HOUSE BILL 113

C7, E1 (9lr1253)

ENROLLED BILL

— Ways and Means and Judiciary/Judicial Proceedings —

Introduced by Delegates Moon, Hornberger, Atterbeary, Barron, Charkoudian, Kittleman, J. Lewis, Lierman, Luedtke, Palakovich Carr, Sydnor, Washington, and Wilkins

Washington, and Wilkins
Read and Examined by Proofreaders:
Proofreader.
Proofreader.
Sealed with the Great Seal and presented to the Governor, for his approval this
day of at o'clock,M.
Speaker
CHAPTER
AN ACT concerning
Criminal Law – Gaming – Civil Offense
FOR the purpose of altering the penalty for certain conduct relating to betting, wagering, or gambling; making certain conduct relating to betting, wagering, or gambling a civil offense; establishing that adjudication of a violation under a certain provision of this Act is not a criminal conviction for any purpose and does not impose any of the civil disabilities that may result from a criminal conviction; altering certain penalties; requiring a court to order the Maryland Department of Health, or a certain designee, to conduct a certain assessment of a certain individual under certain
circumstances; authorizing a court to order the Department, or a certain designee, to conduct a certain assessment of a certain individual under certain circumstances:
authorizing a defendant to request a certain assessment; requiring a court to state
the basis of its decision on the record if the court denies a certain request; requiring

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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the Department, or a certain designee, to conduct an assessment and provide certain information to certain persons under certain circumstances; authorizing a court. under certain circumstances, to hold a case sub curia pending certain receipt of proof of completed treatment; authorizing a certain police officer to issue a certain citation under certain circumstances; establishing certain requirements for a citation issued under this Act; requiring the form of a certain citation to be uniform throughout the State and to be prescribed by the District Court; requiring the Chief Judge of the District Court to establish a schedule for the prepayment of a certain fine; requiring a certain issuing jurisdiction to forward a copy of a certain citation and request for trial to a certain court; providing that a person may request a trial in a certain manner within a certain time period after the issuance of a citation; providing that the District Court may impose a certain fine and costs and find a person guilty of a certain violation under certain circumstances; providing that a certain defendant is liable for certain costs of a certain proceeding; specifying the costs of a certain proceeding; providing that the State has the burden to prove the guilt of a certain defendant by a certain standard; requiring a court to apply certain evidentiary standards; requiring a court to ensure that a certain defendant has received a copy of certain charges and that the defendant understands those charges; providing that a certain defendant is entitled to take certain actions under certain circumstances; providing that a certain defendant is entitled to be represented by a certain counsel at the expense of the defendant; authorizing a certain defendant to enter a certain plea; specifying a certain verdict; authorizing a certain State's Attorney to prosecute a certain Code violation in a certain manner; providing that a certain person under a certain age who is issued a citation for a certain violation is subject to certain procedures and dispositions; making certain conforming changes; and generally relating to gaming.

27 BY repealing and reenacting, with amendments,

28 Article – Criminal Law

Section 12–102 and 12–103

Annotated Code of Maryland

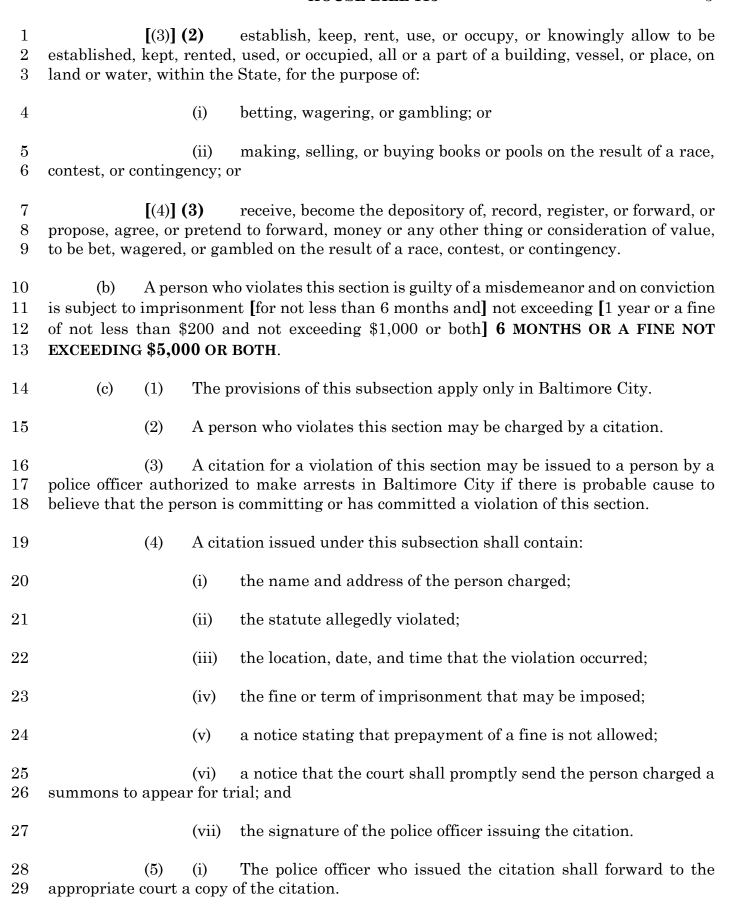
(2012 Replacement Volume and 2018 Supplement)

