By: Raymond H.B. No. 109

A BILL TO BE ENTITLED

Τ	AN ACT
2	relating to local option elections to legalize or prohibit the
3	operation of eight-liners and the imposition of a fee on
4	eight-liner owners; providing penalties.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Title 17, Election Code, is amended by adding
7	Chapter 502 to read as follows:
8	CHAPTER 502. LOCAL OPTION ELECTIONS ON OPERATION OF EIGHT-LINERS
9	SUBCHAPTER A. GENERAL PROVISIONS
10	Sec. 502.001. DEFINITION. In this chapter, "eight-liner"
11	has the meaning assigned by Section 47.01, Penal Code.
12	[Sections 502.002-502.020 reserved for expansion]
13	SUBCHAPTER B. MANNER OF CALLING ELECTION
14	Sec. 502.021. ELECTION TO BE HELD. On proper petition by
15	the required number of voters of a county or of a justice precinct
16	or municipality in the county, the commissioners court of the
17	county shall order a local option election in that political
18	subdivision to determine whether the operation of eight-liners
19	shall be legalized or prohibited in the political subdivision.
20	Sec. 502.022. QUALIFICATION FOR POLITICAL SUBDIVISION TO
21	HOLD ELECTION. A political subdivision may not hold a local option
22	election to legalize or prohibit the operation of eight-liners in
23	the political subdivision unless the political subdivision has been
24	in existence for at least 18 months.

- 1 Sec. 502.023. APPLICATION FOR PETITION. (a) On written application of 10 or more qualified voters of any county or of a 2 3 justice precinct or municipality in the county that includes proof of publication of the application in a newspaper of general 4 5 circulation in that political subdivision not earlier than the 30th day before the date the petition is filed, the county clerk of the 6 7 county shall issue to the applicants a petition to be circulated among and signed by the qualified voters of the political 8 subdivision requesting that a local option election be called to 9 determine whether the operation of eight-liners shall be legalized 10 or prohibited in the political subdivision. 11
- (b) Not later than the fifth day after the date the petition
 is issued, the county clerk shall notify the secretary of state that
 the petition has been issued.
- Sec. 502.024. HEADING, STATEMENT, AND ISSUE ON APPLICATION

 FOR PETITION TO LEGALIZE. (a) An application for a petition

 requesting an election to legalize the operation of eight-liners

 must include the heading: "Application for Local Option Election

 Petition to Legalize the Operation of Eight-Liners."
- (b) The application must contain the following statement of
 the issue to be voted on, immediately preceding the signatures of
 the applicants: "It is the purpose and intent of the applicants
 whose signatures appear on this application to legalize the
 operation of eight-liners in (name of political subdivision)."
- Sec. 502.025. HEADING, STATEMENT, AND ISSUE ON APPLICATION

 FOR PETITION TO PROHIBIT. (a) An application for a petition

 requesting an election to prohibit the operation of eight-liners

- 1 must include the heading: "Application for Local Option Election
- 2 Petition to Prohibit the Operation of Eight-Liners."
- 3 (b) The application must contain the following statement of
- 4 the issue to be voted on, immediately preceding the signatures of
- 5 the applicants: "It is the purpose and intent of the applicants
- 6 whose signatures appear on this application to prohibit the
- 7 operation of eight-liners in (name of political subdivision)."
- 8 Sec. 502.026. PETITION REQUIREMENTS. A petition must
- 9 include the date the petition is issued by the county clerk and be
- 10 serially numbered. Each page of the petition must bear the same
- 11 date and serial number and the actual seal of the county clerk
- 12 rather than a facsimile of that seal.
- 13 Sec. 502.027. HEADING AND STATEMENT ON PETITION TO
- 14 LEGALIZE. (a) Each page of the petition for a local option
- 15 <u>election to legalize the operation of eight-liners must include the</u>
- 16 heading: "Petition for Local Option Election to Legalize the
- 17 Operation of Eight-Liners."
- 18 (b) The petition must contain the following statement of the
- 19 issue to be voted on, immediately preceding the signatures of the
- 20 petitioners: "It is the purpose and intent of the petitioners whose
- 21 signatures appear on this petition to legalize the operation of
- 22 eight-liners in (name of political subdivision)."
- 23 <u>Sec. 502.028. HEADING AND STATEMENT ON PETITION TO</u>
- 24 PROHIBIT. (a) Each page of the petition for a local option
- 25 election to prohibit the operation of eight-liners must include the
- 26 heading: "Petition for Local Option Election to Prohibit the
- 27 Operation of Eight-Liners."

