

The Commonwealth of Massachusetts

PRESENTED BY:

Bradford Hill

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to sports betting and public funding.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Bradford Hill	4th Essex
Donald F. Humason, Jr.	Second Hampden and Hampshire
Joseph D. McKenna	18th Worcester
Michael J. Soter	8th Worcester

HOUSE DOCKET, NO. 1657 FILED ON: 1/16/2019

By Mr. Hill of Ipswich, a petition (accompanied by bill, House, No. 378) of Bradford Hill and others relative to sports betting and on-line gaming and the establishment of a public advancement fund with monies received from such activities. Economic Development and Emerging Technologies.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act relative to sports betting and public funding.

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: Chapter 4 of the general laws, as so appearing, is hereby amended by

2 striking out lines 67-76, in section 7, and inserting in place thereof the following: -

3 Tenth, "illegal gaming," banking or percentage game played with cards, dice, tiles or 4 dominoes, an electronic, electrical or mechanical device or machine for money, property, checks, 5 credit or any representative of value, but excluding: (i) a lottery game conducted by the state 6 lottery commission, under sections 24, 24A and 27 of chapter 10; (ii) a game conducted under 7 chapter 23K; (iii) an online game conducted under chapter 23N; (iv) pari-mutuel wagering on 8 horse races under chapters 128A and 128C and greyhound races under said chapter 128C; (v) a 9 game of bingo conducted under chapter 271; and (vi) charitable gaming conducted under said 10 chapter 271.

11	SECTION 2: The general laws, as so appearing, are hereby amended by inserting after
12	chapter 23M, the following chapter: -
13	Chapter 23N: Regulation of Online Gaming: Daily Fantasy Sports
14	Section 1. Definitions
15	As used in this chapter, the following words shall have the following meanings unless the
16	context clearly requires otherwise:
17	(a) "Commission", the Massachusetts Gaming Commission established under chapter
18	23K of the general laws.
19	(b) "Daily Fantasy Sports" or "DFS", any online game in which (i) the offer or award
20	of a prize is connected to the statistical performance or finishing position of one or more persons
21	participating in an underlying amateur or professional sports competition, but does not include
22	offering or awarding a prize to the winner of or participant in the underlying competition itself;
23	(ii) the value of all prizes and awards offered to winning participants is established and made
24	known to the participants in advance of the game commencing; and (iii) the value of the prize or
25	award is not determined by the number of participants or the amount of any fees paid by those
26	participants.
27	(c) "Game Operator", a person or entity that offers DFS for a prize to members of the
28	public.
29	(d) "Game Participant", a person who or an entity that participates in a DFS offered
30	by a game operator.

(e) "Gross Revenue" or "Gross Gaming Revenue", the total of all sums actually
received by a game operator less the total of all sums paid out as winnings to game participants;
provided, however, that the total of all sums paid out as winnings to patrons shall not include the
cash equivalent value of any merchandise or thing of value included in a jackpot or payout;
provided further, that the issuance to or wagering by game participants of any promotional
gaming credit shall not be included for the purposes of determining gross revenue.

(f) "Online Game", a game, including DFS, offered through the internet or through
other communications technology that allows a person utilizing money or currency of any kind
to transmit information to (i) risk something of value, (ii) on the outcome of an event, (iii) with
an opportunity to win a prize.

41 (g) "Prize", anything of monetary value, including but not limited to money, game
42 credits, merchandise, or admission to another game or contest in which a prize may be awarded.

43

Section 2. Registration Requirements

44 (a) Any game operator offering DFS in the commonwealth shall register with the45 commission.

(b) The registration application shall include: (i) the name and principal address of the applicant; (ii) the form of the applicant's organization, including the place and date of incorporation, and, if a foreign corporation, whether the applicant is qualified to do business in the commonwealth; (iii) the names and addresses of each officer, director, partner, and trustee of the applicant; (iv) the names and addresses of each principal stockholder or member of such corporation of the applicant; (v) the addresses of all offices of the applicant in the commonwealth; (vi) the name and address of the designated agent for process in the

commonwealth; (vii) evidence acceptable to the commission that the operator has established and will implement processes and procedures that satisfy all regulations promulgated by the attorney general and the commission related to DFS and online gaming; (viii) a list and description of all DFS online games offered; and (ix) any additional information the commission deems necessary to ensure compliance with the provisions of this chapter.

