C7 8lr2858

By: Delegates Conway and Mathias

Introduced and read first time: February 7, 2008

Assigned to: Ways and Means

A BILL ENTITLED

1	AN ACT concerning							
2	Worcester County - Slot Machines for Nonprofit Organizations							
3 4 5 6	FOR the purpose of adding Worcester County to the list of counties in which certain nonprofit fraternal, religious, and war veterans' organizations may own and operate a certain number of slot machines under certain circumstances; and generally relating to slot machines in Worcester County.							
7 8 9 10 11	BY repealing and reenacting, with amendments, Article – Criminal Law Section 12–304 Annotated Code of Maryland (2002 Volume and 2007 Supplement)							
12 13	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
14	Article - Criminal Law							
15	12–304.							
16	(a) In this section, "eligible organization" means:							
17	(1) a nonprofit organization that:							
18 19 20	(i) has been located in a county listed in subsection (b) of this section for at least 5 years before the organization applies for a license under subsection (e) of this section; and							
21	(ii) is a bona fide:							
22	1. fraternal organization;							



1			2.	religious o	rganization; o	or		
2			3.	war vetera	ns' organizat	ion; or		
3 4 5 6	(2) a nonprofit organization that has been affiliated with a national fraternal organization for less than 5 years and has been located in a county listed in subsection (b) of this section for at least 50 years before the nonprofit organization applies for a license under subsection (e) of this section.							
7	(b) T	his s	section applies in:					
8	(1	1)	Caroline C	County;				
9	(2	2)	Cecil Cour	nty;				
LO	(\mathfrak{S})	3)	Dorchester	r County;				
l 1	(4	4)	Kent Cour	nty;				
12	(5	5)	Queen Anı	ne's County;				
13	(6	6)	Somerset (County;				
L 4	(7	7)	Talbot Cou	unty; [and]				
15	3)	8)	Wicomico	County; AND				
16	(9	9)	Worces	TER COUNTY				
.7 .8	(c) (1 an individual s			bsection, a co	onsole or set	of affixed slot m	nachines is not	
19 20	,			0 0	-	on of this subti- eligible organiza	,	
$\frac{21}{22}$	slot machine;		(i) obta	ains a license	under subsec	etion (e) of this s	ection for each	
23 24	operates;		(ii) own	as each slot	machine th	nat the eligible	e organization	
25			(iii) own	s not more th	an five slot n	nachines;		
26 27	meeting hall in			_		ot machines at	its principal	

$\frac{1}{2}$	commercial facility;	7) doe	s not locate or operate its slot machines in a private
3	7)	vi) use	s:
4 5	machines for the ben	1. efit of a	at least one-half of the proceeds from its slot charity; and
6 7	to further the purpos	2. ses of the	the remainder of the proceeds from its slot machines eligible organization;
8 9	(v financial benefit of a		s not use any of the proceeds of the slot machine for the ual; and
10	(7	viii) rep	orts annually under affidavit to the State Comptroller:
11		1.	the income of each slot machine; and
12		2.	the disposition of the income from each slot machine.
13	(d) An eligi	ble orgar	nization may not use or operate a slot machine unless:
14 15	(1) that accurately recor		achine is equipped with a tamperproof meter or counter receipts; and
16 17	(2) the receipts and payoffs of	_	le organization keeps an accurate record of the gross t machine.
18 19 20 21	this section, the elig	ible orga	eligible organization may operate a slot machine under nization shall obtain a license for the slot machine from which the eligible organization plans to locate the slot
22	(2) (i) The	e county shall:
23 24	machine; and	1.	charge an annual fee of \$50 for each license for a
25		2.	issue a license sticker to the applicant.
26	(i	i) The	e applicant shall place the sticker on the slot machine.
27 28	(i general fund of the co		e proceeds of the annual fee shall be transferred to the
29	(3) In	n the ap	plication to the sheriff for a license, one of the principal

officers of the eligible organization shall certify under affidavit that the organization:

30

HOUSE BILL 1008

1	(i) is an eligible organization; and
2	(ii) will comply with this section.
3 4	(f) (1) A principal officer of the eligible organization may not intentionally misrepresent a statement of fact on the application.
5 6	(2) A person who violates this subsection is guilty of perjury and or conviction is subject to the penalty provided under Title 9, Subtitle 1 of this article.
7 8	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2008.