## **HOUSE BILL 1140**

C7 4lr1545

By: Delegate Luedtke

Introduced and read first time: February 7, 2014

Assigned to: Ways and Means

## A BILL ENTITLED

1 AN ACT concerning

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## Local Gaming - Charitable Casino Events

3 FOR the purpose of authorizing certain qualified organizations to conduct certain 4 charitable casino events; prohibiting certain qualified organizations from 5 operating certain gaming devices; requiring that certain charitable casino 6 events be conducted by members of certain qualified organizations; prohibiting 7 certain individuals from benefiting financially from certain charitable casino 8 events; authorizing certain charitable casino events to occur with a certain 9 frequency and in a certain manner; requiring certain organizations to apply for certain permits; requiring certain qualified organizations to submit certain 10 reports; prohibiting qualified organizations from offering certain prizes; 11 12 requiring certain qualified organizations to conduct certain casino events in 13 accordance with certain procedures; authorizing qualified organizations to enter 14 into certain contracts with gaming vendors; requiring the State Lottery and Gaming Control Commission to adopt certain regulations; authorizing the 15 16 Commission to establish and collect certain fees; authorizing the Commission to 17 conduct certain criminal background checks; defining certain terms; and 18 generally relating to charitable casino events in the State.

- BY repealing and reenacting, with amendments,
- 20 Article Criminal Law
- 21 Section 12–101, 12–103, 12–113, and 13–101
- 22 Annotated Code of Maryland
- 23 (2012 Replacement Volume and 2013 Supplement)
- 24 BY adding to
- 25 Article Criminal Law
- Section 13–2A–01 through 13–2A–07 to be under the new subtitle "Subtitle 2A.
- 27 Charitable Casino Events"
- 28 Annotated Code of Maryland
- 29 (2012 Replacement Volume and 2013 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



$\frac{1}{2}$				E IT ENACTED BY THE GENERAL ASSEMBLY OF aws of Maryland read as follows:						
3	Article - Criminal Law									
4	12–101.									
5	(a)	In thi	s subti	itle the following words have the meanings indicated.						
6 7	(b) Article.	) "Candidate" has the meaning stated in § 1–101 of the Election Law								
8	(c)	(1)	"Cred	it" means payment by a credit card or promissory note.						
9 10	(2) "Credit" includes selling or pledging personal property in exchange for cash or tokens.									
11	(d)	(1)	"Gam	ing device" means:						
12 13 14	at which a value; or	game o	(i) of chan	a [gaming table, except a billiard table,] GAME OR DEVICE ce is played for money or any other thing or consideration of						
15 16	consideration	on of va	(ii) llue is	a game or device at which money or any other thing or bet, wagered, or gambled.						
17 18										
19	(e)	(1)	"Gam	ing event" means:						
20		<b>[</b> (1) <b>]</b>	(I)	a bingo game;						
21		<b>[</b> (2) <b>]</b>	(II)	a carnival;						
22		<b>[</b> (3) <b>]</b>	(III)	a bazaar;						
23		<b>[</b> (4) <b>]</b>	(IV)	a raffle;						
24		[(5)]	(v)	a benefit performance; or						
25		<b>[</b> (6) <b>]</b>	(VI)	any other event at which a gaming device is operated.						
26		(2)	"GAN	ING EVENT" DOES NOT INCLUDE A CHARITABLE CASINO						

EVENT AS DEFINED IN § 13–2A–01 OF THIS ARTICLE.

