## Legislative Analysis



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## EVENT ONLINE TICKET SALES ACT

**House Bill 5661 (proposed substitute H-1)** 

Sponsor: Rep. Mike McFall

**House Bill 5662 (proposed substitute H-1)** 

Sponsor: Rep. Graham Filler

**Committee: Regulatory Reform** 

**Complete to 6-17-24** 

## **SUMMARY:**

<u>House Bill 5661</u> would create a new act, the Event Online Ticket Sales Act, which would prohibit a person (an individual or any other legal entity) from doing any of the following when purchasing a *ticket* for an *entertainment event*:

- Purchasing a number of tickets for an entertainment event in excess of the *ticket limit* by means including, but not limited to, using multiple internet protocol (IP) addresses, purchaser accounts, or email addresses.
- Circumventing or disabling an electronic queue, waiting period, presale code, or other sales volume limitation system associated with an online ticket sale.
- Circumventing or disabling a security measure, access control system, or other control or measure that is used to validate that a ticket is not fraudulent.
- Creating or using a *bot* to do any of the above.

*Ticket* would mean a physical, electronic, or other form of a certificate, voucher, document, token, or other evidence indicating that the person entitled to possession through purchase or otherwise has a right to enter a place for an entertainment event at the date and time specified on the ticket.

**Entertainment event** would mean a concert, theatrical performance, sporting event, exhibition, show, or similar scheduled activity held in Michigan that meets all of the following:

- Is open to the public.
- Is held in a public or private venue.
- Charges an admission fee to attend.

*Ticket limit* would mean the posted limit stating the number of tickets a person may purchase for a specific entertainment event during an online ticket sale.

**Bot** would mean an automated software application programmed to perform automatic and repetitive tasks and designed to impersonate or replicate human activity online.

<u>House Bill 5662</u> would create a new act to prescribe sanctions for violating the Event Online Ticket Sales Act (HB 5661) and allow the attorney general to investigate claims of violations.

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Specifically, a person that violates the other act would be subject to a civil fine of up to \$5,000 for each ticket acquired in violation of the other act, which would be deposited into the general fund.

The attorney general could bring a civil action to restrain or enjoin a person found to be in the process of violating the other act from continuing the violation, or to prevent a person whose violation is found to be imminent from committing a violation. In addition, if a person has violated the other act, a civil action could be brought for appropriate relief, including injunctive relief, or to collect the civil fine described above and recover restitution.

A person that violates a court order or injunction to enforce the other act would also be subject to a civil fine of up to \$5,000.

Finally, the court could allow the attorney general to recover reasonable costs and attorney fees incurred in an action resulting in the imposition of a civil fine under the bill.

The bills are tie-barred together and would not take effect unless both are enacted

## **FISCAL IMPACT:**

House Bills 5661 and 5662 would result in marginal revenue increases from deposits to the state general fund from the collection of civil fines, of up to \$5,000 per ticket, from violations of HB 5661. Actual revenue would depend on the number of violations, level of enforcement, and per-ticket fine imposed on violators. The bills would have no fiscal impact on the Department of Attorney General related to investigating and prosecuting violators.

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<sup>■</sup> This analysis was prepared by nonpartisan House Fiscal Agency staff for use by House members in their deliberations and does not constitute an official statement of legislative intent.