STATE OF NEW YORK

18--A

2019-2020 Regular Sessions

IN SENATE

(Prefiled)

January 9, 2019

Introduced by Sens. ADDABBO, FUNKE -- read twice and ordered printed, and when printed to be committed to the Committee on Racing, Gaming and Wagering -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the racing, pari-mutuel wagering and breeding law and the penal law, in relation to allowing certain interactive poker games

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The racing, pari-mutuel wagering and breeding law is
2	amended by adding a new article 15 to read as follows:
3	ARTICLE 15
4	INTERACTIVE GAMING
5	Section 1500. Legislative findings and purpose.
б	1501. Definitions.
7	1502. Authorization.
8	1503. Required safeguards/minimum standards.
9	1504. Scope of licensing review.
10	1505. State tax.
11	1506. Disposition of taxes.
12	§ 1500. Legislative findings and purpose. The legislature hereby finds
13	and declares that: 1. Under the New York penal law a person engages in
14	gambling when he or she stakes or risks something of value upon the
15	outcome of a contest of chance or a future contingent event not under
16	his or her control or influence, upon an agreement or understanding that
17	he or she will receive something of value in the event of a certain
18	outcome.
19	2. A contest of chance is defined as any contest, game, gaming scheme
20	or gaming device in which the outcome depends in a material degree upon
21	an element of chance, notwithstanding that skill of the contestants may
22	also be a factor therein. (Subdivision 1 of section 225.00 of the penal
	EXPLANATION Matter in italian (undergeneral) is new: matter in brackets

