

CORRECTIONS IMPACT STATEMENT

SESSION: 19RS BILL # HB 190 Introduced . BR # 1118 DOC ID #: xxxx

BILL SPONSOR(S): Rep. D. Keene AMENDMENT SPONSOR(S): . .

SUBJECT: AN ACT relating to the expansion of gaming and making an appropriation therefor.

SUMMARY OF LEGISLATION: Create a new section of KRS Chapter 154A to state the findings of the General Assembly; amend KRS 154A.010 to define, "authorizing location," "casino," "county," "county legislative body," "department," "full casino gaming," "gaming licensee," "gross gaming revenue," "handle," "licensee," "limited casino gaming," and "principal"; amend KRS 154A.030 to expand the Lottery Corporation board membership and duties; amend KRS 154A.040 to include casino licensees; amend 154A.063 to remove prohibition against casino gaming; create new sections of KRS Chapter 154A to require a local option election in any precinct wanting to host a casino; describe the duties of the county clerk and sheriff in a casino gaming local option election; state requirements for local option elections held on a day other than a regular election day; require the corporation to advertise an invitation to bid for casinos; require the corporation to evaluate all proposals for full casinos; establish initial licensing fees for full casinos at \$50 million with an initial licensing period of ten years and annual renewal thereafter at \$6 million per year; permit limited casino gaming at horse racing tracks licensed under KRS Chapter 230; establish requirements for limited casinos; establish requirements for any track holding a limited casino license; establish requirements for principals of any corporation granted a casino license; create license application requirements for casino, manufacturer's, or supplier's licenses; prohibit anyone not licensed from selling, leasing, or otherwise furnishing gaming supplies; prohibit anyone under the age of 21 from participating in casino gaming; require the Lottery Corporation to determine occupations related to casino gaming that require licensure and establish criteria for occupational licensing; permit the corporation to initiate disciplinary action against applicants and license holders; establish an appeal process; create new sections of KRS Chapter 138 to establish wagering and admissions taxes to be remitted by gaming licensees and full and limited casinos; create new sections of KRS Chapter 154A to establish the casino gaming revenue distribution trust fund and limit that money to the benefit of the state retirement systems for the first ten years; establish the regional tourism and infrastructure development fund and provide criteria for projects seeking money from the fund; waive 15 U.S.C. secs. 1172, 1173, and 1174 for devices authorized by this Act; require the corporation to promulgate administrative regulations to define and limit games and devices permitted for gaming in casinos; provide guidelines for exclusion or ejection of certain persons; define "cheat" and provide penalties for those who cheat at casino games; amend KRS 243.500 to exempt limited or full casino gaming; amend KRS 525.090 to exempt persons engaged in casino gaming; amend KRS 528.010 to exempt gambling activity and devices licensed under KRS Chapter 154A; amend KRS 528.020 to conform; amend KRS 528.070 to exempt activity licensed under KRS Chapter 154A; amend KRS 528.080 to exempt those with the appropriate license required under KRS Chapter 154A; amend KRS 528.100 to exempt limited or full casino gaming licensed under KRS Chapter 154A; APPROPRIATION; EFFECTIVE DATE DELAYED.

This bill amendment committee substitute is expected to:

Have the following Corrections impact Have no Corrections impact

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| <input checked="" type="checkbox"/> Creates new crime(s) | <input type="checkbox"/> Repeals existing crime(s) |
| <input type="checkbox"/> Increases penalty for existing crime(s) | <input type="checkbox"/> Decreases penalty for existing crime(s) |
| <input type="checkbox"/> Increases incarceration | <input type="checkbox"/> Decreases incarceration |
| <input type="checkbox"/> Reduces inmate/offender services | <input type="checkbox"/> Increases inmate/offender services |
| <input type="checkbox"/> Increases staff time or positions | <input type="checkbox"/> Reduces staff time or positions |
| <input type="checkbox"/> Changes elements of offense for existing crime(s) | |
| <input type="checkbox"/> Otherwise impacts incarceration (Explain) . | |
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STATE IMPACT: Class A, B & C felonies are based on an average daily prison rate of \$71.10. Most Class D felons are housed in one of 76 full service jails for up to 5 years. DOC's cost to incarcerate a felony inmate in a jail is \$32.78 per day (includes jail per diem, medical & central office costs), not including substance abuse treatment. Projections are based on the daily rate x 365 x number of years.

