C7, E1

By: **Senator Ramirez** Introduced and read first time: March 5, 2018

Assigned to: Rules

A BILL ENTITLED

1 AN ACT concerning

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Criminal Law – Crimes Related to Licensed Gaming – Penalties

3 FOR the purpose of prohibiting a person from cheating at a certain game; prohibiting a 4 person from altering or misrepresenting the outcome of a certain game under certain $\mathbf{5}$ circumstances; prohibiting a person from placing, increasing, or decreasing a bet or 6 determining the course of certain play after acquiring certain knowledge; prohibiting 7 a person from claiming, collecting, or taking or attempting to claim, collect, or take 8 money or anything of value in or from a certain game, with intent to defraud, under 9 certain circumstances; prohibiting a person from placing or increasing a certain bet after acquiring certain knowledge; prohibiting a person from reducing the amount 1011 wagered or cancelling a certain bet after acquiring certain knowledge; prohibiting a 12person from manipulating or using artifice on a certain device in a certain manner, 13 with the intent to cheat; prohibiting a person from facilitating the manipulation of a 14certain component of a gaming device in a certain manner with a certain intent; 15prohibiting a person from offering, promising, or giving anything of value to another 16person for the purpose of influencing the outcome of a certain race, sporting event, 17contest, or game or to place, increase, or decrease a certain wager after acquiring 18 certain knowledge; prohibiting a person from changing or altering the normal 19outcome of a certain game, with a certain intent, on a video lottery terminal, table 20game, interactive gaming system, or mobile gaming system or change the way a 21certain outcome is reported to a participant in the game; prohibiting a person from 22using, possessing with the intent to use, or assisting another person in using or 23possessing with the intent to use a certain device, software, or hardware for certain 24purposes; prohibiting a person from possessing, using, selling, or manufacturing 25certain counterfeit wagering instruments; prohibiting a person from possessing, 26using, selling, or manufacturing a certain counterfeit item used for certain purposes; 27prohibiting a person from using certain wagering instruments in playing or using a 28certain game, equipment, or system; prohibiting a certain person from having on the 29person's person or in the person's possession a device intended to violate certain 30 provisions of law, a certain key or device designed for a certain purpose, or certain 31paraphernalia; prohibiting a person from manufacturing, selling, or distributing a

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 card, chip, die, game, or device that is intended for a certain purpose; prohibiting a $\mathbf{2}$ person from marking, altering, or otherwise modifying a gaming device or certain 3 equipment in a certain manner; prohibiting a person from instructing another in 4 cheating a certain game or in the use of a certain device with a certain knowledge or intent; providing penalties for a violation of this Act; providing for the determination $\mathbf{5}$ of the value of certain property or services; providing that a certain course of conduct 6 7 may be considered as one crime and the value of certain property or services may be 8 aggregated for certain purposes; providing for the application of this Act; making the 9 provisions of this Act severable; defining certain terms; and generally relating to 10 gaming.

11 BY adding to

- 12 Article Criminal Law
- Section 12–401 through 12–406 to be under the new subtitle "Subtitle 4. Crimes
 Related to Licensed Gaming"
- 15 Annotated Code of Maryland
- 16 (2012 Replacement Volume and 2017 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:

- 19 Article Criminal Law
- 20 SUBTITLE 4. CRIMES RELATED TO LICENSED GAMING.
- 21 **12–401.**

22 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 23 INDICATED.

24 (B) "ASSOCIATED EQUIPMENT" HAS THE MEANING STATED IN § 9–1A–01 OF 25 THE STATE GOVERNMENT ARTICLE.

26 (C) "CHEAT" OR "CHEATING" MEANS TO ACT ALONE OR CONSPIRE WITH
27 ANOTHER PERSON TO ALTER THE ELEMENTS OF CHANCE, METHOD OF SELECTION,
28 OR CRITERIA THAT DETERMINE:

- 29 (1) THE RESULT OF A GAME;
- 30 (2) THE AMOUNT OR FREQUENCY OF PAYMENT IN A GAME;
- 31 (3) THE VALUE OF A WAGERING INSTRUMENT; OR
- 32 (4) THE VALUE OF A WAGERING CREDIT.

