As Passed by the Senate

132nd General Assembly

Regular Session 2017-2018

H. B. No. 32

Representative Seitz

Cosponsors: Representatives Greenspan, Riedel, Hughes, Young, Kent, Bishoff, Blessing, Manning, McColley, Rogers, Miller, Patton, Reece, Retherford, Rezabek, Sheehy, Speaker Rosenberger

Senators Huffman, Eklund, Hackett, Hoagland, O'Brien, Schiavoni, Terhar, Thomas, Uecker

A BILL

То	amend section 3772.99 of the Revised Code to	1
	specify that the criminal penalty related to	2
	casino operators and employees participating in	3
	casino gaming applies at their casino facility	4
	or an affiliated casino facility.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 3772.99 of the Revised Code be	6
amended to read as follows:	7
Sec. 3772.99. (A) The commission shall levy and collect	8
penalties for noncriminal violations of this chapter.	9
Noncriminal violations include using the term "casino" in any	10
advertisement in regard to a facility operating video lottery	11
terminals, as defined in section 3770.21 of the Revised Code, in	12
this state. Moneys collected from such penalty levies shall be	13
credited to the general revenue fund.	14
(B) If a licensed casino operator, management company,	15

holding company, gaming-related vendor, or key employee violates	16
this chapter or engages in a fraudulent act, the commission may	17
suspend or revoke the license and may do either or both of the	18
following:	19
(1) Suspend, revoke, or restrict the casino gaming	20
operations of a casino operator;	21
(2) Require the removal of a management company, key	22
employee, or discontinuance of services from a gaming-related	23
vendor.	24
(C) The commission shall impose civil penalties against a	25
person who violates this chapter under the penalties adopted by	26
commission rule and reviewed by the joint committee on gaming	27
and wagering.	28
(D) A person who purposely or knowingly does any of the	29
following commits a misdemeanor of the first degree on the first	
offense and a felony of the fifth degree for a subsequent	
offense:	32
(1) Makes a false statement on an application submitted	33
under this chapter;	34
(2) Permits a person less than twenty-one years of age to	35
make a wager at a casino facility;	36
(3) Aids, induces, or causes a person less than twenty-one	37
years of age who is not an employee of the casino gaming	38
operation to enter or attempt to enter a casino facility;	39
(4) Enters or attempts to enter a casino facility while	40
under twenty-one years of age, unless the person enters a	
designated area as described in section 3772.24 of the Revised	42
Code;	43

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(5) Is a casino operator or employee and participates in 44 casino gaming at the casino facility at which the casino 45 operator or employee has an interest or is employed or at an 46 affiliated casino facility in this state other than as part of 47 operation or employment. 48 (E) A person who purposely or knowingly does any of the 49 following commits a felony of the fifth degree on a first 50 offense and a felony of the fourth degree for a subsequent 51 offense. If the person is a licensee under this chapter, the 52 commission shall revoke the person's license after the first 53 offense. 54 (1) Uses or possesses with the intent to use a device to 55 assist in projecting the outcome of the casino game, keeping 56 track of the cards played, analyzing the probability of the 57 occurrence of an event relating to the casino game, or analyzing 58 the strategy for playing or betting to be used in the casino 59 game, except as permitted by the commission; 60 (2) Cheats at a casino game; 61 (3) Manufactures, sells, or distributes any cards, chips, 62 dice, game, or device that is intended to be used to violate 63 this chapter; 64 (4) Alters or misrepresents the outcome of a casino game 65 on which wagers have been made after the outcome is made sure 66 but before the outcome is revealed to the players; 67 (5) Places, increases, or decreases a wager on the outcome 68 of a casino game after acquiring knowledge that is not available 69 to all players and concerns the outcome of the casino game that 70 is the subject of the wager; 71

