# First Regular Session **Seventy-third General Assembly** STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 21-0849.01 Duane Gall x4335

**HOUSE BILL 21-1292** 

#### **HOUSE SPONSORSHIP**

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## **House Committees**

Business Affairs & Labor

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### A BILL FOR AN ACT

101 CONCERNING A REQUIREMENT FOR REPORTING REVENUES DERIVED 102 FROM SPORTS BETTING ACTIVITY.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The division of gaming within the department of revenue currently publishes on its website monthly and annual public reports of revenues, expenses, and other information from limited gaming activity in Central City, Black Hawk, and Cripple Creek. The bill requires similar reporting for revenue associated with sports betting. To protect the privacy of owners of sports betting venues, when the number of licensees in any of Reading Unamended May 19, 2021

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the cities is less than 3, the bill requires aggregation of data from that city with data from another city.

If the use of aggregated data results in a property valuation that the casino owner or other taxpayer believes is inaccurate, the bill permits the taxpayer to submit additional information to the county assessor, subject to strict confidentiality requirements that continue throughout the property valuation process and any subsequent appeals or court proceedings.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1. Legislative declaration.** (1) The general assembly 3 finds, determines, and declares that: 4 (a) Casino and sports betting revenues represent tangible elements 5 of real property value; and 6 (b) Directing the division of gaming in the department of revenue 7 to publish aggregated, city-by-city information on revenues derived from 8 sports betting activity conducted through casinos in the cities of Cripple 9 Creek, Central, and Black Hawk will enable Gilpin county and Teller 10 county to properly value the real property located in each of those 11 counties. 12 **SECTION 2.** In Colorado Revised Statutes, 44-30-1507, amend 13 (3) as follows: 14 44-30-1507. Records - confidentiality - exceptions. (3) (a) This 15 section does not make confidential the aggregate tax collections during 16 any reporting period, the names and businesses of licensees, or figures 17 showing the aggregate amount of money bet during any reporting period. 18 THE DIVISION SHALL PUBLICLY REPORT THIS INFORMATION ON A MONTHLY 19 BASIS IN STATEMENTS OF NET SPORTS BETTING PROCEEDS AND SPORTS 20 BETTING TAXES. PUBLIC REPORTING SHALL BE MADE ELECTRONICALLY 21 AND POSTED ON THE DIVISION'S WEBSITE. 22 (b) (I) THE DIVISION SHALL PUBLICLY REPORT MONTHLY AND

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1	ANNUAL NET SPORTS BETTING PROCEEDS, AGGREGATED ON A
2	CITY-BY-CITY BASIS FOR THE CITY OF CRIPPLE CREEK, THE CITY OF
3	CENTRAL, AND THE CITY OF BLACK HAWK, BASED ON THE PHYSICAL
4	LOCATION OF MASTER LICENSEES' CASINOS. THE DATA MUST ALSO
5	CONTAIN SUBTOTALS FOR PROCEEDS DERIVED FROM ON-SITE AND
6	INTERNET SPORTS BETTING OPERATIONS, RESPECTIVELY. TO THE EXTENT
7	PARTIAL-YEAR DATA ARE AVAILABLE FOR ANY REPORTING PERIOD THAT
8	PRECEDED THE EFFECTIVE DATE OF THIS SUBSECTION (3)(b), THE DIVISION
9	SHALL REPORT ANY AVAILABLE MONTHLY FIGURES AND SHALL NOTE THAT
10	ANNUAL FIGURES DO NOT REFLECT ACTIVITY DURING THE ENTIRE
11	REPORTING PERIOD.
12	(II) IF THERE ARE FEWER THAN THREE HOLDERS OF ACTIVE AND
13	VALID SPORTS BETTING LICENSES IN ANY OF THE CITIES LISTED IN
14	$\hbox{subsection}(3)(b)(I)\hbox{of this section, then, to protect the licensees'}$
15	PRIVACY, THE DIVISION SHALL AGGREGATE THAT CITY'S SPORTS BETTING
16	PROCEEDS WITH THE SPORTS BETTING PROCEEDS OF THE CITY THAT HAS
17	THE NEXT LOWEST NUMBER OF ACTIVE AND VALID SPORTS BETTING
18	LICENSEES.
19	(III) IF THE GILPIN COUNTY ASSESSOR OR TELLER COUNTY
20	ASSESSOR USES INFORMATION AGGREGATED PURSUANT TO SUBSECTION
21	(3)(b)(II) OF THIS SECTION TO ESTABLISH THE ACTUAL VALUE OF A CASINO,
22	WHETHER SPORTS BETTING IS OFFERED ON THE PREMISES OF THE CASINO
23	OR ONLINE BY THE CASINO OR BY A CONTRACTOR, AND THE USE OF THE
24	AGGREGATED INFORMATION RESULTS IN AN INCREASE IN THE ACTUAL
25	VALUE OF THE CASINO'S REAL PROPERTY, THE COUNTY ASSESSOR OR AN
26	AUTHORIZED AGENT OF THE ASSESSOR SHALL:
27	(A) PRESENT THE COUNTY ASSESSOR'S ESTIMATE OF THE INCREASE