(c) Every registration shall be accompanied by a nonrefundable, initial application fee set by the commission, equal to the lesser of \$100,000 or one and one-half percent of the gross revenue generated by the registrant in the previous calendar year; provided that if such registrant did not generate any gross revenue in the preceding year, such registrant shall be required to pay an initial registration of \$50,000.

63 (d) The commission may deny or revoke registration to any applicant upon finding 64 that the applicant, or any officer, partner, principal stockholder, or director: (i) has knowingly 65 made a false statement or knowingly failed to disclose any information requested; (ii) has been 66 found guilty of any illegal, corrupt, or fraudulent act in connection with online games or has been 67 convicted of a felony, a crime of moral turpitude, or any criminal offense involving dishonesty or 68 breach of trust within ten years of the date of application; (iii) has knowingly failed to comply 69 with any provisions in this chapter or any requirements set out by the commission; (iv) has 70 violated any regulation promulgated by the attorney general or the commission related to online 71 gaming; or (v) has defaulted in the payment of any obligation or debt due to the commonwealth.

(e) The commission shall issue a decision on registration not more than 90 days from
receipt of a completed application. If registration is denied, the commission shall provide the
operator with the justification for not issuing registration. Applicants may operate during the

75	application period unless the commission or the attorney general has reason to believe that the
76	operator is in violation of this chapter or regulations promulgated by the attorney general related
77	to DFS or online gaming, and requires that the operator suspend operation until registration
78	status is granted, denied, or revoked.
79	(f) All registration and renewal fees received by the commission pursuant to this
80	section shall be deposited into the Public Advancement Fund established in section 7 of this bill.
81	Section 3. Auditing
82	(a) The commission shall audit as often as the commission determines necessary, but
83	not less than annually, the accounts, programs, activities, and functions of all registered game
84	operators.
85	(b) To conduct the audit, authorized officers and employees of the commission shall
85 86	(b) To conduct the audit, authorized officers and employees of the commission shall have access to such accounts at reasonable times, and the commission may require the
86	have access to such accounts at reasonable times, and the commission may require the
86 87	have access to such accounts at reasonable times, and the commission may require the production of books, documents, vouchers and other records relating to any matter within the
86 87 88	have access to such accounts at reasonable times, and the commission may require the production of books, documents, vouchers and other records relating to any matter within the scope of the audit, except tax returns. The superior court shall have jurisdiction to enforce the
86 87 88 89	have access to such accounts at reasonable times, and the commission may require the production of books, documents, vouchers and other records relating to any matter within the scope of the audit, except tax returns. The superior court shall have jurisdiction to enforce the production of records that the commission requires to be produced under this section, and the
86 87 88 89 90	have access to such accounts at reasonable times, and the commission may require the production of books, documents, vouchers and other records relating to any matter within the scope of the audit, except tax returns. The superior court shall have jurisdiction to enforce the production of records that the commission requires to be produced under this section, and the court shall order the production of all such records within the scope of any such audit.
86 87 88 89 90 91	have access to such accounts at reasonable times, and the commission may require the production of books, documents, vouchers and other records relating to any matter within the scope of the audit, except tax returns. The superior court shall have jurisdiction to enforce the production of records that the commission requires to be produced under this section, and the court shall order the production of all such records within the scope of any such audit. (c) All audits shall be conducted in accordance with generally accepted auditing

95 commission within 15 business days of notification by the commission.

96 (d) On or before April 1 of each year, the commission shall submit a report to the 97 clerks of the house of representatives and the senate who shall forward the report to the house 98 and senate committees on ways and means. The report shall include, but not be limited to: (i) the 99 number of audits performed under this section, (ii) a summary of the findings of the audits, and 100 (iii) the cost of each audit.

101 Section 4. Assessment

(a) Any registered game operator shall pay a tax of 15 per cent on gross revenue.
Taxes imposed under this section shall be remitted to the department of revenue quarterly by the
registered game operator.

(b) The tax of 15 per cent on gross revenue from any registered game operator
received by the commission shall be deposited into the Public Advancement Fund established in
section 7 of this bill.

108 Section 5. Registration Is Not Endorsement

109 (a) Registration under this chapter in no way constitutes endorsement or approval by110 the commonwealth of the game operator's activities.

