Emily E. Wendel

H.B. 32

132nd General Assembly (As Passed by the House)

Seitz, Greenspan, Riedel, Hughes, Young, Kent, Bishoff, Blessing, Manning, Reps. McColley, Rogers, Miller, Patton, Reece, Retherford, Rezabek, Sheehy, Rosenberger

BILL SUMMARY

Allows a casino operator or employee to participate in casino gaming at a casino facility, so long as the operator or employee does not have an interest in the facility, is not employed at the facility, and does not have an interest or employment at an affiliated facility in Ohio.

CONTENT AND OPERATION

The bill permits a casino operator or employee to participate in casino gaming at a casino facility, so long as the operator or employee does not have an interest in the facility, is not employed at the facility, and does not have an interest or employment at an affiliated facility in Ohio.

The current Casino Control Law prohibits a casino operator or employee from purposely or knowingly participating in casino gaming, other than as part of operation or employment. The bill narrows this law so that it prohibits casino gaming only at the casino facility at which the operator or employee has an interest or is employed or at an affiliated casino facility in Ohio.1 Under continuing law, a first-offense violation of the gaming prohibition is a first degree misdemeanor, which is punishable by a maximum of 180 days in jail and a \$1,000 fine. For a subsequent offense, the violation is a fifth degree felony, which is punishable by a maximum of 12 months in prison and a \$2,500 fine.2

¹ R.C. 3772.99(D)(5).

² R.C. 2929.14, 2929.18, 2929.24, 2929.28, and 3772.01, not in the bill.

As used in the Casino Control Law, "casino facility" means the Cleveland, Franklin County, Cincinnati, and Toledo casino facilities authorized by the Ohio Constitution.³

HISTORY

ACTION	DATE
Introduced Reported, H. Criminal Justice	02-01-17 02-14-17
Passed House (94-3)	02-15-17

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³ Ohio Const. art. XV, sec. 6(C)(9).