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD05499-03-9

1	law). Thus, games of chance may involve some skill, but in those games
2	the level of skill does not determine the outcome regardless of the
3	degree of skill employed. See People v. Turner, 165 Misc. 2d 222, 224,
4	629 N.Y.S.2d 661, 662 (Crim. Ct. 1995). On the other hand, where a
5	contest pits the skill levels of the players against each other, New
б	York courts have found a game to be one of skill rather than chance. See
7	People v. Hunt, 162 Misc. 2d 70, 72, 616 N.Y.S.2d 168, 170 (Crim. Ct.
8	1994) ("Played fairly, skill rather than chance is the material compo-
9	<pre>nent of three-card monte.");</pre>
10	3. Poker in many instances has been defined as a game of skill and a
11	New York federal court in U.S. v. DiCristina, 886 F. Supp. 2d 164, 224,
12	assessed that under federal law poker was predominantly a game of skill;
13	4. New York courts have interpreted New York law to apply a more
14	rigorous test in identifying a "contest of chance" than is applied by
15	most states in this nation and the courts have found that where a
16	contest pits the skill levels of the players against each other, those
17	games are games of skill and not games of chance. Furthermore, the
18	courts have not limited the legislature's ability to determine that
19	certain forms of poker should fall outside the general definition of
20	gambling since those games are games of skill;
21	5. Texas Hold'em poker involves two cards dealt face down to each
22	player and then five community cards placed face-up by the dealer, a
23	series of three, then two additional single cards, with players deter-
24	mining whether to check, bet, raise or fold after each deal. Omaha
25	Hold'em poker is a similar game, in which each player is dealt four
26	cards and makes his or her best hand using exactly two of them, plus
27	exactly three of the five community cards. These games are considered to
28	be complex forms of poker which involve player strategy and decision-
29	making and which pit the skill levels of the players against each other.
30	As games of skill, these forms of poker do not fall under the definition
31	of gambling as prohibited by the penal law; and
32	6. The legislature further finds that as the internet has become an
33	integral part of society, and internet poker a major form of enter-
34	tainment for many consumers, any interactive gaming enforcement and
35	regulatory structure must begin from the bedrock premise that partic-
36	ipation in a lawful and licensed gaming industry is a privilege and not
37	
38	a right, and that regulatory oversight is intended to safeguard the
	integrity of the games and participants and to ensure accountability and
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1	4 "Commignion" means the New York state seming commission
1	4. "Commission" means the New York state gaming commission.
2	5. "Division" means the division of gaming, established under para-
3	graph (c) of subdivision two of section one hundred three of this chap-
4	ter.
5	6. "Interactive gaming" means the conduct of games through the use of
б	the internet or other communications technology that allows a person,
7	utilizing money, checks, electronic checks, electronic transfers of
8	money, credit cards, debit cards or any other instrumentality, to trans-
9	mit to a computer information to assist in the placing of a wager and
10	corresponding information related to the display of the game, game
11	outcomes or other similar information. The term does not include the
12	conduct of (a) non-gambling games that do not otherwise require a
13	license under state or federal law; or (b) games that occur entirely
14	among participants who are located on a licensed casino premises. For
15	purposes of this provision, "communications technology" means any method
16	used and the components employed by an establishment to facilitate the
17	transmission of information, including, without limitation, transmission
18	and reception by systems based on wire, cable, radio, microwave, light,
	optics or computer data networks, including, without limitation, the
19	
20	internet and intranets.
21	7. "Interactive gaming gross revenue" means the total of all sums paid
22	to a licensee from interactive gaming involving authorized participants,
23	less only the total of all sums paid out as winnings to patrons and
24	promotional gaming credits; provided, however, that the cash equivalent
25	value of any merchandise or other non-cash thing of value included in a
26	contest or tournament shall not be included in the total of all sums
27	paid out as winnings to players for purposes of determining interactive
28	gaming gross revenue.
29	(a) Neither amounts deposited with a licensee for purposes of interac-
30	tive gaming nor amounts taken in fraudulent acts perpetrated against a
31	licensee for which the licensee is not reimbursed shall be considered to
32	have been "paid" to the licensee for purposes of calculating interactive
33	gaming gross revenue.
34	(b) "Promotional gaming credit" includes bonuses, promotions and any
35	amount received by a licensee from a patron for which the licensee can
36	demonstrate that it or its affiliate has not received cash.
37	8. "Interactive gaming platform" means the combination of hardware,
38	software and data networks used to manage, administer or control wagers
39	on interactive gaming or the games with which those wagers are associ-
40	ated.
41	9. "Internet" means a computer network of interoperable packet-
42	switched data networks.
43	10. "Licensee" means a person who is licensed by the commission to
44	offer interactive gaming, using an interactive gaming platform to
45	authorized participants. A licensee may utilize multiple interactive
46	gaming platforms provided that each platform is approved by the commis-
40 47	sion.
48	11. "Omaha Hold'em poker" means the poker game marketed as Omaha
49	Hold'em poker or Omaha poker in which each player is dealt four cards
50	and must make his or her best hand using exactly two of them, plus
51	exactly three of the five community cards.
52	12. "Significant vendor" means any person who offers or who proposes
53	to offer any of the following services with respect to interactive
54	gaming: (a) a core function; (b) sale, licensing or other receipt of
55	compensation for selling or licensing a database or customer list of
56	individuals residing in the United States selected in whole or in part