111 Section 6. Promulgation of Rules and Regulations

112 (a) The commission shall promulgate regulations for the implementation,

administration and enforcement of this chapter. Regulations shall include: (i) ensuring fairness

in game play; (ii) requiring the use of geolocation technology to verify that no player is located

- 115 outside Massachusetts; (iii) requiring that game participants be at least 21 years of age; (iv)
- 116 authorizing which DFS online games may be offered for play; (v) establishing standards for

117 combatting compulsive gambling through responsible gaming practices, education, and 118 dedicated funding to support prevention, treatment, and recovery services; (vi) requiring 119 messages about responsible gaming be prominently displayed; (vii) prohibiting misleading 120 information about winning and marketing efforts that encourage excessive play; (viii) controlling 121 for any apparent conflict of interest; (ix) preventing the misuse of insider information and unfair 122 advantages by any individual or group of individuals; (x) ensuring data and transactional 123 security; and (xi) safeguarding segregation of player funds, financial guarantees, responsive 124 customer service, limitations on deposits, and secured transactions.

(b) The registered game operator, or an employee or agent thereof, shall at all times
follow all regulations promulgated by the commission and by the attorney general relative to
DFS or online gaming.

128 Section 7. Public Advancement Fund

129 There shall be established and set up on the books of the commonwealth a fund to (a) 130 be known as the Public Advancement Fund. The fund shall be credited with any monies 131 accumulated from sections 2 and 4 of this chapter and all monies credited to or transferred to the 132 fund from any other fund or source. Expenditures from the fund shall be subject to appropriation; 133 provided, however that 50 per cent of the funds received shall be appropriated for the purposes 134 of transportation services to supplement, and not offset, any reduction in line item 5911-2000 of 135 the general appropriation act from the previous fiscal year's general appropriation act; and 136 provided further, that the remaining 50 per cent of the funds received shall be appropriated for 137 the purposes of K-12 education and shall be used to supplement, and not offset, any reduction in

line-item 7061-0008 of the general appropriation act from the previous fiscal year's generalappropriation act.

140 Section 8. Penalties

141 (a) A game operator, or an employee or agent thereof, who violates any provision of 142 this chapter is subject to a civil penalty not to exceed two thousand dollars for each violation, 143 which may be recovered in a civil action brought by the commission or the attorney general. The 144 penalty may be assessed whether or not the violation was willful. In determining the amount of 145 the civil penalty, the commission or the attorney general shall consider: (i) the nature of the 146 violation; (ii) the length of time the violation occurred; (iii) the risk to the public and to the 147 integrity of gaming operations created by the conduct of the person; (iv) the seriousness of the 148 conduct of the person; (v) any justification or excuse for such conduct by the person; (vi) the 149 prior history of the particular person involved with respect to gaming activity; (vii) any 150 corrective action taken by the person to prevent future misconduct; and (viii) other relevant 151 factors.

(b) A game operator, or an employee or agent thereof, who willfully provides false or
misleading information shall be subject to a civil penalty not to exceed ten thousand dollars for
each violation.

155 (c) In addition to collecting any civil penalties recoverable under this chapter or any 156 other general or special law, the commission or the attorney general may bring an action in the 157 superior court to restrain, prevent or enjoin any conduct prohibited by this chapter or to compel 158 action to comply immediately and fully with any order issued by the commission or the attorney 159 general. Except in cases of emergency where, in the opinion of the court, immediate abatement 160 of the unlawful conduct is required to protect the public interest, the court may fix a reasonable 161 time during which the person responsible for the unlawful conduct may abate and correct the 162 violation. The expense of the proceeding shall be recoverable from the subject of the proceeding.

(d) The commission or the attorney general shall issue an order to cease and desist any activity if the commission or attorney general finds that a registered operator has engaged in or is about to engage in an act or practice that constitutes a violation of this chapter or any other laws of the commonwealth. The commission or the attorney general may take such affirmative action to effectuate the order.

(e) All penalties collected under this chapter shall be deposited into the Gaming
Revenue Fund established in section 59 of chapter 23K, as so appearing.

SECTION 3. Sections 24, 24A and 27 of chapter 10 of the general laws, as so appearing,
shall not apply to a registered game operator conducting an online game in accordance with this
chapter.

