GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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H.B. 688 Apr 10, 2019 HOUSE PRINCIPAL CLERK

HOUSE BILL DRH10385-SA-10

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Short Title:	ENOUGH/Gaming Machines.	(Public)
Sponsors:	Representatives Hurley, McNeill, Brisson, and Conrad (Primary Sponsor	rs).
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO END NUISANCES OF UNLAWFUL GAMING HOUSES BY REQUIRING
3	PAYMENT OF STORAGE AND DISPOSAL FEES FOR SEIZED GAMING MACHINES,
4	AUTHORIZING SEIZURE OF VEHICLES USED TO TRANSPORT ILLEGAL GAMING
5	MACHINES, MODIFYING THE DEFINITIONS OF VIDEO GAMING MACHINE AND
6	ELECTRONIC SWEEPSTAKES MACHINES, AND MODIFYING THE PENALTY FOR
7	ILLEGAL POSSESSION OF CERTAIN GAMING MACHINES.
8	The General Assembly of North Carolina enacts:
9	SECTION 1. This act shall be known as the End Nuisances of Unlawful Gaming
10	Houses Act.
11	SECTION 2. G.S. 14-298 reads as rewritten:
12	"§ 14-298. Seizure of illegal gaming items.
13	Upon a determination that probable cause exists to believe that any gaming table prohibited
14	to be used by G.S. 14-289 through G.S. 14-300, any illegal punchboard or illegal slot machine,
15	any video game machine prohibited to be used by G.S. 14-306 or G.S. 14-306.1A, any game
16	terminal described in G.S. 14-306.3(b), or any electronic machine or device using an entertaining
17	display in violation of G.S. 14-306.4 is in the illegal possession or use of any person within the
18	limits of their jurisdiction, all sheriffs and law enforcement officers are authorized to seize the
19	items in accordance with applicable State law. Any law enforcement agency in possession of that
20	item shall retain the item pending a disposition order from a district or superior court judge. Upon
21	application by the law enforcement agency, district attorney, or owner, and after notice and
22	opportunity to be heard by all parties, if the court determines that the item is unlawful to possess,
23	it shall enter an order releasing the item to the law enforcement agency for destruction or for
24	training purposes. purposes and shall order the owner to pay the reasonable costs of storage and
25	disposal incurred by the seizing law enforcement agency. If the item was seized for use as
26	evidence in a criminal action or proceeding against the owner of the item, upon any plea of guilty
27	or nolo contendere in that action or proceeding by the owner of the item, the court shall order the
28	owner to pay the reasonable costs of storage and disposal incurred by the seizing law enforcement
29	agency. If the court determines that the item is not unlawful to possess and will not be used in
30	violation of the law, the item shall be ordered released to its owner upon satisfactory proof of
31	ownership. The foregoing procedures for release shall not apply, however, with respect to an
32	item seized for use as evidence in any criminal action or proceeding until after entry of final
33	judgment."
34	SECTION 3. G.S. 14-299 reads as rewritten:

35 "§ 14-299. Property exhibited by gamblers to be seized; disposition of same.



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1 Except as provided in Chapter 18C of the General Statutes or in G.S. 14-292, all moneys or 2 other property or thing of value exhibited for the purpose of alluring persons to bet on any game, 3 or used in the conduct of any such game, including any motor vehicle (i) used in the conduct of 4 a lottery within the purview of G.S. 14-291.1, G.S. 14-291.1 or (ii) used to transport any video 5 game machine prohibited by G.S. 14-306 or G.S. 14-306.1A, or any electronic machine or device 6 prohibited by G.S. 14-306.4, shall be liable to be seized by any court of competent jurisdiction 7 or by any person acting under its warrant. Moneys so seized shall be turned over to and paid to 8 the treasurer of the county wherein they are seized, and placed in the general fund of the county. 9 Any property seized which is used for and is suitable only for gambling shall be destroyed, and 10 all other property so seized shall be sold in the manner provided for the sale of personal property 11 by execution, and the proceeds derived from said sale shall (after deducting the expenses of 12 keeping the property and the costs of the sale and after paying, according to their priorities all 13 known prior, bona fide liens which were created without the lienor having knowledge or notice 14 that the motor vehicle or other property was being used or to be used in connection with the conduct of such game or lottery) be turned over and paid to the treasurer of the county wherein 15 16 the property was seized, to be placed by said treasurer in the general fund of the county."