- 1 (b) The petition must contain the following statement of the
- 2 issue to be voted on, immediately preceding the signatures of the
- 3 petitioners: "It is the purpose and intent of the petitioners whose
- 4 signatures appear on this petition to prohibit the operation of
- 5 eight-liners in (name of political subdivision)."
- 6 Sec. 502.029. OFFENSE: MISREPRESENTATION OF PETITION. (a)
- 7 A person commits an offense if the person misrepresents the purpose
- 8 or effect of a petition issued under this chapter.
- 9 (b) An offense under this section is a Class B misdemeanor.
- 10 Sec. 502.030. COPIES OF PETITION. (a) The county clerk
- 11 shall provide the number of copies of the petition required by the
- 12 applicants provided the number of pages does not exceed one page for
- 13 every 10 registered voters of the county or of a justice precinct or
- 14 municipality in the county. Each copy must bear the date, number,
- 15 and seal on each page as required on the original petition.
- (b) The county clerk shall keep a copy of each petition and a
- 17 record of the applicants for the petition.
- 18 Sec. 502.031. VERIFICATION OF PETITION. (a) The voter
- 19 registrar of the county shall check the names of the signers of
- 20 petitions and the voting precincts in which the signers reside to
- 21 determine whether the signers were qualified voters of the county
- 22 or of a justice precinct or municipality in the county at the time
- 23 the petition was issued. The registrar may use a statistical
- 24 sampling method to verify the signatures, except that on written
- 25 request from a citizen of the political subdivision for which an
- 26 <u>election</u> is sought, the registrar shall verify each signature on
- 27 the petition. The citizen requesting the verification shall pay

- 1 the reasonable cost of the verification. The registrar shall
- 2 certify to the commissioners court the number of qualified voters
- 3 signing the petition.
- 4 (b) A petition signature may not be counted unless:
- 5 (1) the signature is the actual signature of the
- 6 purported signer;
- 7 (2) the petition contains in addition to the
- 8 signature:
- 9 (A) the signer's printed name;
- 10 (B) the signer's date of birth;
- 11 (C) if the territory from which signatures must
- 12 be obtained is situated in more than one county, the county of
- 13 registration;
- 14 (D) the signer's residence address; and
- 15 <u>(E)</u> the date of signing; and
- 16 (3) the petition complies with any other applicable
- 17 requirements prescribed by law.
- 18 (c) The use of ditto marks or abbreviations does not
- 19 invalidate a signature if the required information is reasonably
- 20 ascertainable.
- 21 <u>(d) The omission of the state from the signer's residence</u>
- 22 <u>address does not invalidate a signature unless the political</u>
- 23 subdivision from which the signature is obtained is situated in
- 24 more than one state. The omission of the zip code from the address
- 25 does not invalidate a signature.
- 26 (e) The signature is the only entry on the petition that is
- 27 required to be in the signer's handwriting.

- 1 (f) A signer may withdraw the signer's signature by deleting 2 the signature from the petition or by filing with the voter registrar an affidavit requesting that the signature be withdrawn 3 from the petition. A signer may not withdraw the signature from a 4 5 petition on or after the date the petition is received by the registrar. A withdrawal affidavit filed by mail is considered to be 6 7 filed at the time of its receipt by the registrar. The withdrawal 8 of a signature nullifies the signature on the petition and places the signer in the same position as if the signer had not signed the 9
- petition.

