HOUSE BILL 1135

C7 HB 545/17 – W&M 9lr1730 CF 9lr3071

By: **Delegates Shoemaker and Rose** Introduced and read first time: February 8, 2019 Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning

Carroll County –	Gaming -	Home	Games –	Bingo
Curron County	Gaming	nome	Games	Dingo

- FOR the purpose of adding bingo in Carroll County to the list of home games that an
 individual may conduct in a common area of a residential property under certain
 circumstances; and generally relating to gaming.
- 6 BY repealing and reenacting, with amendments,
- 7 Article State Government
- 8 Section 9–1C–01
- 9 Annotated Code of Maryland
- 10 (2014 Replacement Volume and 2018 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 13

 $\mathbf{2}$

Article – State Government

14 9–1C–01.

15 **(A)** Notwithstanding any other provision of the Criminal Law Article, an 16 individual who is at least 21 years old may conduct a home game involving wagering if the 17 home game:

- 18 (1) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, is 19 limited to mah jong or a card game;
- 20

(2) is conducted not more than once a week:

21 (i) in the place of residence of an individual who may also 22 participate as a player in the home game; or

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



HOUSE BILL 1135

in a common area of a residential property that is restricted to 1 (ii) $\mathbf{2}$ residents who are at least 55 years old; 3 allows a player to compete directly against one or more other players (3)who share a preexisting social relationship; 4 $\mathbf{5}$ does not allow an individual to benefit financially in any way, directly (4)6 or indirectly, other than from the winnings accrued by participating as a player in the game; 7 does not involve: (5)8 a player's use of an electronic device that connects to the (i) 9 Internet: the use of paid public advertising or promotions; 10 (ii) 11 (iii) the charging of a fee for admission, a seat, entertainment, or food 12and drink or any other fee; or the use of any money except money used for wagering; and 13(iv) 14has a limit of \$1,000 on the total amount of money, tokens representing (6)15money, or any other thing or consideration of value that may be wagered by all players 16during any 24-hour period. 17IN CARROLL COUNTY, A HOME GAME OF BINGO IS ALLOWED IF **(B)** CONDUCTED IN A COMMON AREA OF A RESIDENTIAL PROPERTY THAT IS 18 19 **RESTRICTED TO RESIDENTS WHO ARE AT LEAST 55 YEARS OLD.**

20 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 21 October 1, 2019.