By: Senator(s) Fillingane

To: Judiciary, Division B

## SENATE BILL NO. 2510

AN ACT TO AMEND SECTIONS 97-33-1 AND 97-33-7, MISSISSIPPI CODE OF 1972, TO INCLUDE ANY ONLINE, INTERACTIVE, OR COMPUTERIZED VERSION OF GAMES WITHIN THE PROHIBITION ON BETTING GAMING OR WAGERING AND ANY ONLINE INTERACTIVE OR COMPUTERIZED VERSION OF ANY 5 GAME AS DEFINED IN SECTION 75-76-5(K) SHALL BE A GAMING DEVICE; TO INCREASE THE CRIMINAL PENALTY; TO PROVIDE THAT AN ACTION TO 7 PROSECUTE A VIOLATION MAY, IN THE DISCRETION OF THE ATTORNEY 8 GENERAL OR PROSECUTING ATTORNEY, BE TRIED IN THE COUNTY IN WHICH 9 THE VIOLATION OCCURRED OR IN HINDS COUNTY; TO INCREASE THE 10 CRIMINAL PENALTIES FOR A VIOLATION OF THIS SECTION; TO AUTHORIZE THE FORFEITURE OF THE ASSETS, RIGHTS, AND PRIVILEGES USED IN 11 12 CONNECTION WITH VIOLATIONS OF THE PROVISIONS OF THESE SECTIONS; TO 13 AUTHORIZE GAMING COMMISSION TO ENTER INTO CONTINGENCY FEE AGREEMENTS FOR ASSETS FORFEITED IN CONNECTION WITH THE PROSECUTION 14 15 OF VIOLATIONS OF THIS SECTION; TO AMEND SECTION 97-33-8, 16 MISSISSIPPI CODE OF 1972, TO INCLUDE INTERNET SWEEPSTAKES CASINOS 17 WITHIN THE PROHIBITIONS OF THIS SECTION; TO INCREASE THE CRIMINAL 18 VIOLATION FROM A MISDEMEANOR TO A FELONY; TO AUTHORIZE THE 19 FORFEITURE OF THE ASSETS, RIGHTS, AND PRIVILEGES USED IN 20 CONNECTION WITH VIOLATIONS OF THIS SECTION; AND FOR RELATED 21 PURPOSES. 22 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 23 **SECTION 1.** Section 97-33-1, Mississippi Code of 1972, is

26 any person shall encourage, promote or play at any game, play or

27 amusement, other than a fight or fighting match between dogs, for

amended as follows:

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- 28 money or other valuable thing, or shall wager or bet, promote or
- 29 encourage the wagering or betting of any money or other valuable
- 30 things, upon any game, play, amusement, cockfight, Indian ball
- 31 play or duel, other than a fight or fighting match between dogs,
- 32 or upon the result of any election, event or contingency whatever,
- 33 including any online, interactive, or computerized version
- 34 thereof, upon conviction thereof, he shall be fined in a sum not
- 35 more than \* \* \* Ten Thousand Dollars (\$10,000.00) per occurrence;
- 36 and, unless such fine and costs be immediately paid, shall be
- imprisoned for any period not more than \* \* \* one (1) year.
- 38 However, this section shall not apply to betting, gaming or
- 39 wagering:
- 40 (a) On a cruise vessel as defined in Section 27-109-1
- 41 whenever such vessel is in the waters within the State of
- 42 Mississippi, which lie adjacent to the State of Mississippi south
- 43 of the three (3) most southern counties in the State of
- 44 Mississippi, including the Mississippi Sound, St. Louis Bay,
- 45 Biloxi Bay and Pascagoula Bay, and in which the registered voters
- 46 of the county in which the port is located have not voted to
- 47 prohibit such betting, gaming or wagering on cruise vessels as
- 48 provided in Section 19-3-79;
- 49 (b) In a structure located, in whole or in part, on
- 50 shore in any of the three (3) most southern counties in the State
- of Mississippi in which the registered voters of the county have