1	(f) "Organiza	ation" includes:
2 3	(1) a dorganization;	fraternal, religious, civic, patriotic, educational, or charitable
4	(2) a v	olunteer fire company, rescue squad, or auxiliary unit;
5	(3) a v	reterans' organization or club;
6 7	* /	oona fide nonprofit organization that is raising money for an athletic, or educational purpose; or
8		y organization that is authorized to conduct a gaming event of this title or Title 13 of this article.
LO L1	(g) "Political Law Article.	committee" has the meaning stated in $\S 1-101$ of the Election
12 13	* *	means a poker chip, bingo chip, or other device commonly used e playing of a gaming device.
14	12–103.	
15 16 17	* / = =	CCEPT AS PROVIDED IN TITLE 13, SUBTITLE 2A OF THIS or any other thing or consideration of value, a person may not
16	ARTICLE, FOR money play OR OPERATE:	,
16 17	ARTICLE, FOR money play OR OPERATE:  (1) the	or any other thing or consideration of value, a person may not
16 17 18	ARTICLE, FOR money play OR OPERATE:  (1) the  (2) [th  "BLACKJACK";	or any other thing or consideration of value, a person may not e game called "thimbles";
16 17 18 19 20	ARTICLE, FOR money play OR OPERATE:  (1) the  (2) [th  "BLACKJACK";	or any other thing or consideration of value, a person may not game called "thimbles"; see game] GAMES COMMONLY called "little joker", "POKER", OR
16 17 18 19 20	ARTICLE, FOR money play OR OPERATE:  (1) the  (2) [th  "BLACKJACK";	or any other thing or consideration of value, a person may not game called "thimbles"; the game] GAMES COMMONLY called "little joker", "POKER", OR the or the game commonly called "craps"; [or]
16 17 18 19 20 21	ARTICLE, FOR money play OR OPERATE:  (1) the (2) [th "BLACKJACK";  (3) dic (4) RO [(4)] (5)  (b) A person	or any other thing or consideration of value, a person may not e game called "thimbles";  the game] GAMES COMMONLY called "little joker", "POKER", OR the or the game commonly called "craps"; [or]  OULETTE; OR  any other gaming device or fraudulent trick.  who violates this section is guilty of a misdemeanor and on to imprisonment for not less than 6 months and not exceeding 2

THE STATE GOVERNMENT ARTICLE.

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**(2)** 

**(3)** 

CRAPS;

DICE GAMES;

1 12–113. 2 (a) The Office of the Attorney General, the State Lottery and Gaming 3 Control Commission, the Department of State Police, local law enforcement units, and 4 the court shall construe liberally this title AND TITLE 13 relating to gambling and 5 betting to prevent the activities prohibited. 6 A decision by the State Lottery and Gaming Control Commission shall be (b) 7 the final determination as to whether a gaming device being operated in the State is: 8 a legal gaming device or device consistent with the provisions of (1) 9 this article; and being operated in a lawful manner under this article. 10 (2)If a local law enforcement unit fails to promptly enforce a final 11 12 determination made under subsection (b) of this section, the State Lottery and Gaming Control Commission shall refer the matter to the Department of State Police for 13 14 enforcement of the law. 13–101. 15 16 (a) Activities conducted under this title are allowed notwithstanding the provisions of Title 12, [Subtitles 1 and 2] **SUBTITLE 2** of this article. 17 18 (b) A county may not issue a commercial bingo license under this title or 19 under any public local law to an entity that was not licensed to conduct commercial 20bingo on or before June 30, 2008. SUBTITLE 2A. CHARITABLE CASINO EVENTS. 212213-2A-01. 23NOTWITHSTANDING TITLE 12 OF THIS ARTICLE AND SUBTITLE 2 OF (A) THIS TITLE, IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 2425 INDICATED. "CASINO-STYLE GAMES" INCLUDES BUT IS NOT LIMITED TO: 26**(B)** 27 **(1)** BLACKJACK;

