Department of Legislative Services

Maryland General Assembly 2018 Session

FISCAL AND POLICY NOTE Third Reader - Revised

Senate Bill 900

(Senators King and DeGrange)

Budget and Taxation

Ways and Means

Gaming - Fantasy Competitions - Regulation and Prohibition on Operation of Electronic Device

This bill prohibits a person from operating a kiosk or machine that offers fantasy competitions to the public in a place of business physically located in the State. The bill also transfers the authority to adopt regulations relating to fantasy competitions from the Comptroller to the State Lottery and Gaming Control Commission (SLGCC).

Fiscal Summary

State Effect: None. SLGCC can make changes to regulations with existing resources.

Local Effect: None.

Small Business Effect: Minimal.

Analysis

Current Law: Wagering on a contest, event, game, or match between individuals or teams sponsored by a professional league or association or hosted by a college or university is illegal in Maryland.

Chapter 346 of 2012 exempts a specified "fantasy competition" from prohibitions against betting, wagering, and gambling in State law. The law defines "fantasy competition" as any online fantasy or simulated game or contest such as fantasy sports in which (1) participants own, manage, or coach imaginary teams; (2) all prizes and awards offered to winning participants are established and made known to participants in advance of the

game or contest; and (3) the winning outcome of the game or contest reflects the relative skill of the participants and is determined by statistics generated by actual individuals.

In January 2016, the Office of the Attorney General issued a letter of advice on whether Chapter 346 had the effect of expanding commercial gaming in the State and, therefore, should have been subject to a voter referendum as required by Article XIX of the Maryland Constitution. The Attorney General's Office concluded that Chapter 346 clearly authorized traditional fantasy sports competitions that do not constitute commercial gaming and are, therefore, not subject to a voter referendum. However, to the extent that Chapter 346 authorized daily fantasy sports competitions, the Attorney General's Office concluded that the Act should have been referred to voter referendum. Due to the substantial uncertainty surrounding the issue, the Attorney General recommended that the General Assembly clarify whether daily fantasy sports are authorized in Maryland.

In the August 19, 2016 issue of the *Maryland Register*, the Comptroller published proposed fantasy sports regulations. The stated purpose of the regulations is to ensure that fantasy sports competitions are conducted on a fair and level playing field and to provide disclosure of information regarding players' tax obligations. The regulations also contain many of the consumer protection provisions incorporated in legislation enacted in other states. The regulations took effect January 2, 2017.

Additional Information

Prior Introductions: None.

Cross File: HB 1378 (Delegate Turner, *et al.*) - Ways and Means.

Information Source(s): Comptroller's Office; Maryland State Lottery and Gaming

Control Agency; Department of Legislative Services

Fiscal Note History: First Reader - February 27, 2018 mm/jrb Third Reader - March 22, 2018

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