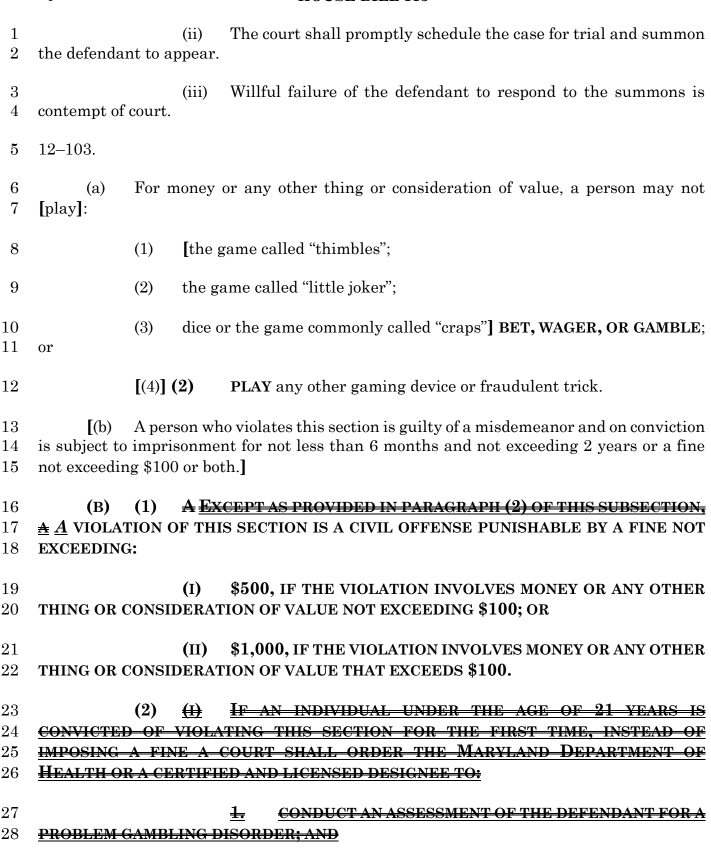
32 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,

33 That the Laws of Maryland read as follows:

34 Article - Criminal Law

- 35 12–102.
- 36 (a) A person may not:
- 37 (1) [bet, wager, or gamble;
- 38 (2)] make or sell a book or pool on the result of a race, contest, or 39 contingency;





