ENROLLMENT(S)



(5)

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 11-272

"Lottery Games Amendment Act of 1996".

Pursuant to Section 412 of the District of Columbia Self-Government and Governmental Reorganization Act, P.L. 93-198 "the Act", the Council of the District of Columbia adopted Bill No. 11-698 on first and second readings, July 3, 1996 and July 17, 1996, respectively. Following the signature of the Mayor on August 5, 1996, pursuant to Section 404(e) of "the Act", and was assigned Act No. 11-371 and published in the January 15, 1997, edition of the D.C. Register (Vol. 44 page 4672) and transmitted to Congress on March 27, 1996 for a 60-day review, in accordance with Section 602(c)(2) of the Act.

The Council of the District of Columbia hereby gives notice that the 60-day Congressional Review Period has expired, and therefore, cites this enactment as D.C. Law 11-272, effective June 3, 1997.

LINDA W. CROPP

Acting Chairman of the Council

Janua N. Croff

<u>Dates Counted During the 60-day Congressional Review Period</u>:

Feb. 3,4,5,6,7,10,11,12,13,24,25,26,27,28

Mar. 3,4,5,6,10,11,12,13,14,17,18,19,20,21

Apr. 7,8,9,10,14,15,16,17,22,23,24,25,28,29,30

May 1,5,6,7,8,9,12,13,14,15,16,19,20,21,22

June 2

ENROLLED ORIGINAL

AN ACT

D.C. ACT 11-371

Codification District of Columbia Code 1997 Supp.

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

AUGUST 5, 1996

To amend the Law to Legalize Lotteries, Daily Numbers Games, and Bingo and Raffles for Charitable Purposes in the District of Columbia to permit Maryland lottery advertising in the District on a reciprocal basis and to clarify that lottery ticket receipts are held in trust by lottery sales agents until transferred to the Lottery Board.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Lottery Games Amendment Act of 1996".

- Sec. 2. The Law to Legalize Lotteries, Daily Numbers Games, and Bingo and Raffles for Charitable Purposes in the District of Columbia, effective March 10, 1981 (D.C. Law 3-172; D.C. Code § 2-2501 et seq. and § 22-1516 et seq.), is amended as follows:
- (a) Section of 22-1518 of section 3 (D.C. Code § 22-1518) is amended by adding a new subsection (b) to read as follows:

22-1518 Note, Section

Section

22-1501

- "(b) Nothing in the section 863 of An Act To establish a code of law for the District of Columbia, approved March 3, 1901 (31 Stat 1330; D.C. Code § 22-1501), shall prohibit advertising a lottery by the Maryland State Lottery so long as Maryland does not prohibit advertising or otherwise publishing an account of a lottery by the District of Columbia.".
- (b) Section of 2-2516 of section 4 (D.C. Code § 2-2516) is amended by designating the existing text as subsection (a) and adding a new subsection (b) to read as follows:
- "(b) Lottery and daily numbers games sales agents shall hold in trust, for the benefit of the Board, all monies received by the agent from the sale of lottery and daily numbers games tickets until such monies are transferred to the Board. The Board shall determine the amount of compensation to be paid to the sales agents and the amount of prizes to be paid by sales agents. The Board shall have authority to adopt regulations to implement this section."

Section 2-2516

ENROLLED ORIGINAL

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement in the committee report as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Self-Government and Governmental Reorganization Act, approved December 24, 1973 (87 Stat. 813; D.C. Code § 1-233(c)(3)).

Sec. 4. This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), approval by the Financial Responsibility and Management Assistance Authority as provided in section 203(a) of the District of Columbia Financial Responsibility and Management Assistance Authority Act of 1995, approved April 17, 1995 (109 Stat. 116; D.C. Code § 47-392.3(a)), and a 60-day period of Congressional review as provided in section 602(c)(2) of the District of Columbia Self-Government and Governmental Reorganization Act, approved December 24, 1973 (87 Stat. 813; D.C. Code § 1-233(c)(1)), and publication in the District of Columbia Register.

Thampal To Tempore

Council of the District of Columbia

District of Columbia

APPROVED: August 5, 1996



COUNCIL OF THE DISTRICT OF COLUMBIA

COUNCIL PERIOD ELEVEN RECORD OF OFFICIAL COUNCIL VOTE B11-698 Docket No.__ [] ITEM ON CONSENT CALENDAR ADOPTED FIRST READING, 7-3-96 [X ACTION & DATE_ APPROVED X VOICE VOTE RECORDED VOTE ON REQUEST LIGHTFOOT, RAY AND THOMAS ABSENT [] ROLL CALL VOTE - Result NV Councilmember NV Councilmember Aye Nay $\mathbf{N}\mathbf{V}$ AB Councilmember Aye Nay AB Aye Nay AB Chmn. Clarke Smith, Jr. Jarvis Brazil Lightfoot Thomas, Sr. Chavous Mason Whittington Cropp **Patterson** Evans Ray NV - Present not Voting X - Indicates Vote AB · Absent CERTIFICATION RECORD My 23, 1996 cretary to the Council [] ITEM ON CONSENT CALENDAR ADOPTED FINAL READING, 7-17-96 (X ACTION & DATE _ **APPROVED** CHAVOUS, JARVIS AND SMITH [] ROLL CALL VOTE - Result NV NV Conneilmember Nav NV ΔR Councilmember Ave Nav AR Councilmember Ave Nav AR Aye Chmn, Clarke Smith, Ir. Jarvis Brazil Thomas, Sr. Lightfoot Whittington Chavous Mason Patterson Cropp Evans Ray NV-Present not voting X-indicates no AB-Absent CERTIFICATION RECORD My 23,1996 ecretary to the Council [] ITEM ON CONSENT CALENDAR [] ACTION & DATE _ [] VOICE VOTE RECORDED VOTE ON REQUEST [] ROLL CALL VOTE - Result NV Councilmember NV Nay NVAВ Councilmember Nay ΑB Aye Nay ΑB Councilmember Aye Aye Chmn. Clarke Jarvis Smith, Jr. Brazil Lightfoot Thomas, Sr. Chavous Whittington Mason Cropp Patterson

X - Indicates Vote

Ray

AB - Absent

CERTIFICATION RECORD

Evans

NV - Present not Voting