 Sec. 502.032. REQUIREMENTS TO ORDER ELECTION. (a) The commissioners court, at its next regular session on or after the 30th day after the date the petition is filed, shall order a local option election to be held on the issue set out in a petition that complies with the requirements of Subsection (b).
- (b) The petition must:
- 17 (1) be filed with the voter registrar not later than 18 the 60th day after the date the petition is issued; and
- (2) bear the signatures of a number of qualified voters of the political subdivision equal to at least 35 percent of the registered voters of the subdivision who voted in the most recent gubernatorial election.
- 23 <u>(c) A voter whose name appears on the list of registered</u>
 24 <u>voters with the notation "S," or a similar notation, shall be</u>
 25 <u>excluded from the computation of the number of registered voters of</u>
 26 a particular territory.
- Sec. 502.033. RECORD IN MINUTES. The commissioners court

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- 1 shall enter in its minutes the date a petition is presented, the
- 2 names of the signers, and the action taken with respect to the
- 3 petition.
- 4 Sec. 502.034. ISSUES TO APPEAR IN ORDER FOR ELECTION. (a)
- 5 The election order must state in its heading and text whether the
- 6 local option election to be held is for the purpose of legalizing or
- 7 prohibiting the operation of eight-liners as set out in the issue
- 8 recited in the application and petition.
- 9 (b) The order must state the issue to be voted on in the
- 10 <u>election</u>.
- 11 Sec. 502.035. BALLOT. The ballot in an election to legalize
- 12 or prohibit the operation of eight-liners shall be prepared to
- 13 permit voting for or against: "The legal operation of eight-liners
- 14 in (name of political subdivision)."
- 15 Sec. 502.036. EVIDENCE OF VALIDITY. The commissioners
- 16 court election order is prima facie evidence of compliance with all
- 17 provisions necessary to give the order validity or to give the
- 18 commissioners court jurisdiction to make the order valid.
- 19 Sec. 502.037. FREQUENCY OF ELECTIONS. A local option
- 20 election on a particular issue may not be held in a political
- 21 subdivision until after the first anniversary of the date of the
- 22 most recent local option election in that political subdivision on
- 23 that issue.
- [Sections 502.038-502.100 reserved for expansion]
- 25 <u>SUBCHAPTER C. HOLDING OF ELECTION</u>
- Sec. 502.101. APPLICABILITY OF ELECTION CODE. Except as
- 27 provided by this chapter, the officers holding a local option

- 1 election shall hold the election in the manner provided by this
- 2 code.
- 3 Sec. 502.102. ELECTION PRECINCTS. (a) County election
- 4 precincts shall be used for a local option election to be held in an
- 5 entire county or in a justice precinct.
- 6 (b) Election precincts established by the governing body of
- 7 the municipality for its municipal elections shall be used for a
- 8 <u>local option election to be held in a municipality.</u> If the
- 9 governing body has not established precincts for its municipal
- 10 elections, the commissioners court shall prescribe the election
- 11 precincts for the local option election under the law governing
- 12 establishment of precincts for municipal elections.
- Sec. 502.103. ISSUE ON BALLOT. (a) The issue ordered to
- 14 appear on the ballot for an election ordered by the commissioners
- 15 court must be the same as the issue applied for and set out in the
- 16 petition.
- 17 <u>(b) The ballot must include the language required under</u>
- 18 Section 502.035.
- 19 Sec. 502.104. COUNTY PAYMENT OF ELECTION EXPENSES. The
- 20 county shall pay the expense of holding a local option election
- 21 <u>authorized by this chapter in the county or in a justice precinct or</u>
- 22 municipality in the county except that:
- (1) if an election is to be held only within the
- 24 corporate limits of a municipality located wholly within the
- 25 county, the county may require the municipality to reimburse the
- 26 county for all or part of the expenses of holding the local option
- 27 election;

