Unofficial Copy C7

By: **Allegany County Delegation** Introduced and read first time: February 19, 2001 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

2

Allegany County - Paper Gaming - Regulation

3 FOR the purpose of establishing in Allegany County a licensing procedure for

4 establishments to engage in paper gaming and for persons to sell paper gaming

5 devices to paper gaming licensees; establishing certain licensing requirements;

6 requiring the Board of License Commissioners to set certain annual fees under

7 certain conditions; requiring wholesale vendor licensees to report certain

8 information at certain times to the Board of License Commissioners; requiring

9 certain retail alcoholic beverages licensees to obtain and display certain stamps;

10 requiring the Board of License Commissioners to ensure that a certain

11 procedure regarding the sale of paper gaming devices is followed; authorizing

12 the Board of License Commissioners to suspend or revoke certain licenses under

13 certain conditions; defining certain terms; and generally relating to paper

14 gaming in Allegany County.

15 BY adding to

16 Article 27 - Crimes and Punishments

17 Section 255D

18 Annotated Code of Maryland

19 (1996 Replacement Volume and 2000 Supplement)

20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

21 MARYLAND, That the Laws of Maryland read as follows:

22			
22	255D		

Article 27 - Crimes and Punishments

23 255D.

24 (A)(1) IN THIS SECTION, "PAPER GAMING" MEANS A GAME OF CHANCE IN WHICH:

25 (I) PRIZES ARE AWARDED; AND

26(II)THE DEVICES USED TO PLAY THE GAME ARE CONSTRUCTED27OUT OF PAPER OR CARDBOARD.

28 (2) "PAPER GAMING" INCLUDES TIP JAR AND PUNCHBOARD GAMING.

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1 (3) "PAPER GAMING" DOES NOT INCLUDE BINGO.

2 (B) THIS SECTION APPLIES ONLY IN ALLEGANY COUNTY.

3 (C) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A PERSON THAT
4 IS A FOR PROFIT BUSINESS OR A NONPROFIT BUSINESS MAY ENGAGE IN PAPER
5 GAMING IF THE PERSON OBTAINS A PAPER GAMING LICENSE THAT IS ISSUED BY THE
6 BOARD OF LICENSE COMMISSIONERS WITH THE APPROVAL OF THE BOARD OF
7 COUNTY COMMISSIONERS.

8 (2) IF THE PERSON IS A FOR PROFIT BUSINESS, THE PERSON
9 SHALL ALSO HOLD A RETAIL ALCOHOLIC BEVERAGES LICENSE ALLOWING
10 ON-PREMISES CONSUMPTION IN THE COUNTY.

(D) A PERSON MAY SELL PAPER GAMING DEVICES IN THE COUNTY TO A PAPER
 GAMING LICENSEE IF THE PERSON OBTAINS A WHOLESALE VENDOR'S LICENSE
 ISSUED BY THE BOARD OF LICENSE COMMISSIONERS WITH THE APPROVAL OF THE
 BOARD OF COUNTY COMMISSIONERS.

15 (E) THE BOARD OF LICENSE COMMISSIONERS SHALL SET ANNUAL FEES FOR
16 THE PAPER GAMING LICENSE AND THE WHOLESALE VENDOR'S LICENSE TO COVER
17 BUT NOT TO EXCEED THE COST TO ADMINISTER THIS SECTION.

18 (F) QUARTERLY, WHOLESALE VENDOR LICENSEES SHALL PROVIDE A LIST TO
19 THE BOARD OF LICENSE COMMISSIONERS OF ALL CUSTOMERS TO WHOM THEY SELL
20 GAMING PRODUCTS AND THE TOTAL NUMBER OF PRODUCTS SOLD TO EACH
21 CUSTOMER.

(G) A RETAIL ALCOHOLIC BEVERAGES LICENSEE WHO HOLDS A PAPER
GAMING LICENSE SHALL OBTAIN WITHOUT CHARGE FROM THE BOARD OF LICENSE
COMMISSIONERS A STAMP TO BE DISPLAYED WITH THE ALCOHOLIC BEVERAGES
LICENSE.

26 (H) THE BOARD OF LICENSE COMMISSIONERS SHALL ENSURE THAT EACH
27 RETAIL ALCOHOLIC BEVERAGES LICENSEE WHO HOLDS A PAPER GAMING LICENSE
28 SELLS TO THE PUBLIC THE SAME SERIAL NUMBERED PAPER GAMING DEVICES THAT
29 ARE LISTED ON THE BILL OF SALE FROM THE WHOLESALE VENDOR LICENSEE.

30 (I) IF THE BOARD OF LICENSE COMMISSIONERS AFTER A HEARING FINDS
31 THAT A PAPER GAMING LICENSEE, A WHOLESALE VENDOR LICENSEE, OR AN AGENT
32 OF A LICENSEE HAS VIOLATED A PROVISION OF THIS SECTION, THE BOARD OF
33 LICENSE COMMISSIONERS MAY REVOKE OR SUSPEND THE LICENSE.

34 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 35 October 1, 2001.

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