7043

IN SENATE

April 25, 2012

Introduced by Sen. ADDABBO -- read twice and ordered printed, and when printed to be committed to the Committee on Racing, Gaming and Wagering

AN ACT to amend the racing, pari-mutuel wagering and breeding law and the tax law, in relation to prohibiting individuals under the age of twenty-one from gambling

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Section 104 of the racing, pari-mutuel wagering and breeding law, as amended by chapter 919 of the laws of 1986, is amended to read as follows:

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18 19 S 104. Prohibition of wagering by certain officials, employees and minors. No member, secretary, deputy, officer, representative, employee or counsel of the board shall wager either upon the outcome of any horse race conducted at a track at which pari-mutuel betting is conducted by any licensee or franchisee of the board. No association or corporation which is licensed or franchised by the board shall permit any person who is actually and apparently under [eighteen] TWENTY-ONE years of age to bet on a horse race conducted by it nor shall such person be permitted to bet at an establishment of a regional corporation conducting off-track betting. No individual employed by an off-track betting corporation as a pari-mutuel clerk, cashier or seller shall be permitted to bet during those periods of any day on which such person is actually employed in such capacity.

- S 2. Subdivision 2 of section 108 of the racing, pari-mutuel wagering and breeding law, as added by section 1 of part A of chapter 60 of the laws of 2012, is amended to read as follows:
- 2. No corporation, association or person that holds a license, regis-21 tration, franchise, certificate or permit issued by the commission shall 22 permit any person who is actually or apparently under [eighteen] TWEN-23 TY-ONE years of age to bet on gaming activity, as defined in subdivision 24 five of section one hundred one of this article.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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44 45 S 3. The opening paragraph of subdivision a of section 1617-a of the tax law, as amended by section 2 of part O-1 of chapter 57 of the laws of 2009, is amended to read as follows:

a. The division of the lottery is hereby authorized to license, pursu-5 ant to rules and regulations to be promulgated by the division of the 6 lottery, the operation of video lottery gaming at Aqueduct, Monticello, 7 Yonkers, Finger Lakes, and Vernon Downs racetracks, or at any other 8 racetrack licensed pursuant to article three of the racing, pari-mutuel wagering and breeding law that are located in a county or counties in 9 10 which video lottery gaming has been authorized pursuant to local 11 excluding the licensed racetrack commonly referred to in article three 12 of the racing, pari-mutuel wagering and breeding law as the "New York state exposition" held in Onondaga county and the racetracks of the 13 14 non-profit racing association known as Belmont Park racetrack and Saratoga thoroughbred racetrack. Such rules and regulations shall provide, as a condition of licensure, that racetracks to be licensed are 15 16 certified to be in compliance with all state and local fire and safety 17 THAT NO PERSON WHO IS ACTUALLY AND APPARENTLY UNDER TWENTY-ONE 18 19 YEARS OF AGE SHALL BE PERMITTED TO PARTICIPATE IN VIDEO LOTTERY GAMING, 20 that the division is afforded adequate space, infrastructure, and amen-21 ities consistent with industry standards for such video gaming oper-22 ations as found at racetracks in other states, that racetrack employees 23 involved in the operation of video lottery gaming pursuant section are licensed by the racing and wagering board, and such other 24 25 terms and conditions of licensure as the division may establish. Notwithstanding any inconsistent provision of law, video lottery gaming 26 27 at a racetrack pursuant to this section shall be deemed an approved activity for such racetrack under the relevant city, county, town, or 28 village land use or zoning ordinances, rules, or regulations. No entity 29 30 licensed by the division operating video lottery gaming pursuant to this section may house such gaming activity in a structure deemed or approved 31 32 the division as "temporary" for a duration of longer than eighteenmonths. Nothing in this section shall prohibit the division from licens-33 ing an entity to operate video lottery gaming at an existing racetrack as authorized in this subdivision whether or not a different entity is 34 35 licensed to conduct horse racing and pari-mutuel wagering at such race-36 37 track pursuant to article two or three of the racing, pari-mutuel wager-38 ing and breeding law.

S 4. This act shall take effect on the thirtieth day after it shall have become a law; provided that the amendments to section 104 of the racing, pari-mutuel wagering and breeding law made by section one of this act shall not affect the repeal of such section and shall be deemed repealed therewith; and provided further that section two of this act shall take effect on the same date and in the same manner as section 1 of part A of chapter 60 of the laws of 2012, as amended, takes effect.