because they placed wagers or participated in gambling games with or 1 through an internet website or operator (or any derivative of such a 2 3 database or customer list); (c) provision of any trademark, tradename, service mark or similar intellectual property under which a licensee or 4 5 significant vendor identifies interactive games to customers; or (d) б provision of any product, service or asset to a licensee or significant vendor in return for a percentage of interactive gaming revenue (not 7 including fees to financial institutions and payment providers for 8 9 facilitating a deposit or withdrawal by an authorized participant). The 10 term "significant vendor" shall not include a provider of goods or 11 services to a licensee that are not specifically designed for use and not principally used in connection with interactive gaming. 12 13 13. "Texas Hold'em poker" means the type of poker marketed as Texas 14 Hold'em poker that involves two cards being dealt face down to each player and then five community cards being placed face-up by the dealer, 15 16 a series of three then two additional single cards, with players having 17 the option to check, bet, raise or fold after each deal. § 1502. Authorization. 1. The commission shall, within one hundred 18 19 eighty days of the date this article becomes law, promulgate regulations 20 to implement interactive gaming in this state and shall authorize up to 21 eleven licenses to operate interactive gaming involving authorized participants, subject to the provisions of this article and other appli-22 cable provisions of law. 23 24 2. Applicants eligible to apply for a license pursuant to this article 25 shall be those entities: 26 (a) licensed by the state pursuant to section sixteen hundred seven-27 teen-a of the tax law to operate video lottery gaming and has experience in the operation of interactive gaming by being licensed in a state with 28 29 comparable licensing requirements or guarantees acquisition of adequate 30 business competence and experience in the operation of interactive 31 gaming; or 32 (b) licensed by the state to operate a class III gaming facility 33 pursuant to article thirteen of this chapter and has experience in the 34 operation of interactive gaming by being licensed in a state with compa-35 rable licensing requirements or guarantees acquisition of adequate business competence and experience in the operation of interactive gaming. 36 37 3. The commission shall, to the extent practicable, issue licenses to 38 multiple applicants no sooner than one hundred eighty days after the promulgation of regulations in order to ensure a robust and competitive 39 market for consumers and to prevent early licensees from gaining an 40 41 unfair competitive advantage. 42 4. No person may operate, manage or make available an interactive 43 gaming platform or act as a significant vendor with respect to interactive gaming that is offered to persons located in this state unless 44 45 licensed by the commission pursuant to this article and only those games 46 authorized by the commission shall be permitted. 47 5. License applicants may form a partnership, joint venture or other contractual arrangement in order to facilitate the purposes of this 48 49 article. 50 6. Any person found suitable by the commission may be issued a license 51 as an operator or significant vendor pursuant to this article. In determining suitability, the commission shall consider those factors it deems 52 53 relevant in its discretion, including but not limited to: 54 (a) Whether the applicant is a person of good character, honesty and 55 <u>integrity;</u>

1	(b) Whether the applicant is person whose prior activities, criminal
2	record, if any, reputation, habits and associations do not:
3	(i) pose a threat to the public interest or to the effective regu-
4	lation and control of interactive gaming; or
5	(ii) create or enhance the dangers of unsuitable, unfair or illegal
б	practices, methods and activities in the conduct of interactive gaming
7	or in the carrying on of the business and financial arrangements inci-
8	dental to such gaming;
9	(c) Whether the applicant is capable of and likely to conduct the
10	activities for which the applicant is licensed in accordance with the
11	provisions of this article, any regulations prescribed under this arti-
12	<u>cle and all other applicable laws;</u>
13	(d) Whether the applicant has or guarantees acquisition of adequate
14	business competence and experience in the operation of licensed gaming
15	or of interactive gaming in this state or in a state with comparable
16	licensing requirements; and
17	(e) Whether the applicant has or will obtain sufficient financing for
18	the nature of the proposed operation and from a suitable source.
19	7. The commission further shall develop standards by which to evaluate
20	and approve interactive gaming platforms for use with interactive
21	gaming. Interactive gaming platforms must be approved by the commission
22	before being used by a licensee or significant vendor to conduct inter-
23	active gaming in this state.
24	8. The commission shall require all licensees to pay a one-time fee of
25	ten million dollars. Such fee paid by each licensee shall be applied to
26	satisfy, in whole or in part, as applicable, that licensee's tax obli-
27	gation pursuant to section fifteen hundred five of this article in sixty
28	equal monthly installments, allocated to each of the first sixty months
29	of tax owed after the licensee has begun operating interactive gaming
30	pursuant to this article. No amounts not required to be used to satisfy
31	such tax obligation during that period shall be allocated to payment of
32	such tax obligation after that period.
33	9. Licenses issued by the commission shall remain in effect for ten
34	years.
35	10. The commission, by regulation, may authorize and promulgate any
36	rules necessary to implement agreements with other states, or authorized
37	agencies thereof (a) to enable patrons in those states to participate in
38	interactive gaming offered by licensees under this article or (b) to
39	enable patrons in this state to participate in interactive gaming
40	offered by licensees under the laws of those other states, provided that
41	such other state or authorized agency applies suitability standards and
42	review materially consistent with the provisions of this article.
43	11. Any regulations adopted pursuant to subdivision ten of this
44	section must set forth provisions that address:
45	(a) Any arrangements to share revenue between New York and any other
46	state or agency within another state; and
47	(b) Arrangements to ensure the integrity of interactive gaming offered
48	pursuant to any such agreement and the protection of patrons located in
49	this state.
50	12. The commission may delegate its responsibilities to administer the
51	provisions of this article to the division, as it sees fit, except for
52	its responsibilities to approve licenses.
53	§ 1503. Required safeguards/minimum standards. The commission shall
54	require licensees to implement measures to meet the standards set out in
55	this section, along with such other standards that the commission in its
56	discretion may choose to require.