30 OF OR MAY BENEFIT FROM TREATMENT FOR A PROBLEM GAMBLING DISORDER.

DETERMINE WHETHER THE DEFENDANT IS IN NEED

1	(II) IF AN INDIVIDUAL AT LEAST 21 YEARS OLD IS CONVICTED
2	OF VIOLATING THIS SECTION FOR THE FIRST TIME, INSTEAD OF IMPOSING A FINE A
3	COURT MAY ORDER THE MARYLAND DEPARTMENT OF HEALTH OR A CERTIFIED AND
4	LICENSED DESIGNEE TO:
5	1. CONDUCT AN ASSESSMENT OF THE DEFENDANT FOR A
6	PROBLEM GAMBLING DISORDER; AND
_	
7	2. <u>DETERMINE WHETHER THE DEFENDANT IS IN NEED</u>
8	OF OR MAY BENEFIT FROM TREATMENT FOR A PROBLEM GAMBLING DISORDER.
9	(III) An assessment for problem gambling disorder may
10	BE REQUESTED BY A DEFENDANT CHARGED WITH VIOLATING THIS SECTION.
10	DE REQUESTED DI A DEI ENDANT CHARGED WITH VIOLATING THIS SECTION.
11	(IV) IF A COURT DENIES THE REQUEST UNDER SUBPARAGRAPH
12	(III) OF THE PARAGRAPH, THE COURT SHALL STATE ON THE RECORD THE BASIS FOR
13	THE DENIAL.
14	(3) ON RECEIVING AN ORDER UNDER PARAGRAPH (2) OF THIS
15	SUBSECTION, THE MARYLAND DEPARTMENT OF HEALTH, OR THE DESIGNEE, SHALL
16	CONDUCT AN ASSESSMENT OF THE DEFENDANT FOR A PROBLEM GAMBLING
17	DISORDER AND PROVIDE THE RESULTS TO THE COURT, THE DEFENDANT OR
18	DEFENDANT'S ATTORNEY, AND THE STATE IDENTIFYING THE DEFENDANT'S
19	PROBLEM GAMBLING TREATMENT NEEDS.
20	(4) A COURT THAT ORDERS A PERSON TO A PROBLEM GAMBLING
20 21	ASSESSMENT TREATMENT UNDER PARAGRAPH (2) OF THIS SUBSECTION MAY HOLD
22	THE CASE SUB CURIA PENDING RECEIPT OF PROOF OF COMPLETION OF THE
23	ASSESSMENT OR TREATMENT.
24	(5) ADJUDICATION OF A VIOLATION UNDER THIS SECTION:
25	(I) IS NOT A CRIMINAL CONVICTION FOR ANY PURPOSE; AND
26	(II) DOES NOT IMPOSE ANY OF THE CIVIL DISABILITIES THAT
27	MAY RESULT FROM A CRIMINAL CONVICTION.
28	(C) (1) A CITATION FOR A VIOLATION OF THIS SECTION MAY BE ISSUED
20 29	TO A PERSON BY A POLICE OFFICER AUTHORIZED TO MAKE ARRESTS IF THERE IS
30	PROBABLE CAUSE TO BELIEVE THAT THE PERSON IS COMMITTING OR HAS
31	COMMITTED A VIOLATION OF THIS SECTION.

A CITATION ISSUED UNDER THIS SUBSECTION SHALL CONTAIN:

(2)

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- **(I)** 1 THE NAME, ADDRESS, AND DATE OF BIRTH OF THE PERSON 2 CHARGED; 3 (II) THE STATUTE ALLEGEDLY VIOLATED; 4 (III) THE DATE AND TIME THAT THE VIOLATION OCCURRED; 5 (IV) THE LOCATION AT WHICH THE VIOLATION OCCURRED; 6 **(**V**)** THE FINE THAT MAY BE IMPOSED; 7 (VI) A NOTICE STATING THAT PREPAYMENT OF THE FINE IS 8 ALLOWED; 9 (VII) A NOTICE IN BOLDFACE TYPE THAT STATES THAT THE 10 PERSON SHALL: 11 1. PAY THE FULL AMOUNT OF THE PRESET FINE; OR 2. REQUEST A TRIAL DATE AT THE DATE, TIME, AND 12 PLACE ESTABLISHED BY THE DISTRICT COURT BY WRIT OR TRIAL NOTICE; AND 13 (VIII) THE SIGNATURE OF THE POLICE OFFICER ISSUING THE 14 15 CITATION. 16 **(3)** THE FORM OF THE CITATION SHALL BE UNIFORM THROUGHOUT 17 THE STATE AND SHALL BE PRESCRIBED BY THE DISTRICT COURT. 18 (I)THE CHIEF JUDGE OF THE DISTRICT COURT SHALL 19 ESTABLISH A SCHEDULE FOR THE PREPAYMENT OF A FINE. 20 (II)PREPAYMENT OF A FINE SHALL BE CONSIDERED A PLEA OF GUILTY TO A CODE VIOLATION. 2122THE ISSUING JURISDICTION SHALL FORWARD A COPY OF THE CITATION AND A REQUEST FOR TRIAL TO THE DISTRICT COURT IN THE DISTRICT 2324HAVING VENUE.
- ISSUED WITHIN 30 DAYS AFTER THE ISSUANCE OF THE CITATION.
 (7) IF A PERSON DOES NOT REQUEST A TRIAL OR PREPAY THE FINE

