- 1 HB208
- 2 172788-1
- 3 By Representative Ford (Constitutional Amendment)
- 4 RFD: Economic Development and Tourism
- 5 First Read: 11-FEB-16

172788-1:n:12/30/2015:JLB/tj LRS2015-3467

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8 SYNOPSIS: Under existing law, lotteries and gift
9 enterprises are prohibited by Section 65 of the
10 Constitution of Alabama of 1901.

This bill proposes an amendment to Section 65 of the Constitution of Alabama of 1901, to authorize and regulate gaming by an entity licensed by the county commission of the county in which the sponsor of the amendment resides and by the entities currently licensed to conduct pari-mutuel wagering at the four existing racetracks in Alabama where pari-mutuel wagering is currently legal; to levy a state gross receipts tax and a local gross receipts tax on gaming revenue of the entities; to levy a tax on vendors of gaming equipment; to provide for the disposition of state gaming tax proceeds; to create the Alabama Gaming Commission to implement, regulate, and administer gaming and regulate; to authorize the Governor to negotiate a compact for gaming with the Poarch Band of Creek

Indians; and to require the Legislature to pass
general laws to implement the amendment.

4 A BILL

TO BE ENTITLED

6 AN ACT

Proposing an amendment to Section 65 of the

Constitution of Alabama of 1901, to authorize and regulate
gaming by an entity licensed by the county commission of the
county in which the sponsor of the amendment resides and the
entities currently licensed to conduct pari-mutuel wagering at
the four existing racetracks in Alabama where pari-mutuel
wagering is currently legal; to levy a state gross receipts
tax and a local gross receipts tax on gaming revenue; to levy
a tax on vendors of gaming equipment; to provide for the
disposition of state gaming tax proceeds; to create the
Alabama Gaming Commission to implement, regulate, and
administer gaming and regulate; to authorize the Governor to
negotiate a compact for gaming with the Poarch Band of Creek
Indians; and to require the Legislature to pass general laws
to implement the amendment.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. The following amendment to the Constitution of Alabama of 1901, as amended, is proposed and shall become valid as a part thereof when approved by a majority of the qualified electors voting thereon and in

1	accordance with Sections 284, 285, and 287 of the Constitution	
2	of Alabama of 1901, as amended:	
3	PROPOSED AMENDMENT	
4	"Section 65.	
5	"Part I.	
6	"Except as provided in Part II, the The legislature	
7	shall have no power to authorize lotteries or gift enterprises	
8	for any purposes, and shall pass laws to prohibit the sale in	
9	this state of lottery or gift enterprise tickets, or tickets	
10	in any scheme in the nature of a lottery; and all acts, or	
11	parts of acts heretofore passed by the legislature of this	
12	state, authorizing a lottery or lotteries, and all acts	
13	amendatory thereof, or supplemental thereto, are hereby	
14	avoided.	
15	"Part II.	
16	"Section 1. Definitions. As used in this amendment,	
17	the following words and phrases shall have the following	
18	respective meanings:	
19	"(1) COMMISSION. The Alabama Gaming Commission	
20	created by this amendment.	
21	"(2) COVERED GAME. Any game or device included	
22	within the definition of Class III gaming, as that term is	
23	defined in the Indian Gaming Regulatory Act, Section 2703(8)	
24	of Title 25 of the United States Code, including any and all	
25	table games and electronic representations of such games, and	
26	any electronic gaming devices. The term does not include	

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pari-mutuel wagering.

1	"(3) COVERED GAME VENDOR. Any person who	
2	manufactures, distributes, supplies, vends, or leases covered	
3	games or equipment necessary to conduct covered games by a	
4	gaming operator.	
5	"(4) GAMING GROSS REVENUE. The total amount of money	
6	or value in any form received by a gaming operator with	
7	respect to the playing of any form of covered game, less the	
8	total money or value in any form paid as prizes or winnings to	
9	the players of the covered game and free play or promotional	
10	credits, but before deduction of any expenses incurred in	
11	operating the establishment, including, but not limited to,	
12	depreciation or leasing costs of physical facilities and	
13	equipment, wages and other employment costs, utilities,	
14	interest, and taxes. Gaming gross revenue may not be included	
15	in a pari-mutuel pool for the purpose of determining any tax	
16	levied on pari-mutuel wagering or for any other purpose.	
17	"(5) GAMING OPERATOR. A corporation, limited	
18	liability company, or other business entity licensed by the	
19	county commission of the county in which the sponsor of the	
20	bill proposing the amendment resides or authorized by a local	
21	racing commission pursuant to law to operate and conduct	
22	pari-mutuel wagering on live or simulcast races on April 15,	
23	2016, in Mobile County, Macon County, the City of Birmingham	
24	in Jefferson County, or Greene County.	
25	"Section 2. Limitation on Gaming in Alabama.	
26	"(a) Following the effective date of this amendment,	
27	covered games may be operated or conducted only by a gaming	