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1 (D) "GAME" OR "GAMING" MEANS A TABLE GAME, VIDEO LOTTERY 2 TERMINAL, OR OTHER GAMING ACTIVITY LICENSED OR REGULATED UNDER TITLE 9, 3 SUBTITLE 1A OF THE STATE GOVERNMENT ARTICLE.

4 (E) "GAMING DEVICE" HAS THE MEANING STATED IN § 12–101 OF THIS 5 TITLE.

- 6 (F) "GAMING INSTRUMENT" INCLUDES:
- 7 (1) CASINO CHIPS OR CHEQUES;
- 8 (2) POKER CHIPS;
- 9 (3) **PROMOTIONAL CHIPS**;
- 10 (4) RACE AND SPORTSBOOK CHIPS;
- 11 (5) TEMPORARY VALUE CHIPS USED IN THE GAME OF ROULETTE; AND

12(6) VIDEOLOTTERYTERMINALVOUCHERSOR13TICKET-IN-TICKET-OUT (TITO) VOUCHERS.

14 (G) "LICENSED GAMING ESTABLISHMENT" MEANS A FACILITY LICENSED OR 15 REGULATED UNDER TITLE 9, SUBTITLE 1A OF THE STATE GOVERNMENT ARTICLE.

16 (H) "LICENSEE" HAS THE MEANING STATED IN § 9–1A–01 OF THE STATE 17 GOVERNMENT ARTICLE.

18 (I) "MANUFACTURER" HAS THE MEANING STATED IN § 9–1A–01 OF THE 19 STATE GOVERNMENT ARTICLE.

20 **12–402.**

21 (A) A PERSON MAY NOT CHEAT AT A GAME.

22 (B)**A PERSON MAY NOT:**

(1) ALTER OR MISREPRESENT THE OUTCOME OF A GAME ON WHICH
WAGERS HAVE BEEN MADE AFTER THE OUTCOME IS ESTABLISHED BUT BEFORE THE
OUTCOME IS REVEALED TO THE PLAYERS OF THE GAME;

26 (2) PLACE, INCREASE, OR DECREASE A BET OR DETERMINE THE 27 COURSE OF PLAY AFTER ACQUIRING KNOWLEDGE, NOT AVAILABLE TO ALL PLAYERS,

1 OF THE OUTCOME OF THE GAME THAT AFFECTS THE OUTCOME OF THE GAME OR AN $\mathbf{2}$ EVENT THAT IS THE SUBJECT OF A BET OR AID ANOTHER PERSON IN ACQUIRING THE KNOWLEDGE FOR THE PURPOSE OF PLACING, INCREASING, OR DECREASING A BET 3 OR DETERMINING THE COURSE OF PLAY CONTINGENT ON THAT EVENT OR 4 **OUTCOME, INCLUDING:** $\mathbf{5}$ 6 **(I) BET CAPPING;** 7 **(II) PAST POSTING;** 8 (III) BET PINCHING; 9 (IV) BET SWITCHING; 10 **(**V**)** USING A SHINER, A CAMERA, OR ANOTHER DEVICE TO GAIN 11 HOLE CARD KNOWLEDGE; OR 12(VI) GAINING ILLEGITIMATE TOP CARD KNOWLEDGE THROUGH 13 COLLUSION; 14(3) CLAIM, COLLECT, OR TAKE, OR ATTEMPT TO CLAIM, COLLECT, OR TAKE MONEY OR ANYTHING OF VALUE IN OR FROM A GAME, WITH INTENT TO 15DEFRAUD, WITHOUT HAVING MADE A WAGER CONTINGENT ON THE GAME, OR TO 16 CLAIM, COLLECT, OR TAKE AN AMOUNT GREATER THAN THE AMOUNT WON, 17**INCLUDING:** 18 19 **(I)** MAKING A FALSE CLAIM OR A LATE BET; OR 20**(II) REMOVING A CREDIT FROM A SLOT MACHINE;** 21(4) PLACE OR INCREASE A BET AFTER ACQUIRING KNOWLEDGE OF 22THE OUTCOME OR POTENTIAL OUTCOME OF A GAME OR OTHER EVENT THAT IS THE 23SUBJECT OF THE BET, INCLUDING: 24**(I)** PAST POSTING; 25**(II) BET SWITCHING; OR** 26(III) CAPPING A BET; 27(5) REDUCE THE AMOUNT WAGERED OR CANCEL A BET AFTER 28ACQUIRING KNOWLEDGE OF THE OUTCOME OR POTENTIAL OUTCOME OF A GAME OR 29OTHER EVENT THAT IS THE SUBJECT OF THE BET, INCLUDING:

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- (I) **PINCHING A BET; OR**
- (II) BET SWITCHING;

3 (6) MANIPULATE OR USE ARTIFICE ON, WITH THE INTENT TO CHEAT,
4 A COMPONENT OF A GAMING DEVICE IN A MANNER CONTRARY TO THE DESIGNED
5 AND NORMAL OPERATIONAL PURPOSE OF THE COMPONENT WITH KNOWLEDGE
6 THAT THE MANIPULATION OR ARTIFICE WILL AFFECT THE OUTCOME OF THE GAME,
7 INCLUDING:

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- (I) CARD MARKING;
- 9 (II) CARD BENDING; OR
- 10 (III) USING A GAFFED ROULETTE BALL OR GAFFED DICE;

11 (7) FACILITATE THE MANIPULATION, WITH THE INTENT TO CHANGE 12 THE ELEMENT OF CHANCE, OF A COMPONENT OF A GAMING DEVICE IN A MANNER 13 CONTRARY TO THE DESIGNED AND NORMAL OPERATIONAL PURPOSE FOR THE 14 COMPONENT WITH KNOWLEDGE THAT THE MANIPULATION WILL AFFECT THE 15 OUTCOME OF A GAME, INCLUDING:

- 16 (I) CARD SORTING;
- 17 (II) DICE SLIDING; OR

18 (III) INTENTIONALLY ALTERING THE BALANCE OF A ROULETTE
19 WHEEL;

20(8) OFFER, PROMISE, OR GIVE ANYTHING OF VALUE TO ANOTHER PERSON FOR THE PURPOSE OF INFLUENCING THE OUTCOME OF A RACE, SPORTING 2122EVENT, CONTEST, OR GAME ON WHICH A WAGER MAY BE MADE, OR PLACE, 23INCREASE, OR DECREASE A WAGER AFTER ACQUIRING KNOWLEDGE THAT IS NOT 24AVAILABLE TO THE GENERAL PUBLIC THAT A PERSON HAS BEEN OFFERED, 25PROMISED, OR GIVEN ANYTHING OF VALUE FOR THE PURPOSE OF INFLUENCING THE 26OUTCOME OF THE RACE, SPORTING EVENT, CONTEST, OR GAME ON WHICH THE 27WAGER IS PLACED, INCREASED, OR DECREASED; OR

(9) CHANGE OR ALTER THE NORMAL OUTCOME OF A GAME, WITH
INTENT TO EXPLOIT A CONDITION UNINTENDED BY THE MANUFACTURER, ON A
VIDEO LOTTERY TERMINAL, A TABLE GAME, OR ANY ASSOCIATED EQUIPMENT, OR
CHANGE OR ALTER THE WAY IN WHICH THE OUTCOME IS REPORTED TO A

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1 PARTICIPANT IN THE GAME.

2 **12–403.**

A PERSON MAY NOT USE, POSSESS WITH THE INTENT TO USE, OR ASSIST ANOTHER PERSON IN USING OR POSSESSING WITH THE INTENT TO USE A COMPUTERIZED, ELECTRONIC, ELECTRICAL, OR MECHANICAL DEVICE, OR SOFTWARE OR HARDWARE, OR A COMBINATION THEREOF, THAT IS DESIGNED, CONSTRUCTED, ALTERED, OR PROGRAMMED TO OBTAIN AN ADVANTAGE AT PLAYING A GAME WITHOUT THE APPROVAL OF THE MANUFACTURER OR LICENSEE, INCLUDING A DEVICE THAT:

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(1) **PROJECTS THE OUTCOME OF THE GAME;**

11(2)KEEPS TRACK OF CARDS PLAYED OR CARDS PREPARED FOR PLAY12IN THE GAME;

13(3) ANALYZES THE PROBABILITY OF THE OCCURRENCE OF AN EVENT14RELATING TO THE GAME; OR

15(4)ANALYZES THE STRATEGY FOR PLAYING OR BETTING TO BE USED16IN THE GAME.