TRIAL TO THE DISTRICT COURT IN THE JURISDICTION WHERE THE CITATION WAS

A PERSON MAY REQUEST A TRIAL BY SENDING A REQUEST FOR

29 WITHIN 30 DAYS AFTER THE ISSUANCE OF THE CITATION, THE DISTRICT COURT MAY

- 1 IMPOSE THE MAXIMUM FINE AND COSTS AGAINST THE PERSON AND FIND THE
- 2 PERSON GUILTY OF A CODE VIOLATION FOR THE PURPOSES OF THIS SECTION.
- 3 (8) (I) THE DEFENDANT IS LIABLE FOR THE COSTS OF THE 4 PROCEEDINGS IN THE DISTRICT COURT.
- 5 (II) THE COURT COSTS IN A CODE VIOLATION CASE UNDER THIS 6 SECTION IN WHICH COSTS ARE IMPOSED ARE \$5.
- 7 (D) IN ANY PROCEEDING FOR A CODE VIOLATION UNDER THIS SECTION:
- 8 (1) THE STATE HAS THE BURDEN TO PROVE THE GUILT OF THE 9 DEFENDANT BY A PREPONDERANCE OF THE EVIDENCE;
- 10 (2) THE COURT SHALL APPLY THE EVIDENTIARY STANDARDS AS 11 PRESCRIBED BY LAW OR RULE FOR THE TRIAL OF A CRIMINAL CASE;
- 12 (3) THE COURT SHALL ENSURE THAT THE DEFENDANT HAS RECEIVED 13 A COPY OF THE CHARGES AGAINST THE DEFENDANT AND THAT THE DEFENDANT
- 14 UNDERSTANDS THOSE CHARGES;
- 15 (4) THE DEFENDANT IS ENTITLED TO CROSS-EXAMINE ALL
- 16 WITNESSES WHO APPEAR AGAINST THE DEFENDANT, TO PRODUCE EVIDENCE OR
- 17 WITNESSES ON BEHALF OF THE DEFENDANT, AND TO TESTIFY ON THE DEFENDANT'S
- 18 OWN BEHALF, IF THE DEFENDANT CHOOSES TO DO SO;
- 19 (5) THE DEFENDANT IS ENTITLED TO BE REPRESENTED BY COUNSEL
- 20 OF THE DEFENDANT'S CHOICE AND AT THE EXPENSE OF THE DEFENDANT; AND
- 21 (6) THE DEFENDANT MAY ENTER A PLEA OF GUILTY OR NOT GUILTY,
- 22 AND THE VERDICT OF THE COURT IN THE CASE SHALL BE:
- 23 (I) GUILTY OF A CODE VIOLATION;
- 24 (II) NOT GUILTY OF A CODE VIOLATION; OR
- 25 (III) PROBATION BEFORE JUDGMENT, IMPOSED BY THE COURT
- 26 IN THE SAME MANNER AND TO THE SAME EXTENT AS IS ALLOWED BY LAW IN THE
- 27 TRIAL OF A CRIMINAL CASE.
- 28 (E) (1) THE STATE'S ATTORNEY FOR ANY COUNTY MAY PROSECUTE A
- 29 CODE VIOLATION UNDER THIS SECTION IN THE SAME MANNER AS PROSECUTION OF
- 30 A VIOLATION OF THE CRIMINAL LAWS OF THE STATE.

ATTORNEY MAY:
(I) ENTER A NOLLE PROSEQUI OR MOVE TO PLACE THE CASE OF THE STET DOCKET; AND
(II) EXERCISE AUTHORITY IN THE SAME MANNER AS PRESCRIBED BY LAW FOR VIOLATION OF THE CRIMINAL LAWS OF THE STATE.
(F) A PERSON ISSUED A CITATION FOR A VIOLATION OF THIS SECTION WHO IS UNDER THE AGE OF 18 YEARS SHALL BE SUBJECT TO THE PROCEDURES AND DISPOSITIONS PROVIDED IN TITLE 3, SUBTITLE 8A OF THE COURTS ARTICLE.
SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2019.
Approved:
Governor.
Speaker of the House of Delegates.
President of the Senate.