- 1 (2) county payment of the expense of an election to
- 2 legalize the operation of eight-liners is limited to the holding of
- 3 one election in a political subdivision during a one-year period;
- 4 and
- 5 (3) county payment of the expense of an election to
- 6 prohibit the operation of eight-liners is limited to the holding of
- 7 one election in a political subdivision during a one-year period.
- 8 Sec. 502.105. DEPOSIT REQUIRED FOR CERTAIN ELECTIONS;
- 9 OFFENSE. (a) If a county is not required to pay the expense of a
- 10 local option election under Section 502.104, the county clerk shall
- 11 require the applicants for a petition for a local option election to
- 12 make a deposit before the issuance of the petition.
- 13 (b) The deposit must be in the form of a cashier's check in
- 14 an amount equal to 25 cents per voter listed on the current list of
- 15 registered voters residing in the county or in a justice precinct or
- 16 municipality in the county where the election is to be held.
- 17 (c) The money received shall be deposited in the county's
- 18 general fund. A refund may not be made to the applicants regardless
- 19 of whether the petition is returned to the county clerk or the
- 20 election is ordered.
- 21 (d) The county clerk may not issue a petition to the
- 22 applicants unless a deposit required by this chapter is made.
- (e) A person who violates Subsection (d) commits an offense.
- 24 An offense under this subsection is a misdemeanor punishable by:
- 25 (1) a fine of not less than \$200 nor more than \$500;
- 26 (2) confinement in the county jail for not more than 30
- 27 days; or

- 1 (3) both the fine and confinement.
- 2 Sec. 502.106. ELECTION IN CERTAIN MUNICIPALITIES. (a)
- 3 This section applies only to an election to legalize or prohibit the
- 4 operation of eight-liners in a municipality that is located in more
- 5 than one county.
- 6 (b) An election to which this section applies shall be
- 7 conducted by the municipality instead of the counties. For the
- 8 purposes of an election conducted under this section, a reference
- 9 in this chapter to:
- 10 (1) the county is considered to refer to the
- 11 municipality;
- 12 (2) the commissioners court is considered to refer to
- 13 the governing body of the municipality;
- 14 (3) the county clerk or voter registrar is considered
- 15 to refer to the secretary of the municipality or, if the
- 16 municipality does not have a secretary, to the person performing
- 17 the functions of a secretary of the municipality; and
- 18 (4) the county judge is considered to refer to the
- 19 mayor of the municipality or, if the municipality does not have a
- 20 mayor, to the presiding officer of the governing body of the
- 21 municipality.
- (c) The municipality shall pay the expense of the election.
- 23 (d) An action to contest the election under Section 502.155
- 24 may be brought in the district court of any county in which the
- 25 municipality is located.
- 26 [Sections 502.107-502.150 reserved for expansion]

1 SUBCHAPTER D. PROCEDURE FOLLOWING ELECTION

- 2 Sec. 502.151. DECLARATION OF RESULT. (a) On completing the
- 3 canvass of the election returns, the commissioners court shall
- 4 issue an order declaring the election result, and the clerk of the
- 5 commissioners court shall record the order as provided by law.
- 6 (b) In a legalization election, if a majority of the votes
- 7 cast favor legalizing the operation of eight-liners in the
- 8 political subdivision, the operation of eight-liners within the
- 9 boundaries of the political subdivision is legal on the entering of
- 10 the court's order. The legalization remains in effect until
- 11 changed by a subsequent local option election held under this code.
- 12 (c) In a prohibitory election, if a majority of the votes
- 13 cast do not favor the legal operation of eight-liners in the
- 14 political subdivision, the court's order must state that the
- 15 operation of eight-liners within the boundaries of the political
- 16 <u>subdivision</u> is prohibited effective on the 30th day after the date
- 17 the order is entered. The prohibition remains in effect until
- 18 changed by a subsequent local option election held under this
- 19 chapter.
- 20 (d) The local option status of a political subdivision does
- 21 not change as a result of the election if:
- 22 (1) in an election described by Subsection (c), less
- 23 than a majority of the votes cast do not favor the issue; and
- 24 (2) in an election described by Subsection (b), less
- 25 than a majority of the votes cast favor the issue.
- Sec. 502.152. ORDER PRIMA FACIE EVIDENCE. The order of the
- 27 commissioners court declaring an election result is prima facie

