

ANTENORI SUBSTITUTE FLOOR AMENDMENT
HOUSE OF REPRESENTATIVES AMENDMENTS TO H.B. 2172
(Reference to printed bill)

I move the following SUBSTITUTE amendment to the JUDICIARY Committee
Amendment to
HOUSE BILL 2172 (Reference to printed bill)

1 Page 1, line 27, strike "WITH" insert "THAT IS SOLD, PLAYED AND REDEEMED WITHOUT
2 THE USE OF ANY MECHANICAL, ELECTRONIC OR VIDEO DISPLAY OR SIMILAR FACSIMILE
3 OF THE CARD, THAT HAS"

4 Line 28, strike the comma insert "AND"

5 Line 31, after "TICKETS" insert "THAT ARE PLAYED IN CONJUNCTION WITH A GAME OF
6 BINGO DURING AN AUTHORIZED OCCASION"

7 Line 32, strike "USE OF A BINGO FLASHBOARD OR" insert "RANDOM SELECTION OF A
8 BINGO NUMBER OR NUMBERS FROM ONE THROUGH SEVENTY-FIVE OR THE USE OF A"

9 Page 2, line 4, after the period insert "EQUIPMENT DOES NOT MEAN A MECHANICAL
10 DEVICE, AN ELECTROMECHANICAL DEVICE OR A DEVICE CONTROLLED BY AN ELECTRONIC
11 MICROPROCESSOR OR IN ANOTHER MANNER THAT ALLOWS A PLAYER OR PLAYERS TO PLAY
12 BINGO, WHETHER OR NOT THE DEVICE ACCEPTS COINS, TOKENS, BILLS, COUPONS,
13 TICKET VOUCHERS, PULL TABS, SMART CARDS, ELECTRONIC IN-HOUSE ACCOUNTING
14 SYSTEM CREDITS OR OTHER SIMILAR FORMS OF CONSIDERATION AND, THROUGH THE
15 APPLICATION OF CHANCE, ALLOWS A PLAYER TO BECOME ENTITLED TO A PRIZE THAT MAY
16 BE COLLECTED THROUGH THE DISPENSING OF COINS, TOKENS, BILLS, COUPONS, TICKET
17 VOUCHERS, SMART CARDS, ELECTRONIC IN-HOUSE ACCOUNTING SYSTEM CREDITS OR OTHER
18 SIMILAR FORMS OF VALUE, EXCEPT FOR THOSE TECHNOLOGICAL AIDS FOR BINGO GAMES
19 THAT FUNCTION ONLY AS ELECTRONIC SUBSTITUTES FOR BINGO CARDS."

20 Page 11, between lines 7 and 8, insert:

21 "Y. A PERSON SHALL NOT CONDUCT BINGO USING A MECHANICAL DEVICE, AN
22 ELECTROMECHANICAL DEVICE OR A DEVICE CONTROLLED BY AN ELECTRONIC
23 MICROPROCESSOR OR IN ANOTHER MANNER THAT ALLOWS A PLAYER OR PLAYERS TO PLAY
24 BINGO, WHETHER OR NOT THE DEVICE ACCEPTS COINS, TOKENS, BILLS, COUPONS,
25 TICKET VOUCHERS, PULL TABS, SMART CARDS, ELECTRONIC IN-HOUSE ACCOUNTING
26 SYSTEM CREDITS OR OTHER SIMILAR FORMS OF CONSIDERATION AND, THROUGH THE
27 APPLICATION OF CHANCE, ALLOWS A PLAYER TO BECOME ENTITLED TO A PRIZE THAT MAY
28 BE COLLECTED THROUGH THE DISPENSING OF COINS, TOKENS, BILLS, COUPONS, TICKET
29 VOUCHERS, SMART CARDS, ELECTRONIC IN-HOUSE ACCOUNTING SYSTEM CREDITS OR OTHER

1 SIMILAR FORMS OF VALUE, EXCEPT FOR THOSE TECHNOLOGICAL AIDS FOR BINGO GAMES
2 THAT FUNCTION ONLY AS ELECTRONIC SUBSTITUTES FOR BINGO CARDS."

3 Page 14, line 30, after "year" insert "OR FOR ANY CHARITABLE QUALIFIED ORGANIZATION
4 THAT CONDUCTS THE SALE OF CHARITY GAME TICKETS DURING THE AUTHORIZED BINGO
5 OCCASION"

6 Line 41, after "year" insert "OR FOR ANY CHARITABLE QUALIFIED ORGANIZATION THAT
7 CONDUCTS THE SALE OF CHARITY GAME TICKETS DURING THE AUTHORIZED BINGO
8 OCCASION"

