

So much of the recommendations of the Massachusetts Gaming Commission (House, No. 8) as relates to enabling municipal and regional planning agency employees to fully participate in gaming policy advisory committees. Economic Development and Emerging Technologies.

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act to enable municipal and regional planning agency employees to fully participate in gaming policy advisory committees.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Section 68 of chapter 23K of the General Laws, as appearing in the 2014

2 Official Edition, is hereby amended by inserting at the end the following paragraph:

3 (f) A municipal employee serving as a member of an advisory committee or 4 subcommittee created by this section shall not violate section 4 of Chapter 268A by expressing 5 the views of his employing municipality or regional planning agency during committee or 6 subcommittee meetings or by receiving his usual compensation as a municipal employee or by 7 performing the usual duties of his municipal employment, including acting as an agent or 8 attorney for the municipality or regional planning agency, in relation to particular matters in 9 which he participated or which are, or in the prior year have been a subject of his official 10 responsibility as a member of the advisory committee or subcommittee or which are pending before the advisory committee or subcommittee. 11