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- 1 evidence that all provisions of law have been complied with in
- 2 giving notice of and holding the election, counting and returning
- 3 the votes, and declaring the result of the election.
- 4 Sec. 502.153. CERTIFICATION OF RESULT. Not later than the
- 5 third day after the date the result of a local option election has
- 6 been declared, the county clerk shall certify the result to the
- 7 secretary of state. The clerk may not charge a fee for this
- 8 service.
- 9 Sec. 502.154. POSTING ORDER PROHIBITING OPERATION. (a) A
- 10 commissioners court order declaring the result of a local option
- 11 election and prohibiting the operation of eight-liners within the
- 12 boundaries of a political subdivision must be published by posting
- 13 the order at three public places in the political subdivision in
- 14 which the election was held.
- 15 (b) The posting of the order shall be recorded in the
- 16 minutes of the commissioners court by the county judge. The entry
- 17 in the minutes or a copy certified under the hand and seal of the
- 18 county clerk is prima facie evidence of the posting.
- 19 Sec. 502.155. ELECTION CONTEST. (a) The enforcement of
- 20 local option laws in the political subdivision in which an election
- 21 is being contested is not suspended during an election contest.
- 22 (b) The result of an election contest finally settles all
- 23 questions relating to the validity of that election. A person may
- 24 not call the legality of that election into question again in any
- 25 other suit or proceeding.
- 26 (c) If an election contest is not timely instituted, it is
- 27 conclusively presumed that the election is valid and binding in all

- 1 respects on all courts.
 2 [Sections 502.]
- [Sections 502.156-502.200 reserved for expansion]
- 3 <u>SUBCHAPTER E. MISCELLANEOUS LOCAL OPTION PROVISIONS</u>
- 4 Sec. 502.201. LOCAL OPTION STATUS OF AREA. (a) In a
- 5 criminal prosecution, all trial courts of this state shall take
- 6 judicial notice of whether the operation of eight-liners is legal
- 7 <u>or prohibited in an area.</u>
- 8 (b) In an information, complaint, or indictment, an
- 9 <u>allegation that the operation of eight-liners is prohi</u>bited in an
- 10 area is sufficient, but a different status of the area may be urged
- 11 and proved as a defense.
- 12 Sec. 502.202. CHANGE OF STATUS. Except as provided in
- 13 Section 502.203, an authorized voting unit that has exercised or
- 14 may exercise the right of local option retains the status adopted
- 15 until that status is changed by a subsequent local option election
- 16 <u>in the same authorized voting unit.</u>
- 17 Sec. 502.203. PREVAILING STATUS: RESOLUTION OF CONFLICTS.
- 18 To ensure that each voter has the maximum possible control over the
- 19 status of the operation of eight-liners in the area where the voter
- 20 resides:
- 21 (1) the status that resulted from or is the result of a
- 22 <u>duly called election for a municipality prevails against the status</u>
- 23 that resulted from or is the result of an election in a justice
- 24 precinct or county in which the municipality or any part of the
- 25 municipality is contained; and
- 26 (2) the status that resulted from or is the result of
- 27 an election for a justice precinct prevails against the status that

- 1 resulted from or is the result of an election in a municipality in
- 2 which the justice precinct is wholly contained or in a county in
- 3 which the justice precinct is located.
- 4 Sec. 502.204. CHANGE IN PRECINCT BOUNDARIES. (a) When a
- 5 local option status is in effect as the result of the vote in a
- 6 justice precinct, the status shall remain in effect until the
- 7 status is changed as the result of a vote in the same territory that
- 8 constituted the precinct when the status was established. If the
- 9 boundaries of the justice precinct have changed since the status
- 10 was established, the commissioners court shall, for purposes of a
- 11 local option election, define the boundaries of the original
- 12 precinct. A local option election may be held within the territory
- 13 defined by the commissioners court as constituting the original
- 14 precinct.
- 15 (b) Nothing in this section is intended to affect the
- 16 operation of Section 502.203.
- 17 (c) Section 502.104, relating to the payment of local option
- 18 election expenses, applies to elections held in a territory that is
- 19 defined in accordance with Subsection (a).
- SECTION 2. Section 2153.002, Occupations Code, is amended
- 21 by amending Subdivisions (1), (5), and (6) and adding Subdivision
- 22 (2-a) to read as follows:
- 23 (1) "Coin-operated machine" means any kind of machine
- 24 or device operated by or with a coin or other United States
- 25 currency, metal slug, token, electronic card, or check, including a
- 26 music or skill or pleasure coin-operated machine. The term does not
- 27 include an eight-liner.