- 52 voted to allow such betting, gaming or wagering on cruise vessels
- 53 as provided in Section 19-3-79, if:
- 54 (i) The structure is owned, leased or controlled
- 55 by a person possessing a gaming license, as defined in Section
- 56 75-76-5, to conduct legal gaming on a cruise vessel under
- 57 paragraph (a) of this section;
- 58 (ii) The part of the structure in which licensed
- 59 gaming activities are conducted is located entirely in an area
- 60 which is located no more than eight hundred (800) feet from the
- 61 mean high-water line (as defined in Section 29-15-1) of the waters
- 62 within the State of Mississippi, which lie adjacent to the State
- of Mississippi south of the three (3) most southern counties in
- 64 the State of Mississippi, including the Mississippi Sound, St.
- 65 Louis Bay, Biloxi Bay and Pascagoula Bay, or, with regard to
- 66 Harrison County only, no farther north than the southern boundary
- of the right-of-way for U.S. Highway 90, whichever is greater; and
- 68 (iii) In the case of a structure that is located
- 69 in whole or part on shore, the part of the structure in which
- 70 licensed gaming activities are conducted shall lie adjacent to
- 71 state waters south of the three (3) most southern counties in the
- 72 State of Mississippi, including the Mississippi Sound, St. Louis
- 73 Bay, Biloxi Bay and Pascagoula Bay. When the site upon which the
- 74 structure is located consists of a parcel of real property,
- 75 easements and rights-of-way for public streets and highways shall
- 76 not be construed to interrupt the contiguous nature of the parcel,

- 77 nor shall the footage contained within the easements and
- 78 rights-of-way be counted in the calculation of the distances
- 79 specified in subparagraph (ii);
- 80 (c) On a vessel as defined in Section 27-109-1 whenever
- 81 such vessel is on the Mississippi River or navigable waters within
- 82 any county bordering on the Mississippi River, and in which the
- 83 registered voters of the county in which the port is located have
- 84 not voted to prohibit such betting, gaming or wagering on vessels
- 85 as provided in Section 19-3-79; or
- 86 (d) That is legal under the laws of the State of
- 87 Mississippi.
- 88 (e) An action to prosecute a violation of this section
- 89 may, in the discretion of the Attorney General or prosecuting
- 90 attorney, be tried in the county in which the violation occurred
- 91 or in Hinds County.
- 92 **SECTION 2.** Section 97-33-7, Mississippi Code of 1972, is
- 93 amended as follows:
- 94 97-33-7. (1) Except as otherwise provided in Section
- 95 97-33-8, it shall be unlawful for any person or persons, firm,
- 96 copartnership or corporation to have in possession, own, control,
- 97 display, or operate any cane rack, knife rack, artful dodger,
- 98 punch board, roll down, merchandise wheel, slot machine, pinball
- 99 machine, or similar device or devices. Provided, however, that
- 100 this section shall not be so construed as to make unlawful the
- 101 ownership, possession, control, display or operation of any

102	antique coin machine as defined in Section 27-27-12, or any music
103	machine or bona fide automatic vending machine where the purchaser
104	receives exactly the same quantity of merchandise on each
105	operation of said machine. Any slot machine other than an antique
106	coin machine as defined in Section 27-27-12 which delivers, or is
107	so constructed as that by operation thereof it will deliver to the
108	operator thereof anything of value in varying quantities, in
109	addition to the merchandise received, and any slot machine other
110	than an antique coin machine as defined in Section 27-27-12 that
111	is constructed in such manner as that slugs, tokens, coins or
112	similar devices are, or may be, used and delivered to the operator
113	thereof in addition to merchandise of any sort contained in such
114	machine, is hereby declared to be a gambling device, and shall be
115	deemed unlawful under the provisions of this section. Provided,
116	however, that pinball machines which do not return to the operator
117	or player thereof anything but free additional games or plays
118	shall not be deemed to be gambling devices, and neither this
119	section nor any other law shall be construed to prohibit same.
120	Any online, interactive, or computerized version of any game as
121	defined in Section 75-76-5(k) or any other game of chance or
122	digital simulation thereof, including, but not limited to, online
123	race books, online sports pools, and online sweepstakes
124	casino-style games, is hereby declared to be a gambling device,
125	and the offering for play or operating an online or interactive
126	platform that offers for play such games within the State of

