C7 5lr3147

HB 742/04 - W&M

By: **Delegate C. Davis**Introduced and read first time: February 22, 2005
Assigned to: Rules and Executive Nominations

	A BILL ENTITLED							
1 AN ACT concerning								
2 3								
FOR the purpose of making provisions that authorize eligible organizations to own or operate slot machines applicable statewide; altering the definition of "eligible organization" to make it applicable to a nonprofit organization that has been located in the State for a certain number of years before the organization applies for a license; and generally relating to slot machine ownership and operation by eligible organizations.								
10 BY repealing and reenacting, with amendments, 11 Article - Criminal Law 12 Section 12-304 13 Annotated Code of Maryland 14 (2002 Volume and 2004 Supplement)								
15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 16 MARYLAND, That the Laws of Maryland read as follows:								
17	7 Article - Criminal Law							
18 12-304.								
19 (a) In this s	9 (a) In this section, "eligible organization" means a nonprofit organization that:							
20 (1) has been located in [a county listed in subsection (b) of this section] 21 THE STATE for at least 5 years before the organization applies for a license under 22 subsection (e) of this section; and								
23 (2)	is a bona fide:							
24	(i) fraternal organization;							
25	(ii) religious organization; or							
26	(iii) war veterans' organization.							

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the income of each slot machine; and

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1				2.	the disposition of the income from each slot machine.			
2 3	[(d)] unless:	(C)	An eligi	ble organ	zation may not use or operate a slot machine			
4 5	that accurate	(1) the slot machine is equipped with a tamperproof meter or counter at accurately records gross receipts; and						
6 7	receipts and j	(2) payoffs o	the eligible organization keeps an accurate record of the gross f the slot machine.					
10		riff of th	(1) Before an eligible organization may operate a slot machine e eligible organization shall obtain a license for the slot machine the county in which the eligible organization plans to locate the					
12		(2)	(i)	The cour	nty shall:			
13 14	and			1.	charge an annual fee of \$50 for each license for a machine;			
15				2.	issue a license sticker to the applicant.			
16			(ii)	The appl	icant shall place the sticker on the slot machine.			
17 18	general fund	of the co	(iii) ounty.	The proc	eeds of the annual fee shall be transferred to the			
19 20	(3) In the application to the sheriff for a license, one of the principal officers of the eligible organization shall certify under affidavit that the organization:							
21			(i)	is an elig	ible organization; and			
22			(ii)	will com	ply with this section.			
23 24	[(f)] intentionally	(E) misrepre	(1) esent a st		oal officer of the eligible organization may not fact on the application.			
25 26	A person who violates this subsection is guilty of perjury and on conviction is subject to the penalty provided under Title 9, Subtitle 1 of this article.							
27 28	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2005.							