025</b>
<b>Impact:</b>	<b>Please see previous summary of this measure</b>

**Research Analysis**

HB 2369, as introduced, creates the "Marissa Murrow Act," which provides that an event venue license must authorize the holder to operate the event venue space as defined in the act and allow the service and consumption of beer and wine during events hosted on the licensed premises. The service and consumption of spirits is prohibited. An event venue license may not host such events more than six days per calendar year and no more than one day per month. All beer and wine must be served by a licensed caterer or bartender. A licensee must not charge admission to these events. ABLE licenses must be displayed. This act doesn't apply to event venues that either don't permit alcoholic beverages or already have their licensure. The ABLE Commission will promulgate rules as necessary for implementation. The measure sets the fee for an Event Venue License at \$500.

Prepared By: House Research Staff

**Fiscal Analysis**

The measure is currently under review and impact information will be completed.

Prepared By: House Fiscal Staff

**Other Considerations**

None.