- Mississippi shall be deemed unlawful under the provisions of this section.
- 129 (2) No property right shall exist in any person, natural or
- 130 artificial, or be vested in such person, in any or all of the
- 131 devices described herein that are not exempted from the provisions
- 132 of this section; and all such devices are hereby declared to be at
- 133 all times subject to confiscation and destruction, and their
- 134 possession shall be unlawful, except when in the possession of
- 135 officers carrying out the provisions of this section. It shall be
- 136 the duty of all law enforcing officers to seize and immediately
- 137 destroy all such machines and devices.
- 138 (3) \* \* \* Each violation of the provisions of this section
- 139 shall be deemed a \* \* \* felony, and the party offending shall,
- 140 upon each conviction, be fined in any sum not exceeding \* \* \* One
- 141 Hundred Thousand Dollars (\$100,000.00), or imprisoned not
- 142 exceeding \* \* \* ten (10 years), or both, in the discretion of the
- 143 court, and shall be liable to forfeiture, to the State of
- 144 Mississippi or to the county in which a violation is committed, of
- 145 the assets, rights, and privileges used in connection with
- 146 violations of the provisions of this section. \* \* \*
- 147 (4) Notwithstanding any provision of this section to the
- 148 contrary, it shall not be unlawful to operate any equipment or
- 149 device described in subsection (1) of this section or any gaming,
- 150 gambling or similar device or devices by whatever name called
- 151 while:

152	(a) On a cruise vessel as defined in Section 27-109-1
153	whenever such vessel is in the waters within the State of
154	Mississippi, which lie adjacent to the State of Mississippi south
155	of the three (3) most southern counties in the State of
156	Mississippi, including the Mississippi Sound, St. Louis Bay,
157	Biloxi Bay and Pascagoula Bay, and in which the registered voters
158	of the county in which the port is located have not voted to
159	prohibit such betting, gaming or wagering on cruise vessels as
160	provided in Section 19-3-79;
161	(b) In a structure located, in whole or in part, on
162	shore in any of the three (3) most southern counties in the State
163	of Mississippi in which the registered voters of the county have
164	voted to allow such betting, gaming or wagering on cruise vessels
165	as provided in Section 19-3-79, if:

- 166 (i) The structure is owned, leased or controlled 167 by a person possessing a gaming license, as defined in Section 168 75-76-5, to conduct legal gaming on a cruise vessel under 169 paragraph (a) of this subsection;
- gaming activities are conducted is located entirely in an area
  which is located no more than eight hundred (800) feet from the
  mean high-water line (as defined in Section 29-15-1) of the waters
  within the State of Mississippi, which lie adjacent to the State
  of Mississippi south of the three (3) most southern counties in
  the State of Mississippi, including the Mississippi Sound, St.

177 Louis Bay, Biloxi Bay and Pascagoula Bay, or, with regard to 178 Harrison County only, no farther north than the southern boundary 179 of the right-of-way for U.S. Highway 90, whichever is greater; and 180 In the case of a structure that is located 181 in whole or part on shore, the part of the structure in which 182 licensed gaming activities are conducted shall lie adjacent to 183 state waters south of the three (3) most southern counties in the 184 State of Mississippi, including the Mississippi Sound, St. Louis 185 Bay, Biloxi Bay and Pascagoula Bay. When the site upon which the structure is located consists of a parcel of real property, 186 187 easements and rights-of-way for public streets and highways shall 188 not be construed to interrupt the contiquous nature of the parcel, 189 nor shall the footage contained within the easements and 190 rights-of-way be counted in the calculation of the distances

- 192 (c) On a vessel as defined in Section 27-109-1 whenever 193 such vessel is on the Mississippi River or navigable waters within 194 any county bordering on the Mississippi River, and in which the 195 registered voters of the county in which the port is located have 196 not voted to prohibit such betting, gaming or wagering on vessels 197 as provided in Section 19-3-79; or
- 198 (d) That is legal under the laws of the State of 199 Mississippi.
- 200 (5) Notwithstanding any provision of this section to the 201 contrary, it shall not be unlawful (a) to own, possess, repair or

specified in subparagraph (ii);

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202	control any gambling device, machine or equipment in a licensed
203	gaming establishment or on the business premises appurtenant to
204	any such licensed gaming establishment during any period of time
205	in which such licensed gaming establishment is being constructed,
206	repaired, maintained or operated in this state; (b) to install any
207	gambling device, machine or equipment in any licensed gaming
208	establishment; (c) to possess or control any gambling device,
209	machine or equipment during the process of procuring or
210	transporting such device, machine or equipment for installation on
211	any such licensed gaming establishment; or (d) to store in a
212	warehouse or other storage facility any gambling device, machine,
213	equipment, or part thereof, regardless of whether the county or
214	municipality in which the warehouse or storage facility is located
215	has approved gaming aboard cruise vessels or vessels, provided
216	that such device, machine or equipment is operated only in a
217	county or municipality that has approved gaming aboard cruise
218	vessels or vessels. Any gambling device, machine or equipment
219	that is owned, possessed, controlled, installed, procured,
220	repaired, transported or stored in accordance with this subsection
221	shall not be subject to confiscation, seizure or destruction, and
222	any person, firm, partnership or corporation which owns,
223	possesses, controls, installs, procures, repairs, transports or
224	stores any gambling device, machine or equipment in accordance
225	with this subsection shall not be subject to any prosecution or
226	penalty under this section. Any person constructing or repairing