1	(a) Appropriate safeguards to ensure, to a reasonable degree of
2	certainty, that participants in interactive gaming are not younger than
3	twenty-one years of age.
4	(b) Appropriate safeguards to ensure, to a reasonable degree of
5	certainty, that participants in interactive gaming are physically
б	located within the state or such other jurisdiction that the commission
7	has determined to be permissible.
8	(c) Appropriate safeguards to protect, to a reasonable degree of
9	certainty, the privacy and online security of participants in interac-
10	tive gaming.
11	(d) Appropriate safeguards to ensure, to a reasonable degree of
12	certainty, that the interactive gaming is fair and honest and that
13	appropriate measures are in place to deter, detect and, to the extent
14	reasonably possible, to prevent cheating, including collusion, and use
15	of cheating devices, including use of software programs (sometimes
16	referred to as "bots") that make bets or wagers according to algorithms.
17	(e) Appropriate safequards to minimize compulsive gaming and to
18	provide notice to participants of resources to help problem gamblers.
19	(f) Appropriate safeguards to ensure participants' funds are held in
20	accounts segregated from the funds of licensees and otherwise are
21	protected from corporate insolvency, financial risk or criminal or civil
22	actions against the licensee.
23	§ 1504. Scope of licensing review. 1. In connection with any license
24	issued pursuant to this article, the licensee, significant vendor or
25	applicant shall identify and the commission shall review the suitability
26	of such licensee's, significant vendor's or applicant's owner, chief
27	executive officer, chief financial officer and any other officer or
28	employee who the commission deems is significantly involved in the
29	management or control of the licensee, significant vendor or applicant
30	or of the interactive gaming platform. "Owner" for purposes of this
31	provision means any person who directly or indirectly holds any benefi-
32	cial or ownership interest in the applicant of five percent or greater
33	or any amount of ownership that the commission determines to be signif-
34	icant ownership of the licensee, significant vendor, or applicant.
35	2. Institutional investors are subject to the provisions set out in
36	this section.
37	(a) An institutional investor holding under twenty-five percent of the
38	equity securities of a licensee's or significant vendor's (or appli-
39	cant's) holding or intermediary companies, shall be granted a waiver of
40	any investigation of suitability or other requirement if such securities
41	are those of a corporation, whether publicly traded or privately held,
42	and its holdings of such securities were purchased for investment
43	purposes only and it files a certified statement to the effect that it
44	has no intention of influencing or affecting the affairs of the issuer,
45	the licensee (or significant vendor or applicant, as applicable) or its
46	holding or intermediary companies; provided, however, that it shall be
47	permitted to vote on matters put to the vote of the outstanding security
48	holders. The commission may grant such a waiver to an institutional
49	investor holding a higher percentage of such securities upon a showing
50	of good cause and if the conditions specified above are met. Any insti-
51	tutional investor granted a waiver under this paragraph which subse-
52	quently determines to influence or affect the affairs of the issuer
53	shall provide not less than thirty days' notice of such intent and shall
54	file with the commission a request for determination of suitability
55	before taking any action that may influence or affect the affairs of the
56	issuer: provided, however, that it shall be permitted to vote on matters