1	operator and only at a single location approved by the	
2	commission in the county in which the gaming operator is	
3	licensed to operate.	
4	"(b) The conduct of covered games by a gaming	
5	operator is not subject to or prohibited, limited, or impaired	
6	by:	
7	"(1) Any otherwise applicable provisions of Article	
8	8 (commencing with Section 8-1-150) of Chapter 1 of Title 8 of	
9	or Article 2 (commencing with Section 13A-12-20) of Chapter 12	
10	of Title 13A of the Code of Alabama 1975.	
11	"(2) Any other statute whenever enacted that is	
12	inconsistent with any provision of this amendment.	
13	"(3) Any judicial order, decision, or opinion issued	
14	prior to the operative date of this amendment that would	
15	otherwise have the effect of prohibiting, limiting, or	
16	impairing the conduct of covered games. No provision of this	
17	amendment may be construed to allow a person to operate or	
18	conduct covered games except as permitted pursuant to this	
19	amendment.	
20	"(c) Except as otherwise provided in Section 5(f),	
21	nothing herein shall be deemed to impair, impede, or restrict	
22	the operation of charitable bingo conducted pursuant to any	
23	validly enacted constitutional amendment authorizing such	
24	activity.	
25	"Section 3. Compliance with Federal Law.	
26	"The State of Alabama, acting by and through the	
27	adoption of this amondment and in aggordance with the	

provisions of 15 U.S.C. §1172, does hereby declare that any and all covered games and equipment, materials, paraphernalia, and supplies may be transported in interstate commerce into or out of the state without violating that section, or any other applicable federal law, if the covered games and equipment, paraphernalia, materials, and supplies are used, to be used, or have been used, in the conduct of covered games by a gaming operator.

"Section 4. State Gross Receipts Tax and Use of the Proceeds Thereof; Local Gross Receipts Tax.

"(a) (1) A state gross receipts tax of 13 percent is levied on the gaming gross revenue of each gaming operator. To the extent a gaming operator owns and does not lease covered games equipment that produces gaming gross revenue, an additional state gross receipts tax of one percent of the gaming gross revenue from the owned covered games equipment is levied on the equipment.

"(2) The state gross receipts tax on gaming gross revenue for each calendar month shall be paid by each gaming operator to the Department of Revenue on or before the twentieth day of the next succeeding calendar month.

"(3) A local gross receipts tax of one percent is levied on the gaming gross revenue of each gaming operator.

"(4) Except as otherwise provided in subdivision

(5), the local gross receipts tax on gaming gross revenue for each calendar month shall be paid to the county in which the gaming operator is licensed on or before the twentieth day of

the next succeeding calendar month. The county shall retain 1 one-half of the amount and shall apportion the remaining half 3 among the municipalities in the county on the basis of the ratio of the population of the municipality to the population of all the municipalities in the county and pay the amounts apportioned to the municipalities forthwith.

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"(5) The local gross receipts tax on gaming gross revenue of a gaming operator operating in a Class 1 or Class 2 municipality for each calendar month shall be paid to the Class 1 or Class 2 municipality on or before the twentieth day of the next succeeding calendar month. The municipality shall retain one-half of the revenue, shall pay one-quarter of the revenue to the county in which the municipality is principally located, and shall apportion the remaining one-quarter of the revenue to the municipalities in the county other than the Class 1 or Class 2 municipality on the basis of the ratio of the population of the municipality to the population of all municipalities in the county other than the Class 1 or Class 2 municipality.

"(6) A state covered game vendor tax is hereby levied on covered game vendors conducting business in the state in an amount equal to four percent of the gross revenues collected by the covered game vendor from leases or other revenue sharing arrangements with a gaming operator.

"(7) A covered game vendor shall pay the state covered game vendor tax for each calendar month to the

Τ	Department of Revenue on or before the twentfeth day of the	
2	next succeeding calendar month.	
3	"(8) The state gross receipts tax on gaming gross	
4	revenue, the local gross receipts tax on gaming gross revenue	
5	and the state covered game vendor tax shall be in lieu of all	
6	other state or local taxes or license fees levied with respe	
7	to the conduct of covered games by a gaming operator.	
8	Notwithstanding the foregoing, a gaming operator is liable for	
9	all income taxes, franchise taxes, property taxes, lodging	
10	taxes, and sales and use taxes on merchandise, food, and	
11	beverage generally applicable at uniform rates to all	
12	businesses operating in the county in which the gaming	
13	operator is licensed.	
14	"(9) The proceeds derived from the state gross	
15	receipts tax on gaming gross revenues and the covered game	
16	vendor tax shall be deposited in the State General Fund.	
17	"Section 5. Alabama Gaming Commission; creation;	
18	powers.	
19	"(a) There is hereby created the Alabama Gaming	
20	Commission. The commission shall implement, regulate,	
21	administer, supervise, and enforce all laws and rules related	
22	to the operation and conduct of covered games by a gaming	
23	operator; and cooperate with the Attorney General and local	
24	district attorneys in enforcing all laws related to illegal	
25	gambling.	
26	"(b) The Alabama Gaming Commission shall consist of	
27	five members. One member of the commission shall be appointed	

