
By: **Delegate C. Davis**

Introduced and read first time: January 29, 1998

Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

2 **State Advisory Commission on Gambling Addiction**

3 FOR the purpose of establishing a State Advisory Commission on Gambling
4 Addiction; requiring the Commission to advise the Department of Health and
5 Mental Hygiene on certain matters and to make a certain report; establishing
6 the membership, duties, and terms of the Commission; providing for the funding
7 of the Commission from certain unclaimed State Lottery prize money; and
8 generally relating to a State Advisory Commission on Gambling Addiction.

9 BY adding to
10 Article - Health - General
11 Section 19-805
12 Annotated Code of Maryland
13 (1996 Replacement Volume and 1997 Supplement)

14 Preamble

15 WHEREAS, Individuals who suffer from gambling addiction need appropriate
16 treatment and assistance to enable them to overcome the addictive behavior; and

17 WHEREAS, Habitual gambling causes serious losses to the victim and to the
18 victim's family; and

19 WHEREAS, The problem of gambling addiction is on the rise in Maryland and
20 it is estimated that 1.5% of the adult population, or about 50,000 people, are addicted
21 gamblers; and

22 WHEREAS, Solutions to the present rise in gambling addiction have not kept
23 pace with the increased availability of legalized gambling or the increased
24 legitimizing of previously illegal forms of gambling and their subsequent promotion;
25 and

26 WHEREAS, Gambling addiction is the most expensive addiction per addict,
27 costing Maryland citizens approximately \$1.5 billion annually; now, therefore,

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

3 **Article - Health - General**

4 19-805.

5 (A) IN THIS SECTION, "COMMISSION" MEANS THE STATE ADVISORY
6 COMMISSION ON GAMBLING ADDICTION.

7 (B) THERE IS A STATE ADVISORY COMMISSION ON GAMBLING ADDICTION.

8 (C) THE COMMISSION CONSISTS OF 11 MEMBERS AS FOLLOWS:

9 (1) ONE MEMBER OF THE SENATE OF MARYLAND, DESIGNATED BY THE
10 PRESIDENT OF THE SENATE;

11 (2) ONE MEMBER OF THE HOUSE OF DELEGATES OF MARYLAND,
12 DESIGNATED BY THE SPEAKER OF THE HOUSE; AND

13 (3) THE FOLLOWING MEMBERS APPOINTED BY THE GOVERNOR:

14 (I) TWO HEALTH PRACTITIONERS WHO TREAT ADDICTIONS;

15 (II) TWO COUNSELORS WHO ASSIST HABITUAL GAMBLERS;

16 (III) A REPRESENTATIVE FROM THE OFFICE OF THE ATTORNEY
17 GENERAL OF MARYLAND;

18 (IV) A REPRESENTATIVE FROM A STATE GAMBLING COMPONENT,
19 INCLUDING THE RACING INDUSTRY AND THE STATE LOTTERY; AND

20 (V) THREE MEMBERS FROM THE PUBLIC AT LARGE.

21 (D) (1) THE COMMISSION SHALL ELECT A CHAIRMAN ANNUALLY FROM
22 AMONG ITS MEMBERS.

23 (2) EACH MEMBER SERVES FOR A TERM OF 3 YEARS.

24 (3) THE TERMS OF THE MEMBERS ARE STAGGERED AS REQUIRED BY
25 THE TERMS OF THE MEMBERS APPOINTED ON OCTOBER 1, 1998.

26 (E) EACH MEMBER SHALL BE:

27 (1) COMPENSATED FROM THE REVENUE SOURCE PROVIDED UNDER
28 THIS SECTION AT THE RATE OF \$50 PER MEETING DAY; AND

29 (2) ENTITLED TO REIMBURSEMENT FOR TRAVEL EXPENSES UNDER THE
30 STANDARD STATE TRAVEL REGULATIONS.

1 (F) THE COMMISSION SHALL BE FUNDED WITH REVENUE FROM 10% OF THE
2 UNCLAIMED STATE LOTTERY PRIZE MONEY.

3 (G) THE COMMISSION SHALL:

4 (1) ADVISE THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE ON
5 THE ADVERSE EFFECT OF HABITUAL GAMBLING;

6 (2) COMPILE DATA AND STATISTICS ON THE NATURE AND SCOPE OF
7 PATHOLOGICAL GAMBLING;

8 (3) RECOMMEND THE TYPE OF TREATMENT PROGRAMS TO BE
9 PROVIDED FOR HABITUAL GAMBLERS AND THE METHOD FOR DELIVERY OF
10 GAMBLING PREVENTION EDUCATION AND SERVICES;

11 (4) REPORT ITS RECOMMENDATIONS AND FINDINGS AT LEAST
12 ANNUALLY TO THE SECRETARY; AND

13 (5) DEVELOP ANY PROGRAMS THAT THE SECRETARY CONSIDERS
14 NECESSARY TO PREVENT GAMBLING ADDICTION.

15 SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the initial
16 members of the State Advisory Commission on Gambling Addiction shall expire as
17 follows:

18 (1) Four members in 2001;

19 (2) Four members in 2000; and

20 (3) Three members in 1999.

21 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take
22 effect October 1, 1998.