

FINAL BILL REPORT

HB 1217

C 78 L 09
Synopsis as Enacted

Brief Description: Providing the gambling commission with authority to determine locations where amusement games may be conducted.

Sponsors: Representatives Simpson, Alexander, Conway and Wood; by request of Gambling Commission.

House Committee on Commerce & Labor
Senate Committee on Labor, Commerce & Consumer Protection

Background:

Under the Gambling Act (Act), the Washington State Gambling Commission (Commission) regulates wagering on activities such as social card games, bingo, raffles, amusement games, punch boards, pull-tabs, and fund-raising events.

Several sections of the Act address amusement games. An amusement game is a game played for entertainment that involves active participation by the contestant and that awards merchandise prizes only, such as crane games. Certain other criteria must be met.

The Act authorizes the Commission to issue licenses allowing persons, associations, and organizations to conduct or operate amusement games in such a manner and at such locations as the Commission may determine. The Act lists particular locations where amusement games may be conducted including certain fairs, civic centers, and amusement parks.

Commission rules allow licensed amusement game operators to conduct amusement games at commercially-operated family sports complexes, skating facilities, and grocery and department stores.

Summary:

The Commission is expressly authorized to license any person, association, or organization to operate amusement games at locations that are in addition to those listed in the Act.

Votes on Final Passage:

House 96 1

This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not a part of the legislation nor does it constitute a statement of legislative intent.

Senate 44 1

Effective: July 26, 2009