17 **12–404.**

18 (A) A PERSON MAY NOT POSSESS, USE, SELL, OR MANUFACTURE 19 COUNTERFEIT CHIPS, COUNTERFEIT DEBIT INSTRUMENTS, OR OTHER 20 COUNTERFEIT WAGERING INSTRUMENTS IN A GAME, EQUIPMENT ASSOCIATED WITH 21 A GAME, OR A CASHLESS WAGERING SYSTEM.

(B) A PERSON MAY NOT POSSESS, USE, SELL, OR MANUFACTURE A
COUNTERFEIT INSTRUMENT, A COUNTERFEIT TICKET, OR ANY OTHER COUNTERFEIT
ITEM THAT IS USED TO DETERMINE THE OUTCOME OF A CONTEST OR PROMOTIONAL
ACTIVITY CONDUCTED BY OR ON BEHALF OF A LICENSEE.

26 (C)**A PERSON MAY NOT:**

(1) USE CHIPS, TOKENS, WAGERING CREDITS, OR OTHER WAGERING
 INSTRUMENTS THAT ARE NOT APPROVED BY THE STATE LOTTERY AND GAMING
 CONTROL COMMISSION OR LEGAL TENDER OF THE UNITED STATES; OR

30 (2) USE COINS OR TOKENS NOT OF THE SAME DENOMINATION AS THE 31 COINS OR TOKENS INTENDED TO BE USED IN PLAYING OR USING A GAME,

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ASSOCIATED EQUIPMENT, OR CASHLESS WAGERING SYSTEM. 1 $\mathbf{2}$ **(**D**)** (1) THIS SUBSECTION DOES NOT APPLY TO A PERSON WHO IS AN 3 EMPLOYEE OF A LICENSEE AUTHORIZED AS PART OF THEIR EMPLOYMENT TO 4 **POSSESS AN ITEM PROHIBITED UNDER PARAGRAPH (2) OF THIS SUBSECTION.** A PERSON MAY NOT POSSESS: $\mathbf{5}$ (2) 6 **(I)** A DEVICE INTENDED TO BE USED TO VIOLATE THE 7 **PROVISIONS OF THIS SUBTITLE;** 8 A KEY OR DEVICE KNOWN TO HAVE BEEN DESIGNED FOR **(II)** 9 THE PURPOSE OF AND SUITABLE FOR OPENING, ENTERING, OR AFFECTING THE 10 OPERATION OF A GAME, A CASHLESS WAGERING SYSTEM, OR A DROP BOX, OR AN 11 ELECTRONIC OR MECHANICAL DEVICE CONNECTED TO A GAME, A CASHLESS 12WAGERING SYSTEM, OR A DROP BOX THAT CAN BE USED FOR REMOVING MONEY OR 13 OTHER CONTENTS FROM THE GAME, CASHLESS WAGERING SYSTEM, OR DROP BOX; 14 OR 15(III) THE EQUIPMENT, PRODUCTS, AND MATERIALS THAT ARE 16INTENDED FOR USE OR DESIGNED FOR USE IN MANUFACTURING, PRODUCING, 17FABRICATING, PREPARING, TESTING, ANALYZING, PACKAGING, STORING, OR CONCEALING A COUNTERFEIT FACSIMILE OF A CHIP, A TOKEN, A DEBIT 18 INSTRUMENT, OR ANY OTHER WAGERING INSTRUMENT APPROVED BY THE STATE 19 LOTTERY AND GAMING CONTROL COMMISSION OR A LAWFUL COIN OF THE UNITED 20STATES. 2112 - 405.2223A PERSON MAY NOT MANUFACTURE, SELL, OR DISTRIBUTE A CARD, (A) CHIP, DIE, GAME, OR DEVICE THAT IS INTENDED TO BE USED TO VIOLATE A 2425**PROVISION OF THIS SUBTITLE.** 26A PERSON MAY NOT MARK, ALTER, OR OTHERWISE MODIFY A GAMING **(B)** 27DEVICE OR EQUIPMENT ASSOCIATED WITH A GAMING DEVICE IN A MANNER THAT: 28(1) AFFECTS THE RESULT OF A WAGER BY DETERMINING WIN OR 29LOSS; OR 30 (2) ALTERS THE NORMAL CRITERIA OF RANDOM SELECTION THAT 31AFFECTS THE OPERATION OF A GAME OR THAT DETERMINES THE OUTCOME OF A 32 GAME.