1	(4) POKER; AND
2	(5) ROULETTE GAMES.
3	(C) (1) "CHARITABLE CASINO EVENT" MEANS AN EVENT WHERE A
4	QUALIFIED ORGANIZATION RAISES FUNDS FOR ITS CHARITABLE ENDEAVORS
5	USING CASINO-STYLE GAMES.
6	(2) "CHARITABLE CASINO EVENT" DOES NOT INCLUDE AN EVENT
7	WHERE NO CONSIDERATION IS OFFERED, WHERE CASINO-STYLE GAMES ARE
8	PLAYED WITH TOKENS, AND WHERE NO PRIZES ARE OFFERED OR AWARDED.
9	(D) "GAMING VENDOR" MEANS AN INDIVIDUAL OR ORGANIZATION THAT
10	ENTERS INTO A CONTRACT WITH A QUALIFIED ORGANIZATION TO PROVIDE
11	SERVICES RELATED TO THE OPERATION OF CASINO-STYLE GAMES AT A
12	CHARITABLE CASINO EVENT.
13	(E) "LOCAL GAMING PERMITS OFFICE" MEANS A LOCAL
14	GOVERNMENTAL ENTITY RESPONSIBLE FOR APPROVING AND ISSUING PERMITS
15	FOR CHARITABLE CASINO EVENTS.
16	(F) "QUALIFIED MEMBER" MEANS A PERSON WHO:
17	(1) OBTAINED A MEMBERSHIP IN A QUALIFIED ORGANIZATION IN
18	ACCORDANCE WITH THE CHARTER AND BYLAWS OF THE ORGANIZATION; AND
19	(2) HAS BEEN A MEMBER OF THE QUALIFIED ORGANIZATION FOR
20	AT LEAST 12 MONTHS IMMEDIATELY PRIOR TO THE CHARITABLE CASINO EVENT.
21	(G) "QUALIFIED ORGANIZATION" MEANS A BONA FIDE:
22	(1) RELIGIOUS ORGANIZATION;
23	(2) FRATERNAL ORGANIZATION;
24	(3) CIVIC ORGANIZATION, INCLUDING A:
25	(I) HUNTING ORGANIZATION;
26	(II) SOCIAL ORGANIZATION; OR
27	(III) SPORTING ORGANIZATION;

1	(4) AUXILIARY OR VOLUNTEER FIRE ORGANIZATION;
2	(5) VETERANS' ORGANIZATION;
3	(6) CHARITABLE ORGANIZATION; OR
4	(7) SENIOR CITIZEN ORGANIZATION.
5	13-2A-02.
6 7	(A) A QUALIFIED ORGANIZATION MAY NOT USE OR OPERATE THE FOLLOWING ELECTRONIC GAMING DEVICES:
8	(1) A SLOT MACHINE AS DEFINED UNDER TITLE 12, SUBTITLE 3 OF THIS ARTICLE;
10 11	(2) AN ELECTRONIC INSTANT BINGO MACHINE AS DEFINED UNDER TITLE 12, SUBTITLE 3 OF THIS ARTICLE;
12 13	(3) AN INSTANT TICKET LOTTERY MACHINE AS DEFINED UNDER TITLE 9, SUBTITLE 1 OF THE STATE GOVERNMENT ARTICLE; OR
14 15	(4) A VIDEO LOTTERY TERMINAL AS DEFINED UNDER TITLE 9 SUBTITLE 1A OF THE STATE GOVERNMENT ARTICLE.
16 17	(B) THIS SECTION MAY NOT BE CONSTRUED TO LIMIT OR RESTRICT THE AUTHORITY OF A LOCAL GAMING PERMITS OFFICE TO:
18 19	(1) DESIGNATE THE TYPE OR TYPES OF CASINO-STYLE GAMES THAT MAY BE OPERATED IN ITS JURISDICTION; OR
20 21	(2) ESTABLISH ADDITIONAL REGULATORY STANDARDS FOR ISSUING PERMITS FOR CHARITABLE CASINO EVENTS.
22	13-2A-03.
23	(A) SUBJECT TO SUBSECTIONS (B) AND (C) OF THIS SECTION, A

25 (1) ONE CHARITABLE CASINO EVENT THAT INCLUDES CARD 26 GAMES AND DICE GAMES DURING EACH CALENDAR MONTH; AND

QUALIFIED ORGANIZATION MAY CONDUCT:

- 1 (2) ONE CHARITABLE CASINO EVENT THAT INCLUDES ROULETTE 2 DURING EACH CALENDAR YEAR.
- 3 (B) A CHARITABLE CASINO EVENT SHALL BE MANAGED BY MEMBERS OF 4 THE QUALIFIED ORGANIZATION SPONSORING THE EVENT.
- 5 (C) CASINO-STYLE GAMES THAT ARE USED AT A CHARITABLE CASINO 6 EVENT SHALL BE OPERATED:
- 7 (1) BY QUALIFIED MEMBERS OF THE ORGANIZATION OR 8 QUALIFIED MEMBERS OF OTHER ORGANIZATIONS ALLOWED TO OPERATE 9 CASINO-STYLE GAMES UNDER THIS SUBTITLE; AND
- 10 (2) WITHOUT THE ASSISTANCE OF PROFESSIONAL OPERATORS OF 11 CASINO–STYLE GAMES.
- 12 (D) EXCEPT AS PROVIDED IN § 13–2A–06 OF THIS SUBTITLE, A PERSON OR GROUP OF INDIVIDUALS MAY NOT:
- 14 (1) BENEFIT FINANCIALLY FROM A CHARITABLE CASINO EVENT;
- 15 (2) RECEIVE ANY PROCEEDS FROM A CHARITABLE CASINO EVENT 16 FOR PERSONAL USE, PROFIT, OR BENEFIT; OR
- 17 (3) RECEIVE ANY COMPENSATION FOR MANAGING OR OPERATING 18 CASINO-STYLE GAMES AT A CHARITABLE CASINO EVENT.
- 19 (E) SUBJECT TO § 13–2A–06 OF THIS SUBTITLE, A GAMING VENDOR
  20 MAY RECEIVE COMPENSATION FROM THE QUALIFIED ORGANIZATION FOR ITS
  21 SERVICE IN PROMOTING OR TRAINING IN PREPARATION FOR A CHARITABLE
  22 CASINO EVENT.
- 23 **13–2A–04.**
- 24 (A) A QUALIFIED ORGANIZATION SHALL APPLY TO THE LOCAL GAMING 25 PERMITS OFFICE FOR A SEPARATE PERMIT FOR EACH CHARITABLE CASINO 26 EVENT TO BE CONDUCTED.
- 27 (B) EACH QUALIFIED ORGANIZATION THAT HOSTS OR SPONSORS A
  28 CHARITABLE CASINO EVENT SHALL SUBMIT TO THE LOCAL GAMING PERMITS
  29 OFFICE, IN A FORM AND MANNER DETERMINED BY THE LOCAL JURISDICTION, A
  30 REPORT FOR EACH CHARITABLE CASINO EVENT THAT PROVIDES:

1 <b>(1</b>	.) AN	NACCOUNTING	G OF ALI	FUNDS I	RECEIVED:
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- 2 (2) A LISTING OF THE NAMES, ADDRESSES, AGES, AND DATES OF
  3 MEMBERSHIP OF EACH INDIVIDUAL WHO MANAGED OR OPERATED A
- 4 CASINO-STYLE GAME AT THE CHARITABLE CASINO EVENT;
- 5 (3) DETAILS OF ANY CONTRACT WITH A GAMING VENDOR AS 6 DESCRIBED IN THIS SUBTITLE; AND
- 7 (4) THE NAMES OF ANY MEMBERS FROM A NONSPONSORING 8 QUALIFIED ORGANIZATION THAT ASSIST IN MANAGING THE CHARITABLE 9 CASINO EVENT OR OPERATING CASINO-STYLE GAMES.
- 10 (C) (1) WITHIN 90 DAYS AFTER HOLDING A CHARITABLE CASINO
  11 EVENT, THE QUALIFIED ORGANIZATION CONDUCTING THE EVENT SHALL
  12 SUBMIT TO THE LOCAL GAMING PERMITS OFFICE A FINANCIAL REPORT THAT
  13 LISTS THE RECEIPTS AND EXPENDITURES FOR THE EVENT.
- 14 (2) BEFORE THE QUALIFIED ORGANIZATION SUBMITS THE 15 REPORT TO THE LOCAL GAMING PERMITS OFFICE, THE QUALIFIED ORGANIZATION SHALL SUBMIT THE REPORT TO THE COUNTY POLICE DEPARTMENT AND THE STATE LOTTERY AND GAMING CONTROL COMMISSION FOR REVIEW.
- 19 (D) THIS SECTION MAY NOT BE CONSTRUED TO LIMIT OR RESTRICT THE 20 AUTHORITY OF THE LOCAL GAMING PERMITS OFFICE TO MAKE OTHER 21 PERMITTING DECISIONS RELATED TO CHARITABLE CASINO EVENTS.
- 22 **13–2A–05**.