put to the vote of the outstanding security holders. If an institutional 1 investor changes its investment intent, or if the commission finds 2 3 reasonable cause to believe that the institutional investor may be found 4 unsuitable, no action other than divestiture shall be taken by such 5 investor with respect to its security holdings until there has been б compliance with any requirements established by the commission, which 7 may include the execution of a trust agreement. The licensee (or significant vendor or applicant, as applicable) and its relevant holding, 8 9 intermediary or subsidiary company shall notify the commission imme-10 diately of any information about, or actions of, an institutional inves-11 tor holding its equity securities where such information or action may impact upon the eligibility of such institutional investor for a waiver 12 13 pursuant to this paragraph. 14 (b) If at any time the commission finds that an institutional investor 15 holding any security of a holding or intermediary company of a licensee 16 or significant vendor or applicant, or, where relevant, of another 17 subsidiary company of a holding or intermediary company of a licensee or significant vendor or applicant which is related in any way to the 18 financing of the licensee or significant vendor or applicant, fails to 19 20 comply with the terms of paragraph (a) of this section, or if at any 21 time the commission finds that, by reason of the extent or nature of its 22 holdings, an institutional investor is in a position to exercise such a substantial impact upon the controlling interests of a licensee or 23 24 significant vendor or applicant that investigation and determination of 25 suitability of the institutional investor is necessary to protect the 26 public interest, the commission may take any necessary action otherwise 27 authorized under this article to protect the public interest. (c) For purposes of this section, an "institutional investor" shall 28 29 mean any retirement fund administered by a public agency for the exclu-30 sive benefit of federal, state, or local public employees; investment 31 company registered under the Investment Company Act of 1940 (15 U.S.C. § 32 80a-1 et seq.); collective investment trust organized by banks under Part Nine of the Rules of the Comptroller of the Currency; closed end 33 34 investment trust; chartered or licensed life insurance company or prop-35 erty and casualty insurance company; banking and other chartered or 36 licensed lending institution; investment advisor registered under The 37 Investment Advisors Act of 1940 (15 U.S.C. § 80b-1 et seq.); and such 38 other persons as the commission may determine for reasons consistent 39 with the public interest. 40 § 1505. State tax. Licensees engaged in the business of conducting 41 interactive gaming pursuant to this article shall pay a privilege tax 42 based on the licensee's interactive gaming gross revenue at a fifteen 43 percent rate. 44 1506. Disposition of taxes. The commission shall pay into the state S 45 lottery fund all taxes imposed by this article; any interest and penal-46 ties imposed by the commission relating to those taxes; all penalties 47 levied and collected by the commission; and the appropriate funds, cash or prizes forfeited from interactive gaming. 48 49 § 2. Subdivision 1 of section 225.00 of the penal law is amended to 50 read as follows: 51 1. "Contest of chance" means any contest, game, gaming scheme or 52 gaming device in which the outcome depends [in a material degree] 53 predominantly upon an element of chance, notwithstanding that skill of 54 the contestants may also be a factor therein. 55 8 3. The penal law is amended by adding a new section 225.36 to read 56 as follows:

7

1 <u>§ 225.36 Interactive gaming offenses and exceptions.</u>

1. The knowing and willful offering of unlicensed interactive gaming to persons in this state, or the knowing and willful provision of services with respect thereto, shall constitute a gambling offense under this article.

6 2. Licensed interactive gaming activities under section fifteen
7 hundred two of the racing, pari-mutuel wagering and breeding law shall
8 not be a gambling offense under this article.

9 3. A person offering unlicensed interactive gaming to persons in this 10 state shall be liable for all taxes set forth in section fifteen hundred 11 five of the racing, pari-mutuel wagering and breeding law in the same 12 manner and amounts as if such person were a licensee. Timely payment of 13 such taxes shall not constitute a defense to any prosecution or other 14 proceeding in connection with the interactive gaming except for a prose-15 cution or proceeding alleging failure to make such payment.

16 § 4. Severability clause. If any provision of this act or application 17 thereof shall for any reason be adjudged by any court of competent 18 jurisdiction to be invalid, such judgment shall not affect, impair, or 19 invalidate the remainder of the act, but shall be confined in its opera-20 tion to the provision thereof directly involved in the controversy in 21 which the judgment shall have been rendered.

22 § 5. This act shall take effect on the one hundred eightieth day after 23 it shall have become a law.