SECTION 4. Section 2 of chapter 271 of the general laws, as so appearing, is hereby
amended, in line 4, by striking out "except as permitted under chapter 23K" and inserting in its
place thereof the following:- "except as permitted under chapters 23K or 23N."

SECTION 5. Section 3 of chapter 271 of the general laws, as so appearing, is hereby
amended, in line 1, by striking out "Except as permitted under chapter 23K" and inserting in its
place thereof the following:- "except as permitted under chapters 23K or 23N."

179	SECTION 6. Section 5 of chapter 271 of the general laws, as so appearing, is hereby
180	amended, in line 1, by striking out "except as permitted under chapter 23K" and inserting in its
181	place thereof the following:- "except as permitted under chapters 23K or 23N."
182	SECTION 7. Section 5B of chapter 271 of the general laws, as so appearing, is hereby
183	amended, in line 58, by striking out "under chapter 23K" and inserting in its place thereof the
184	following:- "under chapters 23K or 23N."
185	SECTION 8. Section 8 of chapter 271 of the general laws, as so appearing, is hereby
186	amended, by striking out lines 10-11 and inserting in its place thereof the following:- "other
187	illegal gaming that is not being conducted pursuant to chapters 23K or 23N."
188	SECTION 9. Chapter 271 of the general laws, as so appearing, is hereby amended by
189	striking section 17A and inserting in its place thereof the following section: -
190	271:17A. Telephones, internet or other communications technology; use for gaming
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191	purposes
191	purposes Section 17A. Except as permitted under chapter 23N, whoever uses a telephone, internet
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192 193	Section 17A. Except as permitted under chapter 23N, whoever uses a telephone, internet or other communications technology or, being the occupant in control of premises where a
192 193 194	Section 17A. Except as permitted under chapter 23N, whoever uses a telephone, internet or other communications technology or, being the occupant in control of premises where a telephone, internet or other communications technology is located or a subscriber for a
192 193 194 195	Section 17A. Except as permitted under chapter 23N, whoever uses a telephone, internet or other communications technology or, being the occupant in control of premises where a telephone, internet or other communications technology is located or a subscriber for a telephone, knowingly permits another to use a telephone, internet or other communications
192 193 194 195 196	Section 17A. Except as permitted under chapter 23N, whoever uses a telephone, internet or other communications technology or, being the occupant in control of premises where a telephone, internet or other communications technology is located or a subscriber for a telephone, knowingly permits another to use a telephone, internet or other communications technology so located or for which he subscribes, as the case may be, for the purpose of
192 193 194 195 196 197	Section 17A. Except as permitted under chapter 23N, whoever uses a telephone, internet or other communications technology or, being the occupant in control of premises where a telephone, internet or other communications technology is located or a subscriber for a telephone, knowingly permits another to use a telephone, internet or other communications technology so located or for which he subscribes, as the case may be, for the purpose of accepting wagers or bets, or buying or selling of pools, or for placing all or any portion of a

office, or who under a name other than his own or otherwise falsely or fictitiously procures
telephone, internet or other communications technology service for himself or another for such
purposes, shall be punished by a fine of not more than two thousand dollars or by imprisonment
for not more than one year.

205 SECTION 10. There shall be a special commission to conduct a comprehensive study and 206 offer proposed legislation relative to the regulation of online sports betting. The commission 207 shall convene within 30 calendar days following any the passage of this bill, and shall review all 208 aspects of online sports betting including, but not limited to: economic development, consumer 209 protection, taxation, legal and regulatory structures, burdens and benefits to the commonwealth 210 and any other factors the commission deems relevant. The commission shall consist of: 1 person 211 who shall be appointed by the governor who shall have industry expertise in online gaming and 212 sports betting; 1 person who shall be appointed by the Massachusetts gaming commission; 2 213 people who shall be appointed by the president of the senate; 1 person who shall be appointed by 214 the minority leader of the senate; 2 people who shall be appointed by the speaker of the house of 215 representatives; and 1 person who shall be appointed by the minority leader of the house of 216 representatives. The commission shall elect a chair at its first meeting and shall submit 217 recommendations for legislation with the clerks of the senate and the house of representatives not 218 later than 120 calendar days following the passage of this bill.