- 1 (2-a) "Eight-liner" has the meaning assigned by
- 2 Section 47.01, Penal Code.
- 3 (5) "Operator" means a person who exhibits or
- 4 displays, or permits to be exhibited or displayed, a coin-operated
- 5 machine or an eight-liner in this state in a place of business that
- 6 is not owned by the person.
- 7 (6) "Owner" means a person who owns a coin-operated
- 8 machine or an eight-liner in this state.
- 9 SECTION 3. Chapter 2153, Occupations Code, is amended by
- 10 adding Subchapter K to read as follows:
- SUBCHAPTER K. FEE ON EIGHT-LINERS
- 12 Sec. 2153.501. IMPOSITION OF FEE. (a) A fee is imposed on
- 13 each eight-liner that an owner exhibits or displays, or permits to
- 14 be exhibited or displayed, in this state.
- 15 (b) The amount of the fee is \$350 per year.
- Sec. 2153.502. EXEMPTION. The fee imposed under this
- 17 subchapter does not apply to an owner of an eight-liner if the owner
- 18 possesses the eight-liner for resale only.
- 19 Sec. 2153.503. PRORATED FEE. The fee on an eight-liner
- 20 first exhibited or displayed in this state after March 31 of any
- 21 year is one-fourth of the amount imposed under Section 2153.501 for
- 22 each quarter or partial quarter of the calendar year remaining
- 23 after the date the owner first exhibits or displays the
- 24 eight-liner.
- Sec. 2153.504. COLLECTION. (a) The comptroller shall
- 26 collect the fee.
- 27 (b) In collecting the fee, the comptroller may:

- 1 (1) collect the fee on a quarterly basis;
- 2 (2) establish procedures for quarterly collection of
- 3 the fee; and
- 4 (3) establish dates on which the fee payment is due.
- 5 (c) An owner required to pay a fee under this section shall
- 6 pay the fee to the comptroller by cashier's check or money order.
- 7 Sec. 2153.505. ALLOCATION OF REVENUE. (a) The comptroller
- 8 shall deposit 30 percent of each fee collected under this
- 9 subchapter to the credit of the general revenue fund.
- 10 (b) For an eight-liner located in a municipality, the
- 11 comptroller shall remit 70 percent of the fee collected under this
- 12 subchapter to the municipality in which the eight-liner is located.
- (c) For an eight-liner located outside a municipality, the
- 14 comptroller shall remit 70 percent of the fee collected under this
- 15 <u>subchapter to the county in which the eight-liner is located.</u>
- 16 <u>(d) The comptroller shall remit fee revenue to a</u>
- 17 municipality or county under this section as soon as feasible after
- 18 collecting the fee.
- 19 Sec. 2153.506. REFUND OR CREDIT PROHIBITED. The comptroller
- 20 may not refund or assign credit for the fee imposed under this
- 21 subchapter to an owner who ceases to exhibit or display an
- 22 eight-liner before the end of the calendar year for which the fee is
- 23 <u>imposed.</u>
- Sec. 2153.507. FEE PERMIT. (a) The comptroller shall issue
- 25 a fee permit to an owner who pays the fee.
- 26 (b) The comptroller may issue a duplicate fee permit to an
- 27 owner if the owner's fee permit is lost, stolen, or destroyed. The