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1	IN THE CASINO'S VALUATION, BASED ON THE AGGREGATED DATA, TO THE
2	TAXPAYER ON OR BEFORE MARCH 1 OF EACH REVALUATION YEAR;

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- (B) CONSIDER ANY INFORMATION THAT THE TAXPAYER, IN ITS 4 DISCRETION, CHOOSES TO DISCLOSE AND PROVIDES TO THE COUNTY 5 ASSESSOR OR AUTHORIZED AGENT OF THE ASSESSOR ON OR BEFORE 6 MARCH 15 OF THE REVALUATION YEAR TENDING TO SHOW THAT THE 7 VALUE ATTRIBUTED TO THE CASINO BASED ON THE AGGREGATED DATA IS 8 INCORRECT;
  - (C) TREAT ANY SUCH DISCLOSURE BY THE TAXPAYER AS THE PROPRIETARY AND CONFIDENTIAL INFORMATION OF THE TAXPAYER AND SHALL NOT REVEAL THE INFORMATION TO ANY OTHER PERSON, NOTWITHSTANDING ANY PROVISION OF THE "COLORADO OPEN RECORDS ACT", PART 2 OF ARTICLE 72 OF TITLE 24, OR ANY OTHER LAW. THE CONFIDENTIALITY CREATED BY THIS SUBSECTION (3)(b)(III)(C) APPLIES AT ALL TIMES DURING THE REAL PROPERTY ASSESSMENT PROCESS, BEGINNING WHEN THE INFORMATION IS FIRST PROVIDED TO THE COUNTY ASSESSOR OR AUTHORIZED AGENT OF THE ASSESSOR AND CONTINUING THROUGH COUNTY BOARD OF EQUALIZATION PROCEEDINGS, ANY PROTEST PROCESS, ANY BOARD OF ASSESSMENT APPEAL PROCEEDINGS, AND ANY COURT PROCEEDINGS. TO THE EXTENT THIS INFORMATION IS THE SUBJECT OF ADMINISTRATIVE OR COURT PROCEEDINGS, THE DISCUSSION OF THE INFORMATION SHALL NOT BE PUBLIC AND SHALL BE RESTRICTED TO IN CAMERA PROCEEDINGS UNDER SEAL.
    - (D) ONLY USE SUCH AGGREGATED INFORMATION OR INFORMATION PROVIDED BY THE TAXPAYER THAT ESTABLISHES INCOME ACTUALLY RECEIVED BY THE CASINO BECAUSE THE CASINO CONDUCTS SPORTS BETTING ON ITS LICENSED PREMISES, EITHER DIRECTLY OR BY

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1	CONTRACTING WITH A LICENSED SPORTS BETTING OPERATOR; OR
2	CONTRACTS WITH A THIRD PARTY SO THAT THE THIRD PARTY MAY
3	CONDUCT A LICENSED ONLINE SPORTS BETTING OPERATION IN
4	CONJUNCTION WITH THE CASINO'S MASTER LICENSE.
5	(IV) NOTHING IN THIS SUBSECTION (3)(b) AUTHORIZES THE
6	DIVISION TO PRODUCE ANY DOCUMENT OR INFORMATION THAT DIRECTLY
7	DISCLOSES, OR WOULD INDIRECTLY RESULT IN THE DISCLOSURE OF,
8	TAXPAYER INFORMATION THAT IS CONFIDENTIAL UNDER THIS ARTICLE $30$
9	OR ANY OTHER PROVISION OF LAW.
10	SECTION 3. Act subject to petition - effective date. This act
10 11	<b>SECTION 3.</b> Act subject to petition - effective date. This act takes effect January 1, 2022; except that, if a referendum petition is filed
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11	takes effect January 1, 2022; except that, if a referendum petition is filed
11 12	takes effect January 1, 2022; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this
11 12 13	takes effect January 1, 2022; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within the ninety-day period
11 12 13 14	takes effect January 1, 2022; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within the ninety-day period after final adjournment of the general assembly, then the act, item,
11 12 13 14 15	takes effect January 1, 2022; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within the ninety-day period after final adjournment of the general assembly, then the act, item, section, or part will not take effect unless approved by the people at the

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