by the Governor with the advice and consent of the Senate, one member shall be appointed by the Attorney General with the advice and consent of the Senate, one member shall be appointed by the Lieutenant Governor with the advice and consent of the Senate, one member shall be appointed by the Speaker of the House of Representatives with the advice and consent of the Senate, and one member shall be appointed by the President Pro Tempore of the Senate with the advice and consent of the Senate. The appointment of the initial members of the commission shall be made by those officials holding office on the effective date of this amendment without the advice and consent of the Senate and shall be made within 60 days of the effective date of this amendment. The members, where possible, shall represent the gender and racial diversity of the state. No more than two members may reside in the same congressional district.

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"(1) Members of the commission shall be residents of the State of Alabama, United States citizens, and prominent persons in their businesses or profession, may not have been convicted of a felony, and may not be the executive director of or another employee of the commission, an officer of or occupy an official position in any political party, an elected official, or actively engaged in the business of, or have a pecuniary interest in, a gaming operator.

"(2) Members shall serve a term of five years and may serve two complete terms and any portion of an initial term of less than five years or any portion of an unexpired

1	term to which appointed. Any vacancy occurring on the	
2	commission shall be filled for the unexpired term by the	
3	appointing authority as described in this section. The initia	
4	term of office upon the effective date of this amendment shal	
5	be one year for the member appointed by the Lieutenant	
6	Governor, two years for the member appointed by the Governor,	
7	three years for the member appointed by the Attorney General,	
8	four years for the member appointed by the Speaker of the	
9	House of Representatives, and five years for the member	
10	appointed by the President Pro Tempore of the Senate. Each	
11	member of the commission shall serve for the duration of his	
12	or her term and until his or her successor is duly appointed	
13	and confirmed by the Senate; provided, however, that if a	
14	successor is not appointed and confirmed within 120 days after	
15	the expiration of a member's term, a vacancy shall be deemed	
16	to exist.	
17	"(c) The commission and its members and employees	
18	shall be subject to the Ethics Law, Section 36-25-1, et seq.,	
19	Code of Alabama 1975; the Open Records Act, Section 36-12-40,	
20	Code of Alabama 1975; the Open Meetings Act, Section 36-25A-1	
21	et seq., Code of Alabama 1975; and the Administrative	
22	Procedure Act, Section 41-22-1, et seq., Code of Alabama 1975.	
23	"(d) In addition to other enforcement powers granted	
24	by general law, the commission shall have full power and	
25	authority to issue subpoenas and compel the attendance of	
26	witnesses at any place within this state, to administer oaths,	
27	and to require testimony under oath. Any process or notice may	

be served in the manner provided for service of process and notices in civil actions. The commission may pay such transportation and other expenses of witnesses as the commission deems reasonable and proper. Any person making a false oath in any matter before the commission is quilty of perjury. The commission may appoint hearing examiners who may administer oaths and receive evidence and testimony under oath.

"(e) The commission shall regulate and supervise the conduct and operation of covered games by gaming operators. In addition to the powers granted in subsection (d), additional powers, procedures, and operations of the commission with respect to regulation and supervision of covered games by gaming operators shall be enumerated in one or more general laws enacted by the Legislature subsequent to and supplemental to this amendment to further its purposes and provide for its implementation, subject to the following provisions:

"(1) Upon ratification of the amendment, a gaming operator may operate covered games. If a gaming operator operates covered games under this subdivision, the provisions related to the state gross receipts tax on gaming gross revenues, the local gross receipts tax on gaming gross revenue, and the covered game vendor tax are immediately applicable.

"(2) Until such time as the commission is fully established, a local racing commission having jurisdiction over a gaming operator, in addition to the powers that it has

under existing law, shall have the same power to supervise the

conduct of covered games as it has to regulate and supervise

racing activities and pari-mutuel wagering thereon, with such

modification of such powers, not inconsistent with this

amendment, as is necessary or appropriate to adapt them to the

purposes of supervising the operation of covered games.

"(3) Nothing in this subsection prohibits, limits, or alters the authority of any local racing commission with respect to the continued regulation and supervision of racing and pari-mutuel wagering by a gaming operator.