(6) Aids a person in acquiring the knowledge described in

division (E)(3) of this section for the purpose of practing,	7.3
increasing, or decreasing a wager contingent on the outcome of a	74
casino game;	75
(7) Claims, collects, takes, or attempts to claim,	76
collect, or take money or anything of value in or from a casino	77
game with the intent to defraud or without having made a wager	78
contingent on winning a casino game;	79
(8) Claims, collects, or takes an amount of money or thing	80
of value of greater value than the amount won in a casino game;	81
(9) Uses or possesses counterfeit chips, tokens, or	82
cashless wagering instruments in or for use in a casino game;	83
(10) Possesses a key or device designed for opening,	84
entering, or affecting the operation of a casino game, drop box,	85
or an electronic or a mechanical device connected with the	86
casino game or removing coins, tokens, chips, or other contents	87
of a casino game. This division does not apply to a casino	88
operator, management company, or gaming-related vendor or their	89
agents and employees in the course of agency or employment.	90
(11) Possesses materials used to manufacture a device	91
intended to be used in a manner that violates this chapter;	92
(12) Operates a casino gaming operation in which wagering	93
is conducted or is to be conducted in a manner other than the	94
manner required under this chapter or a skill-based amusement	95
machine operation in a manner other than the manner required	96
under Chapter 2915. of the Revised Code.	97
(F) The possession of more than one of the devices	98
described in division (E)(9), (10), or (11) of this section	99
creates a rebuttable presumption that the possessor intended to	100
use the devices for cheating.	101

offense:

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(G) A person who purposely or knowingly does any of the 102 following commits a felony of the third degree. If the person is 103 a licensee under this chapter, the commission shall revoke the 104 person's license after the first offense. A public servant or 105 party official who is convicted under this division is forever 106 disqualified from holding any public office, employment, or 107 position of trust in this state. 108 109 (1) Offers, promises, or gives anything of value or benefit to a person who is connected with the casino operator, 110 management company, holding company, or gaming-related vendor, 111 including their officers and employees, under an agreement to 112 influence or with the intent to influence the actions of the 113 person to whom the offer, promise, or gift was made in order to 114 affect or attempt to affect the outcome of a casino game or an 115 official action of a commission member, agent, or employee; 116 (2) Solicits, accepts, or receives a promise of anything 117 of value or benefit while the person is connected with a casino, 118 including an officer or employee of a casino operator, 119 management company, or gaming-related vendor, under an agreement 120 to influence or with the intent to influence the actions of the 121 person to affect or attempt to affect the outcome of a casino 122 game or an official action of a commission member, agent, or 123 employee; 124 (H) A person who knowingly or intentionally does any of 125 the following while participating in casino gaming or otherwise 126 transacting with a casino facility as permitted by Chapter 3772. 127 of the Revised Code commits a felony of the fifth degree on a 128 first offense and a felony of the fourth degree for a subsequent 129

(1) Causes or attempts to cause a casino facility to fail

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to file a report required under 31 0.5.C. 3313(a) or 3323 or any	132
regulation prescribed thereunder or section 1315.53 of the	133
Revised Code, or to fail to file a report or maintain a record	134
required by an order issued under section 21 of the "Federal	135
Deposit Insurance Act" or section 123 of Pub. L. No. 91-508;	136
(2) Causes or attempts to cause a casino facility to file	137
a report required under 31 U.S.C. 5313(a) or 5325 or any	138
regulation prescribed thereunder or section 1315.53 of the	139
Revised Code, to file a report or to maintain a record required	140
by any order issued under 31 U.S.C. 5326, or to maintain a	141
record required under any regulation prescribed under section 21	142
of the "Federal Deposit Insurance Act" or section 123 of Pub. L.	143
No. 91-508 that contains a material omission or misstatement of	144
fact;	145
(3) With one or more casino facilities, structures a	146
transaction, is complicit in structuring a transaction, attempts	
to structure a transaction, or is complicit in an attempt to	
structure a transaction.	149
(I) A person who is convicted of a felony described in	150
this chapter may be barred for life from entering a casino	151
facility by the commission.	152
(J) As used in division (H) of this section:	153
(1) To be "complicit" means to engage in any conduct of a	154
type described in divisions (A)(1) to (4) of section 2923.03 of	155
the Revised Code.	156
(2) "Structure a transaction" has the same meaning as in	157
section 1315.51 of the Revised Code.	158
(K) Premises used or occupied in violation of division (E)	159

(12) of this section constitute a nuisance subject to abatement

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under Chapter 3767. of the Revised Code.	161	
Section 2. That existing section 3772.99 of the Revised	162	
Code is hereby repealed.	163	