1 (C) A PERSON MAY NOT INSTRUCT ANOTHER IN CHEATING A GAME OR IN 2 THE USE OF A DEVICE FOR THE PURPOSE OF CHEATING A GAME WITH THE 3 KNOWLEDGE OR INTENT THAT THE INFORMATION OR USE SO CONVEYED MAY BE 4 EMPLOYED TO VIOLATE A PROVISION OF THIS SUBTITLE.

5 **12–406.**

6 (A) A PERSON CONVICTED UNDER THIS SUBTITLE FOR A VIOLATION OF THIS 7 SUBTITLE IN WHICH THERE IS A LOSS TO A LICENSEE OF PROPERTY OR SERVICES 8 WITH A VALUE OF:

9 (1) AT LEAST \$1,500 BUT LESS THAN \$25,000 IS GUILTY OF A FELONY 10 AND:

11(I)IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 5 YEARS OR12A FINE NOT EXCEEDING \$10,000 OR BOTH; AND

13(II)SHALL RESTORE THE PROPERTY TAKEN TO THE LICENSEE14OR PAY THE LICENSEE THE VALUE OF THE PROPERTY OR SERVICES;

15 (2) AT LEAST \$25,000 BUT LESS THAN \$100,000 IS GUILTY OF A 16 FELONYAND:

17(I) IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 10 YEARS18OR A FINE NOT EXCEEDING \$15,000 OR BOTH; AND

19(II)SHALL RESTORE THE PROPERTY TAKEN TO THE LICENSEE20OR PAY THE LICENSEE THE VALUE OF THE PROPERTY OR SERVICES; OR

21 (3) **\$100,000** OR MORE IS GUILTY OF A FELONY AND:

22 (I) IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 20 YEARS 23 OR A FINE NOT EXCEEDING \$25,000 OR BOTH; AND

24(II)SHALL RESTORE THE PROPERTY TAKEN TO THE LICENSEE25OR PAY THE LICENSEE THE VALUE OF THE PROPERTY OR SERVICES.

(B) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, A PERSON
CONVICTED UNDER THIS SUBTITLE FOR A VIOLATION OF THIS SUBTITLE IN WHICH
THERE IS A LOSS TO A LICENSEE OF PROPERTY OR SERVICES WITH A VALUE OF AT
LEAST \$100 BUT LESS THAN \$1,500, IS GUILTY OF A MISDEMEANOR AND:

30 (1) IS SUBJECT TO:

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1(I)FOR A FIRST CONVICTION, IMPRISONMENT NOT EXCEEDING26 MONTHS OR A FINE NOT EXCEEDING \$500 OR BOTH; AND

3 (II) FOR A SECOND OR SUBSEQUENT CONVICTION,
 4 IMPRISONMENT NOT EXCEEDING 1 YEAR OR A FINE NOT EXCEEDING \$500 OR BOTH;
 5 AND

6 (2) SHALL RESTORE THE PROPERTY TAKEN TO THE LICENSEE OR PAY 7 THE LICENSEE THE VALUE OF THE PROPERTY OR SERVICES.

8 (C) A PERSON CONVICTED UNDER THIS SUBTITLE FOR A VIOLATION OF THIS 9 SUBTITLE IN WHICH THERE IS A LOSS TO A LICENSEE OF PROPERTY OR SERVICES 10 WITH A VALUE OF LESS THAN **\$100** IS GUILTY OF A MISDEMEANOR AND:

11(1) IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 90 DAYS OR A12FINE NOT EXCEEDING \$500 OR BOTH; AND

13(2)SHALL RESTORE THE PROPERTY TAKEN TO THE LICENSEE OR PAY14THE LICENSEE THE VALUE OF THE PROPERTY OR SERVICES.