"(4) Once the commission is fully established, the commission shall assume the regulation and supervision of the conduct and operation of covered games by gaming operators and shall issue an initial covered game license to each gaming operator to operate and conduct covered games for a period of 20 years. Thereafter, the license shall renew automatically for a period of five years subject to and in accordance with one or more general laws enacted by the Legislature supplemental to and subsequent to this amendment to further its purposes and provide for its implementation, and subject to and in accordance with rules adopted by the commission. The general laws enacted to implement this amendment shall provide a basis on which the commission may refuse to renew a license or a license may be revoked or suspended.

"(5) The number of covered games in operation by a gaming operator and the percentage payout to a patron may not

1	be restricted or limited by any general or local law, a local	
2	racing commission, or the commission.	
3	"(6) A gaming operator may not operate covered game	
4	without remitting to the state the applicable state gross	
5	receipts tax on gaming gross revenue.	
6	"(7) A person under the age of 21 years may not pla	
7	any covered game, be employed to operate any covered game,	
8	facilitate the playing of any covered game, or serve any	
9	persons playing any covered game. This subsection does not	
10	prohibit persons under the age of 21 years from being allowed	
11	on the premises of a facility where covered games are being	
12	played in areas of the facility in which covered games are not	
13	being conducted.	
14	"(8) A gaming operator and an officer, director,	
15	shareholder, member, or other owner of a gaming operator may	
16	not make a campaign contribution, whether monetary or in kind,	
17	to any of the following or a political action committee or	
18	principal campaign committee of any of the following:	
19	"(A) An elected public official authorized to make	
20	an appointment to the commission or a candidate for the office	
21	of an elected public official authorized to make an	
22	appointment to the commission.	
23	"(B) A candidate for the Legislature.	
24	"(f) The commission shall license, regulate, and	
25	supervise the conduct and operation of charitable bingo games	
26	pursuant to and in accordance with any validly enacted	
27	constitutional amendment authorizing such activity; provided,	

however, that bingo games operated pursuant to any validly 1 2 enacted constitutional amendment shall be limited to being 3 played on paper sheets or paper cards. Any provision in any local constitutional amendment authorizing the conduct and operation of charitable bingo games to the contrary is hereby amended to conform to this provision. The powers, procedures, 7 and operations of the commission with respect to the licensing, regulation, and supervision of charitable bingo games shall be enumerated in one or more general laws enacted 10 by the Legislature subsequent to and supplemental to this 11 amendment to further its purposes and provide for its 12 implementation.

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"(q) The commission shall coordinate with local communities and gaming operators in developing educational programs and other social programs to enhance social and public awareness of gaming-related issues.

"Section 6. Special Session for Enabling Legislation.

"For the exclusive purpose of enacting general laws to implement this amendment, the Legislature shall meet in Extraordinary Session within 30 days after the effective date of this amendment on a day determined jointly by the Speaker of the House and the President Pro Tempore of the Senate. The Legislature may meet for no more than 12 legislative days and no other items of legislation may be considered during the Extraordinary Session except by a vote of two-thirds of each house.

"Section 7. C	ompact Negotiations.
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"The Governor is hereby authorized and instructed to negotiate in good faith a compact with the Poarch Band of

Creek Indians for the conduct and operation of covered games at the three locations in Alabama where, on the effective date of this amendment, the Poarch Band of Creek Indians conduct gaming. Any such compact shall then be submitted to the Legislature for ratification."

## END OF PROPOSED AMENDMENT

Section 2. An election upon the proposed amendment shall be held in accordance with Sections 284 and 285 of the Constitution of Alabama of 1901, now appearing as Sections 284 and 285 of the Official Recompilation of the Constitution of Alabama of 1901, as amended, and the election laws of this state on September 15, 2015.

Section 3. The appropriate election official shall assign a ballot number for the proposed constitutional amendment on the election ballot and shall set forth the following description of the substance or subject matter of the proposed constitutional amendment:

"Proposing an amendment to the Constitution of Alabama of 1901, to authorize and regulate gaming by one facility licensed by the county commission of the county in which the sponsor of the amendment resides and the four existing racetracks in Alabama where pari-mutuel wagering is currently legal; to levy a state gross receipts tax and a local gross receipts tax on gaming revenue; to levy a tax on

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vendors of gaming equipment; to state gaming tax proceeds; to
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        create the Alabama Gaming Commission to implement, regulate,
        and administer gaming; to authorize the Governor to negotiate
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        a compact for gaming with the Poarch Band of Creek Indians;
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        and to authorize the Legislature to pass general laws to
        implement the amendment.
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                  "Proposed by Act ."
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                  This description shall be followed by the following
 8
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        language:
10
                  "Yes ( ) No ( )."
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