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- 228 with all municipal ordinances protecting the general health or
- 229 safety of the residents of the municipality.
- 230 (6) An action to prosecute a violation of this section may,
- 231 in the discretion of the Attorney General or prosecuting attorney,
- 232 be tried in the county in which the crime occurred or in Hinds
- 233 County. The Mississippi Gaming Commission may enter into
- 234 contingency fee agreements for assets forfeited in connection with
- 235 the prosecution of violations of this section, pursuant to Section
- 236 7-5-8.
- SECTION 3. Section 97-33-8, Mississippi Code of 1972, is
- 238 amended as follows:
- 239 97-33-8. (1) The provisions of this section are intended to
- 240 clarify that the operation of "internet sweepstakes cafes" \* \* \*
- 241 and "online sweepstakes casinos" are illegal gambling \* \* \*
- 242 activities under state law.
- 243 (2) It shall be unlawful for any person or entity to
- 244 possess, own, control, display, operate or have a financial
- 245 interest in an electronic video monitor or platform that:
- 246 (a) Is offered or made available to a person to play or
- 247 participate in a simulated gambling program in return for direct
- 248 or indirect consideration, including consideration associated with
- 249 a product, service or activity other than the simulated gambling
- 250 program; and



251	(b) The person who plays or participates in the
252	simulated gambling program may become eligible to win, redeem or
253	otherwise obtain a cash or cash-equivalent prize, whether or not
254	the eligibility for or value of the prize is determined by or has
255	any relationship to the outcome or play of the program.

- 256 (3) As used in this section, the following words and phrases 257 shall have the meanings ascribed in this subsection, unless the 258 context clearly indicates otherwise:
- 259 "Simulated gambling program" means any method (a) intended to be used by a person playing, participating or 260 261 interacting with an electronic video monitor or online or mobile 262 platform that is offered by another person or entity; that 263 directly or indirectly implements the predetermination of a cash 264 or cash-equivalent prize, or otherwise connects the player with the cash or cash-equivalent prize; and that is not legal under the 265 266 Mississippi Gaming Control Act.
- 267 (b) "Consideration associated with a product, service
  268 or activity other than the simulated gambling program" means money
  269 or other value collected for a product, service or activity that
  270 is offered in any direct or indirect relationship to playing or
  271 participating in the simulated gambling program. The term
  272 includes, but is not limited to, consideration paid for internet
  273 access or computer time, or a sweepstakes entry.

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275	mechanism,	com	puter	or	other	termina	1, or	device	that	is	capable
276	of display	ing i	moving	g oi	r stil	l images					

- 277 (4) Any person or entity violating the provisions of this 278 section by promoting or operating an internet sweepstakes cafe or 279 casino, upon conviction, shall be guilty of a \* \* \* felony and 280 fined in a sum not exceeding One Hundred Thousand Dollars 281 (\$100,000.00), or imprisoned not exceeding ten (10) years, or 282 both, in the discretion of the court, and shall be liable to 283 forfeiture, to the State of Mississippi or to the county in which a violation is committed, of the assets, rights and privileges 284 285 used in connection with violations of the provisions of this 286 section.
- 287 (5) The provisions of this section shall not apply to:
  - (a) Any lawful activity that is conducted for the primary purpose of entertaining children under the age of eighteen (18) years, during which money is paid for a token or chip that is used to play an electronic or other game, with the winner of the game earning tickets that can be exchanged for prizes;
  - (b) Any lawful marketing promotion, contest, prize or sweepstakes that is designed to attract consumer attention to a specific product or service which is offered for sale by the manufacturer, distributor, vendor or retailer of the product or service; or

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298	(c) Any promotional activity as defined in Section
299	75-76-5 that is conducted by a gaming licensee.
300	SECTION 4. This act shall take effect and be in force from
301	and after July 1, 2025.