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SECTION 4. G.S. 14-306(a) reads as rewritten:

18 "(a) Any machine, apparatus or device is a slot machine or device within the provisions 19 of G.S. 14-296 through 14-309, if it is one that is adapted, or may be readily converted into one 20 that is adapted, for use in such a way that, as a result of the payment of any piece of money or 21 coin or token or any credit card, debit card, prepaid card, or any other method that requires 22 payment to activate play, whether directly into the slot machine or device or resulting in remote 23 activation, such machine or device is caused to operate or may be operated in such manner that 24 the user may receive or become entitled to receive any piece of money, credit, allowance or thing 25 of value, or any check, slug, token or memorandum, whether of value or otherwise, or which may 26 be exchanged for any money, credit, allowance or any thing of value, or which may be given in 27 trade, or the user may secure additional chances or rights to use such machine, apparatus or 28 device; or any other machine or device designed and manufactured primarily for use in 29 connection with gambling and which machine or device is classified by the United States as 30 requiring a federal gaming device tax stamp under applicable provisions of the Internal Revenue 31 Code. This definition is intended to embrace all slot machines and similar devices except slot 32 machines in which is kept any article to be purchased by depositing any coin or thing of value, 33 and for which may be had any article of merchandise which makes the same return or returns of 34 equal value each and every time it is operated, or any machine wherein may be seen any pictures 35 or heard any music by depositing therein any coin or thing of value, or any slot weighing machine 36 or any machine for making stencils by the use of contrivances operated by depositing in the 37 machine any coin or thing of value, or any lock operated by slot wherein money or thing of value 38 is to be deposited, where such slot machines make the same return or returns of equal value each 39 and every time the same is operated and does not at any time it is operated offer the user or 40 operator any additional money, credit, allowance, or thing of value, or check, slug, token or memorandum, whether of value or otherwise, which may be exchanged for money, credit, 41 42 allowance or thing of value or which may be given in trade or by which the user may secure 43 additional chances or rights to use such machine, apparatus, or device, or in the playing of which 44 the operator does not have a chance to make varying scores or tallies. Each game console, play 45 station, or other access point allowing a person to operate a slot machine shall constitute a 46 separate machine or device."

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SECTION 5. G.S. 14-306.1A reads as rewritten:

"§ 14-306.1A. Types of machines and devices prohibited by law; penalties.

Ban on Machines. - It shall be unlawful for any person to operate, allow to be (a) 50 operated, place into operation, or keep in that person's possession for the purpose of operation 51 any video gaming machine as defined in subsection (b) of this section, except for the exemption

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1	for a federally recognized Indian tribe under subsection (e) of this section for whom it shall be				
2	lawful to oper	ate and possess machines as listed in subsection (b) of this section if conducted in			
3	-	th an approved Class III Tribal-State Compact applicable to that tribe, as provided			
4		2(14) and G.S. 71A-8.			
5		finitions. – As used in this section, a video gaming machine means a slot machine			
6		G.S. 14-306(a) and other forms of electrical, mechanical, or computer games such			
7	as, by way of	illustration and not exclusion:			
8	(1)	A video poker game or any other kind of video playing card game.			
9	(2)	A video bingo game.			
10	(3)	A video craps game.			
11	(4)	A video keno game.			
12	(5)	A video lotto game.			
13	(6)	Eight liner.			
14	(7)	Pot-of-gold.			
15	(8)	A video game based on or involving the random or chance matching of			
16		different pictures, words, numbers, or symbols not dependent on the skill or			
17	(0	dexterity of the player.			
18	<u>(8a</u>				
19		different pictures, words, numbers, or symbols, not dependent on skill or			
20		dexterity that is played in conjunction with revealing a prize as the result of			
21 22		an entry into a sweepstakes, or with any other offering of an opportunity to			
22	(9)	obtain anything of value. Any other video game not whether dependent on chance or dependent on skill			
23 24	(9)	or dexterity that is played while in conjunction with revealing a prize as the			
25		result of an entry into a sweepstakes.sweepstakes or with any other offering			
26		of an opportunity to obtain anything of value.			
20	(10				
28		prose of this section, a video gaming machine is a video machine which requires			
29	-	y coin or token, or use of any credit card, debit card, prepaid card, or any other			
30		equires payment, whether directly into the video gaming machine or resulting in			
31		tion, to activate play of any of the games listed in this subsection.			
32	For the purpose of this section, a video gaming machine includes those that are within the				
33	scope of the exclusion provided in G.S. 14-306(b)(2) in actual operation, limit to eight the number				
34	-	ed credits or replays that may be played at one time and which may award free			
35		per coupons that may be exchanged for prizes or merchandise with a value not			
36		dollars (\$10.00), but may not be exchanged or converted to money, unless			
37	-	accordance with an approved Class III Tribal-State Compact applicable to that tribe			
38		G.S. 147-12(14) and G.S. 71A-8.			
39	For the pu	rpose of this section, a video gaming machine does not include those that are within			
40	-	ne exclusion provided in G.S. 14-306(b)(1).do not emit, issue, display, print out, or			
41	otherwise reco	ord any receipt, paper, coupon, token, or other form of record which is capable of			
42	being redeem	ed, exchanged, or repurchased for cash, cash equivalent, or prizes, or award free			
43	replays.				
44	•••				
45		finition For purposes of this section, the terms "device dependent on skill or			
46		"sweepstakes" are as defined in G.S. 14-306.4."			
47		CCTION 7. G.S. 14-306.4 reads as rewritten:			
48		Electronic machines and devices for sweepstakes prohibited.			
49	(a) De	finitions. – For the purposes of this section, the following definitions apply:			