Projected Impact: NONE MINIMAL to MODERATE (< \$1 million) SIGNIFICANT (> \$1 million)

HB 190 establishes expanded gaming in Kentucky, to include licensure for full casino gaming approved for establishment by local election and limited casinos at horse racing tracks that conduct pari-mutuel wagering.

Section 35 of the proposed legislation establishes a Class D felony for knowingly or intentionally 1) Use or possess with the intent to use a device to assist in projecting the outcome of a game, keeping track of playing cards, analyzing

the probability of an occurrence related to gambling, or analyzing the strategy for playing or betting not permitted by the corporation; 2) Cheat at a gambling game, 3) Manufacture, sell, or distribute cards, chips, dice, etc.; 4) Alter or misrepresent the outcome of a game on which wagers have been made after the outcome but before the outcome is revealed to players; 5) Place a bet on the outcome after acquiring knowledge that is not available to all players and concerns the outcome of the game subject to the bet; 6) Claim, collect, take (or attempt) money or anything of value from a game by cheating; 7) Use or possess counterfeit chips or machine tokens; 8) Possess a key or device for opening, entering, or affecting the operation of game or mechanical device connected with a gambling game; 9) Removing coins, tokens, chips, or other contents of a gambling game; or 10) Possess materials used to manufacture a slug or device intended to cheat.

Section 37 specifies that engagement in licensed casino gaming does not apply to a violation of law for Loitering pursuant to KRS 525.090.

Under Sections 39 - 41 the female pronoun is added to KRS 528.020 Promoting Gambling, KRS 528.070 Permitting Gambling, and KRS 428.080 Possession of a Gambling Device. Criminal offenses KRS 528.070 Permitting Gambling and KRS 528.080 Possession of a Gambling Device are modified to specify gambling that is not licensed under KRS 154A.

AOC records reflect forty-eight (48) convictions from FY2016-FY2018 surrounding Permitting Gambling, Possession of a Gambling Device, and Promoting Gambling 1st and 2nd Degree (includes inchoate offenses). The Department of Corrections currently has thirteen (13) offenders incarcerated or on supervision for convictions for Promoting Gambling, zero (0) offenders for Permitting Gambling, and two (2) offenders for Possession of a Gambling Device.

The addition of a felony offense under this legislation is not expected to have a significant impact on incarceration costs due to the limited number of offenses expected.

A Class D Felony sentence is 1 to 5 years.	10 Class D Felons cost KY \$119,649 to \$598,244
1 Class D Felon costs KY \$11,965 to \$59,824	100 Class D Felons cost KY \$1.2M to \$6M

LOCAL IMPACT: Local governments are responsible for the cost of incarcerating individuals charged with Class A or B misdemeanors and felony defendants until disposition of the case. While the expense varies by jail, this estimated impact will be based on \$31.34 per day, which equals the per diem and medical that DOC pays jails to house felony offenders.

Projected Impact: NONE MINIMAL to MODERATE (< \$1 million) SIGNIFICANT (> \$1 million)

Class D offenders as established under this legislation would serve their sentence in a county jail at a cost to the state of \$31.34 per day to the local jail.

Section 35 creates Class A misdemeanor offenses if a person knowingly or intentionally 1) Makes a false statement on an occupational, manufacturer's, supplier's or casino license application; 2) Permits a person less than twenty-one (21) years of age to wager at a casino; or 3) Being less than twenty-one (21) years of age, enters or attempts to enter a casino. Misdemeanors are subject to the jurisdiction and cost of the county.

While it is not possible to predict the number of misdemeanor offenders subject to these charges, the anticipated number would be minimal. Due to limited capacity, any number of additional offenders does impact local jail populations.

The proposed legislation has a minimal local impact in terms of incarceration costs.

A Class A misdemeanor is 90 days to 1 year in jail.	10 Class A misdemeanants: \$28,206 to \$114,391
1 Class A misdemeanant: \$2,821 to \$11,439	100 Class A misdemeanants: \$282,060 to \$1,143,910

The following offices contributed to this Corrections Impact Statement:

Dept. of Corrections Dept. of Kentucky State Police Administrative Office of the Courts Parole Board Other

NOTE: Consideration should be given to the cumulative impact of all bills that increase the felon population or that impose new obligations on state or local governments. The Department of Corrections and local jails continue to operate over capacity. Without steps to reduce the population, any legislation that increases population or lengthens the term of incarceration will have a significant impact on correctional operations.

APPROVED BY:  2/18/2019
Deputy Commissioner, Kentucky Department of Corrections Date