- (A) A QUALIFIED ORGANIZATION SHALL ENSURE THAT:
- 24 (1) THE EVENT IS CONDUCTED IN ACCORDANCE WITH THE RULES 25 AND PROCEDURES OF THE LOCAL GAMING PERMITS OFFICE;
- 26 (2) A PARENT, A SUBSIDIARY, OR AN AFFILIATE OF THE 27 QUALIFIED ORGANIZATION CONDUCTING THE EVENT HAS NOT CONDUCTED A CHARITABLE CASINO EVENT WITHIN THE CALENDAR MONTH; AND
- 29 (3) NO PERSON UNDER 21 YEARS OF AGE ENTERS A CHARITABLE 30 CASINO EVENT OR PLAYS A CASINO-STYLE GAME.

- 1 (B) A QUALIFIED ORGANIZATION SHALL ESTABLISH AND COLLECT A SET DONATION FROM EACH PLAYER THAT MUST BE COLLECTED FOR ENTRANCE 3 TO THE CHARITABLE CASINO EVENT.
- 4 (C) A QUALIFIED ORGANIZATION SHALL EXCHANGE THE PLAYER'S DONATED AMOUNT FOR TOKENS, WHICH MAY BE USED TO PLAY CASINO-STYLE GAMES.
- 7 (D) A PLAYER MAY USE TOKENS TO BID ON A NONCASH ITEM IN A 8 RAFFLE OR EXCHANGE THEM FOR AN ITEM OF MERCHANDISE OR NONCASH 9 PRIZE.
- 10 **(E)** A QUALIFIED ORGANIZATION CONDUCTING A CHARITABLE CASINO 11 EVENT MAY NOT:
- 12 (1) OFFER OR AWARD A CASH PRIZE TO THE PLAYER;
- 13 **(2)** ALLOW A PLAYER TO BET MORE THAN \$10 OR THE 14 EQUIVALENT IN TOKENS IN ANY ONE GAME; OR
- 15 (3) EXCHANGE MERCHANDISE THAT WAS RECEIVED FOR TOKENS 16 THAT WERE USED IN WAGERING FOR:
- 17 (I) MONEY; OR
- 18 (II) AN ITEM OF MERCHANDISE HAVING A VALUE THAT IS
  19 DIFFERENT FROM THE FAIR RETAIL MARKET VALUE OF THE ITEM OF
  20 MERCHANDISE THAT WAS RECEIVED FOR THE TOKENS.
- 21 (F) NO PRIZE, WHETHER WON THROUGH A CASINO-STYLE GAME OR 22 EXCHANGED FOR TOKENS, SHALL BE OFFERED OR AWARDED AT A CHARITABLE 23 CASINO EVENT IF ITS CASH VALUE IS MORE THAN \$1,000.
- 24 (G) A QUALIFIED ORGANIZATION SPONSORING A CHARITABLE CASINO 25 EVENT MAY NOT TAKE A RAKE OR PERCENTAGE FROM ANY GAME.
- 26 **13–2A–06.**
- 27 (A) A QUALIFIED ORGANIZATION THAT CONDUCTS A CHARITABLE 28 CASINO EVENT MAY ENTER INTO A CONTRACT WITH A GAMING VENDOR TO 29 PROVIDE CASINO–STYLE GAMES FOR THE CHARITABLE CASINO EVENT.