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1	(1)	Device dependent on skill or dexterity A device where the element of
2	~ /	chance is not present in such a manner as to thwart the exercise of skill,
3		dexterity, or judgment.
	<u>(1a)</u>	"Electronic machine or device" means a Electronic machine or device. – A
	<u></u>	mechanically, electrically or electronically operated machine or device, that
		is owned, leased or otherwise possessed by a sweepstakes sponsor or
		promoter, or any of the sweepstakes sponsor's or promoter's partners,
		affiliates, subsidiaries or contractors, that is intended to be used by a
		sweepstakes entrant, that uses energy, and that is capable of displaying
		information on a screen or other mechanism. This section is applicable to an
		electronic machine or device whether or not:
		- · · ·
		b. It uses a simulated game terminal as a representation of the prizes
		associated with the results of the sweepstakes entries.
		c. It utilizes software such that the simulated game influences or
		determines the winning or value of the prize.
		d. It selects prizes from a predetermined finite pool of entries.
		e. It utilizes a mechanism that reveals the content of a predetermined
		sweepstakes entry.
		f. It predetermines the prize results and stores those results for delivery
		at the time the sweepstakes entry results are revealed.
		g. It utilizes software to create a game result.
		h. It requires deposit of any money, coin, or token, or the use of any credit
		card, debit card, prepaid card, or any other method of payment to
		activate the electronic machine or device.
		i. It requires direct payment into the electronic machine or device, or
		remote activation of the electronic machine or device.
		j. It requires purchase of a related product.
		k. The related product, if any, has legitimate value.
		<i>l.</i> It reveals the prize incrementally, even though it may not influence if
		a prize is awarded or the value of any prize awarded.
		m. It determines and associates the prize with an entry or entries at the
		time the sweepstakes is entered.
		n. It is a slot machine or other form of electrical, mechanical, or computer
		game.
	(2)	"Enter" or "entry" means the Enter or entry The act or process by which a
		person becomes eligible to receive any prize offered in a sweepstakes.
	(3)	"Entertaining display" means visual Entertaining display. – Visual
	(-)	information, capable of being seen by a sweepstakes entrant, that takes the
		form of actual game play, or simulated game play, such as, by way of
		illustration and not exclusion:
		a. A video poker game or any other kind of video playing card game.
		b. A video bingo game.
		c. A video craps game.
		d. A video keno game.
		e. A video lotto game.
		f. Eight liner.
5		f. Eight liner.g. Pot-of-gold.
		f. Eight liner.g. Pot-of-gold.h. A video game based on or involving the random or chance matching
5 7 3)		f. Eight liner.g. Pot-of-gold.

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		i. <u>A video game based on or involving the random or c</u>	hance matching		
		of different pictures, words, numbers, or symbols, no	ot dependent on		
		skill or dexterity that is played in conjunction with rev	ealing a prize as		
		the result of an entry into a sweepstakes, or with any of	other offering of		
		an opportunity to obtain anything of value.			
		j. Any other video game not-whether dependent on chan	ce or dependent		
		on skill or dexterity that is played while revealing a played	rize as the result		
		of an entry into a sweepstakes.sweepstakes or with an	y other offering		
		of an opportunity to obtain anything of value.			
		<u>k.</u> <u>A video slot game.</u>			
	(4)				
		anything else of value, which may be transferred to a p			
		possession of the prize is actually transferred, or placed on an	account or other		
		record as evidence of the intent to transfer the prize.			
	(5)				
		plan, or other promotion, which, with or without pa	• •		
		consideration, a person may enter to win or become eligible	e to receive any		
	(h) Not	prize, the determination of which is based upon chance.	1 for only noncon		
t		twithstanding any other provision of this Part, it shall be unlawfu operate, place into operation, or possess for the purpose of operation	• •		
	-	vice to do either of the following:	<u>Jii, an electronic</u>		
	(1)	•	splay including		
	(1)	the entry process or the reveal of a prize.	spidy, meruding		
	(2)		an entertaining		
	(_)	display, including the entry process or the reveal of a prize.	un entertaining		
	"				
		CTION 8. G.S. 14-309 reads as rewritten:			
		olation made criminal.			
		y-Except as otherwise provided in this section, any person w			
	-	S. 14-304 through 14-309 is guilty of a Class 1 misdemeanor for			
		of a Class H felony for a second offense and a Class G felon	y for a third or		
	subsequent offe				
		twithstanding the provisions of subsection (a) of this section, any			
		of G.S. 14-306.1A involving the operation operation, or the po			
		eration, of five or more machines prohibited by that section is gui			
	-	I felony for a first or second offense and a Class G felony for a thin	rd or subsequent		
	offense.	twithstanding the provisions of subsection (a) of this sect	ion contion on		
		twithstanding the provisions of subsection (a) of this sect, , any person violating the provisions of G.S. 14-306.3(b) or (
	involving the possession of five or more machines prohibited by that subsection those subsections is guilty of a Class G felony. Class H felony for a first or second offense and a Class G felony for				
		equent offense."			
		CTION 9. This act becomes effective December 1, 2019, and ap	plies to offenses		
		d seizures occurring on or after that date.			
	unu				