15 (D) SUBJECT TO SUBSECTION (E) OF THIS SECTION, A PERSON WHO HAS 16 FOUR OR MORE PRIOR CONVICTIONS UNDER THIS SUBTITLE AND WHO IS CONVICTED 17 UNDER THIS SUBTITLE FOR A VIOLATION OF THIS SUBTITLE IN WHICH THERE IS A 18 LOSS TO A LICENSEE OF PROPERTY OR SERVICES WITH A VALUE OF LESS THAN 19 **\$1,500** UNDER SUBSECTION (B) OF THIS SECTION IS GUILTY OF A MISDEMEANOR 20 AND:

21 (1) IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 5 YEARS OR A 22 FINE NOT EXCEEDING \$5,000 OR BOTH; AND

23(2)SHALL RESTORE THE PROPERTY TAKEN TO THE LICENSEE OR PAY24THE LICENSEE THE VALUE OF THE PROPERTY OR SERVICES.

25 (E) THE COURT MAY NOT IMPOSE THE PENALTIES UNDER SUBSECTION (D) 26 OF THIS SECTION UNLESS THE STATE'S ATTORNEY SERVES NOTICE ON THE 27 DEFENDANT OR THE DEFENDANT'S COUNSEL BEFORE THE ACCEPTANCE OF A PLEA 28 OF GUILTY OR NOLO CONTENDERE OR AT LEAST 15 DAYS BEFORE TRIAL THAT:

29 (1) THE STATE WILL SEEK THE PENALTIES UNDER SUBSECTION (D) 30 OF THIS SECTION; AND

31 (2) LISTS THE ALLEGED PRIOR CONVICTIONS.

1 (F) (1) FOR THE PURPOSES OF DETERMINING WHETHER A VIOLATION 2 SUBJECT TO EITHER SUBSECTION (A) OR (B) OF THIS SECTION HAS BEEN 3 COMMITTED, WHEN IT CANNOT BE DETERMINED WHETHER THE VALUE OF THE 4 PROPERTY OR SERVICE IS MORE OR LESS THAN \$1,500 UNDER THE STANDARDS OF 5 THIS SECTION, THE VALUE IS DEEMED TO BE LESS THAN \$1,500.

6 (2) FOR THE PURPOSES OF DETERMINING WHETHER A THEFT 7 VIOLATION SUBJECT TO EITHER SUBSECTION (B) OR (C) OF THIS SECTION HAS BEEN 8 COMMITTED, WHEN IT CANNOT BE DETERMINED WHETHER THE VALUE OF THE 9 PROPERTY OR SERVICE IS MORE OR LESS THAN \$100 UNDER THE STANDARDS OF 10 THIS SECTION, THE VALUE IS DEEMED TO BE LESS THAN \$100.

11 (G) A GAMING INSTRUMENT APPROVED BY THE STATE LOTTERY AND 12 GAMING CONTROL COMMISSION FOR GAMING USE HAS THE EQUIVALENT 13 MONETARY VALUE STATED ON THE INSTRUMENT OR ASSIGNED BY GAME PLAY.

14 **(H)** WHEN A VIOLATION OF THIS SUBTITLE IS COMMITTED UNDER ONE 15 SCHEME OR CONTINUING COURSE OF CONDUCT, WHETHER FROM THE SAME OR 16 SEVERAL SOURCES:

- 17
- (1) THE CONDUCT MAY BE CONSIDERED AS ONE CRIME; AND

18 (2) THE VALUE OF THE PROPERTY OR SERVICES MAY BE 19 AGGREGATED FOR THE PURPOSES OF DETERMINING WHETHER THE VIOLATION IS A 20 FELONY OR A MISDEMEANOR.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to any cause of action arising before the effective date of this Act.

SECTION 3. AND BE IT FURTHER ENACTED, That, if any provision of this Act or the application thereof to any person or circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity does not affect other provisions or any other application of this Act that can be given effect without the invalid provision or application, and for this purpose the provisions of this Act are declared severable.

SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect July
 1, 2018.