- 1 (B) A QUALIFIED ORGANIZATION SHALL PAY A GAMING VENDOR A SET 2 FEE NEGOTIATED IN A CONTRACT FOR A CHARITABLE CASINO EVENT.
- 3 (C) THE FEE MAY NOT INCLUDE A PERCENTAGE OR PORTION OF THE 4 PROCEEDS FROM THE CHARITABLE CASINO EVENT.
- 5 (D) A GAMING VENDOR MAY:
- 6 (1) TRAIN MEMBERS OF A QUALIFIED ORGANIZATION TO 7 OPERATE CASINO–STYLE GAMES; AND
- 8 (2) PROMOTE THE EVENT.
- 9 (E) A GAMING VENDOR MAY NOT HIRE EMPLOYEES TO OPERATE ANY 10 CASINO-STYLE GAME.
- 11 (F) A GAMING VENDOR IS SUBJECT TO THE ADMISSIONS AND 12 AMUSEMENT TAX IN THE JURISDICTION IN WHICH THE CHARITABLE CASINO
- 13 EVENT IS HELD.
- 14 **13–2A–07.**
- 15 (A) THE STATE LOTTERY AND GAMING CONTROL COMMISSION SHALL:
- 16 (1) LICENSE GAMING VENDORS IN CONNECTION WITH 17 CHARITABLE CASINO EVENTS;
- 18 (2) CERTIFY AND REGULATE THE OPERATION, OWNERSHIP, AND
- 19 MANUFACTURE OF A CASINO-STYLE GAME AUTHORIZED UNDER THIS SUBTITLE;
- 20 AND
- 21 (3) REGULATE THE CONDUCT AND MANAGEMENT OF A
- 22 CHARITABLE CASINO EVENT IN A MANNER DESIGNED TO PREVENT FRAUD AND
- 23 PROTECT THE PUBLIC.
- 24 (B) THE COMMISSION SHALL ADOPT REGULATIONS THAT:
- 25 (1) DEFINE LAWFUL AND UNLAWFUL CASINO-STYLE GAMES USED
- 26 IN CHARITABLE CASINO EVENTS;
- 27 (2) APPROVE AND LICENSE CASINO-STYLE GAMES USED IN
- 28 CHARITABLE CASINO EVENTS;

- 1 (3) DEFINE COMMON RULES FOR THE SPECIFIC CASINO-STYLE 2 GAMES THAT MAY BE UTILIZED AT A CHARITABLE CASINO EVENT;
- 3 (4) APPROVE AND LICENSE OWNERS, OPERATORS, AND
- 4 MANUFACTURERS OF CASINO-STYLE GAMES USED IN CHARITABLE CASINO
- 5 EVENTS;
- 6 (5) ESTABLISH PROCEDURES FOR THE LICENSE APPLICATION
- 7 AND RENEWAL PROCESSES FOR CASINO-STYLE GAMES USED IN CHARITABLE
- 8 CASINO EVENTS; AND
- 9 (6) ESTABLISH LICENSE FEES THAT ARE SUFFICIENT TO COVER
- 10 THE DIRECT AND INDIRECT COSTS OF LICENSURE OF CASINO-STYLE GAMES
- 11 USED IN CHARITABLE CASINO EVENTS.
- 12 (C) THE COMMISSION'S APPLICATION PROCESS SHALL INCLUDE 13 CRIMINAL BACKGROUND CHECKS FOR GAMING VENDOR EMPLOYEES.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 15 October 1, 2014.