9 Page 15, strike lines 7 through 31

10 Renumber to conform

11 Line 34, strike ";conduct times"

12 Line 35, strike "A."

13 Line 36, after "AUTHORIZED" strike remainder of line insert "OCCASION."

14 Strike lines 37 through 41

15 Page 16, between lines 6 and 7, insert:

16 "E. A PERSON SHALL NOT PLAY CHARITY GAME TICKETS USING A MECHANICAL
17 DEVICE, AN ELECTROMECHANICAL DEVICE OR A DEVICE CONTROLLED BY AN ELECTRONIC
18 MICROPROCESSOR OR IN ANOTHER MANNER THAT ALLOWS A PLAYER OR PLAYERS TO PLAY
19 CHARITY GAME TICKETS, WHETHER OR NOT THE DEVICE ACCEPTS COINS, TOKENS, BILLS,
20 COUPONS, TICKET VOUCHERS, PULL TABS, SMART CARDS, ELECTRONIC IN-HOUSE
21 ACCOUNTING SYSTEM CREDITS OR OTHER SIMILAR FORMS OF CONSIDERATION AND,
22 THROUGH THE APPLICATION OF CHANCE, ALLOWS A PLAYER TO BECOME ENTITLED TO A
23 PRIZE THAT MAY BE COLLECTED THROUGH THE DISPENSING OF COINS, TOKENS, BILLS,
24 COUPONS, TICKET VOUCHERS, SMART CARDS, ELECTRONIC IN-HOUSE ACCOUNTING SYSTEM
25 CREDITS OR OTHER SIMILAR FORMS OF VALUE."

26 Lines 11 and 15, strike "SHALL" insert "MAY BE REQUIRED TO"

27 Line 18, strike "SHALL" insert "MAY"

28 Lines 20, 22 and 24, strike "SHALL" insert "MAY BE REQUIRED TO"

29 After line 30, insert:

30 "Sec. 14. Section 5-602, Arizona Revised Statutes, is amended to read:

31 5-602. Gaming certification and enforcement: powers; duties; deputy
32 director

33 A. The department of gaming shall certify, as provided in tribal-state
34 compacts, prospective gaming employees, facility support employees, tribal
35 gaming office employees, financiers, management contractors, providers of
36 gaming services and manufacturers and distributors of gaming devices to
37 ensure that unsuitable individuals or companies are not involved in Indian
38 gaming permitted under the tribal-state compacts. In carrying out the duties

1 prescribed in this section, the department shall seek to promote the public
2 welfare and public safety and shall seek to prevent corrupt influences from
3 infiltrating Indian gaming.

4 B. Certification pursuant to this chapter is a privilege and not a
5 right.

6 C. The department of gaming shall execute the duties of this state
7 under the tribal-state compacts in a manner that is consistent with this
8 state's desire to have extensive, thorough and fair regulation of Indian
9 gaming permitted under the tribal-state compacts.

10 D. The department of gaming shall establish a certification and
11 enforcement unit charged with the investigative duties relevant to
12 tribal-state compacts, including applications for certification,
13 investigations and enforcement, and such other duties as the director of the
14 department of gaming prescribes.

15 E. To determine the suitability of prospective applicants for any
16 tribal gaming license or state certification, each applicant shall furnish a
17 full set of fingerprints and such fingerprints shall be submitted to the
18 department of public safety for a criminal records check. Each applicant's
19 fingerprints shall also be submitted by the department of public safety to
20 the federal bureau of investigation for a federal criminal records
21 check. The department of gaming is authorized to receive criminal records
22 information from the department of public safety and from the federal bureau
23 of investigation for the purpose of evaluating the fitness of applicants for
24 any tribal gaming license, state certification or renewal.

25 F. Hearings shall be conducted pursuant to title 41, chapter 6,
26 article 10. Except as provided in section 41-1092.08, subsection H, any
27 party who is aggrieved by a final order or decision of the director of the
28 department of gaming may seek judicial review pursuant to title 12, chapter
29 7, article 6.

30 G. The director of the department of gaming may issue subpoenas for
31 the attendance of witnesses and the production of books, records and
32 documents necessary for the enforcement of this article and the tribal-state
33 compacts. These subpoenas shall be served and enforced in a manner
34 consistent with title 41, chapter 6, article 10.

35 H. The director of the department of gaming may establish the position
36 of deputy director of the department of gaming. The deputy director of the
37 department of gaming position is exempt from title 41, chapter 4, articles 5

1 and 6. Persons holding the position of deputy director of the department of
2 gaming are eligible to receive compensation pursuant to section 38-611.

3 I. The director of the department of gaming may enter into a contract
4 or agreement with any public agency for any joint and cooperative action as
5 provided in title 11, chapter 7, article 3.

6 J. The department of gaming may investigate violations of section
7 13-3306 that occur on non-Indian lands in this state and may cooperate with
8 appropriate law enforcement authorities and prosecutorial agencies in the
9 investigation and prosecution of these violations.

10 K. THE DEPARTMENT OF GAMING MAY INVESTIGATE VIOLATIONS OF SECTION
11 5-406, SUBSECTION Y AND SECTION 5-417, SUBSECTION E."

12 Amend title to conform

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