- 1 fee for a duplicate permit is \$5.
- 2 (c) A fee permit shall be securely attached to the
- 3 eight-liner for which the permit is issued in a manner that requires
- 4 the continued application of steam and water to remove the permit.
- 5 Sec. 2153.508. APPLICABILITY OF TAX CODE. Subtitle B, Title
- 6 2, Tax Code, applies to the administration, collection, and
- 7 enforcement of taxes, penalties, and interest under this
- 8 subchapter.
- 9 SECTION 4. Section 47.01, Penal Code, is amended by
- 10 amending Subdivisions (4) and (9) and adding Subdivisions (10),
- 11 (11), and (12) to read as follows:
- 12 (4) "Gambling device" means any device [electronic,
- 13 electromechanical, or mechanical contrivance not excluded under
- 14 Paragraph (B) that for [a] consideration affords the player or
- 15 <u>user of the device</u> an opportunity to obtain <u>any thing</u> [anything] of
- 16 value, the award of which is determined solely or partially by
- 17 chance, even though accompanied by some skill[, whether or not the
- 18 prize is automatically paid by the contrivance]. The term[:
- 19 $\left[\frac{(A)}{A}\right]$ includes, but is not limited to, a gambling
- 20 device version [versions] of bingo, keno, blackjack, lottery,
- 21 roulette, video poker, or similar electronic, electromechanical,
- 22 or mechanical games, or a facsimile of any of those games
- 23 [facsimiles thereof], that:
- (A) operates solely or partially [operate] by
- 25 chance;
- (B) [or partially so, that] as a result of the
- 27 play or use [operation] of the game, awards [award] credits or free

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   games; [\tau] and
2
                    (C) records [that record] the number of free
 3
   games or credits [so] awarded and the cancellation or removal of the
   free games or credits[; and
4
5
                     [<del>(B) does not include any</del>
                                                         electronic,
6
   electromechanical, or mechanical contrivance designed, made, and
   adapted solely for bona fide amusement purposes if the contrivance
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8
   rewards the player exclusively with noncash merchandise prizes,
   toys, or novelties, or a representation of value redeemable for
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10
   those items, that have a wholesale value available from a single
   play of the game or device of not more than 10 times the amount
11
12
   charged to play the game or device once or $5, whichever is less].
13
                    "Thing of value" means any property, money, right,
14
   privilege, or other benefit, including a representation of value
15
   redeemable for any property, money, right, privilege, or other
   benefit [but does not include an unrecorded and immediate right of
16
17
   replay not exchangeable for value].
               (10) "Device" includes all or part of an electronic,
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   electromechanical, or mechanical contrivance, machine, or
19
20
   apparatus.
21
               (11) "Eight-liner" means an electronic device capable
   of simulating the play of a traditional mechanical slot machine, or
22
   one-armed bandit, regardless of the number of lines of play, that
23
24
   for the payment of consideration affords a player of the device an
   opportunity to win a prize based solely or partially on chance, if
25
26
   the prize from a single play of the game consists of:
27
                    (A) cash in an amount of $1,500 or less; or
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- 1 (B) noncash merchandise, or a representation of
- 2 value redeemable for noncash merchandise, that has a wholesale
- 3 value of \$1,500 or less.
- 4 (12) "Bona fide amusement device" means a device on
- 5 which an amusement game or other activity can be played or conducted
- 6 for consideration, for which skill is the predominating requirement
- 7 for a player of the game to win or be awarded a thing of value. The
- 8 term does not include:
- 9 (A) an eight-liner; or
- 10 (B) an electronic, electromechanical, or
- 11 mechanical version of bingo, keno, blackjack, lottery, roulette,
- 12 video poker, or a similar game, or a facsimile of any of those
- 13 games, that operates solely or partially by chance.
- SECTION 5. Section 47.02(c), Penal Code, is amended to read
- 15 as follows:
- 16 (c) It is a defense to prosecution under this section that
- 17 the actor reasonably believed that the conduct:
- 18 (1) was permitted under Chapter 2001, Occupations
- 19 Code;
- 20 (2) was permitted under Chapter 2002, Occupations
- 21 Code;
- 22 (3) consisted entirely of participation in the state
- 23 lottery authorized by the State Lottery Act (Chapter 466,
- 24 Government Code);
- 25 (4) was permitted under the Texas Racing Act (Article
- 26 179e, Vernon's Texas Civil Statutes); [ex]
- 27 (5) consisted entirely of participation in a drawing

- 1 for the opportunity to participate in a hunting, fishing, or other
- 2 recreational event conducted by the Parks and Wildlife Department;
- 3 <u>or</u>
- 4 (6) consisted entirely of operating an eight-liner in
- 5 an area in which the operation of eight-liners has been legalized by
- 6 <u>a local option election under Chapter 502, Election Code</u>.
- 7 SECTION 6. Section 47.03(b), Penal Code, is amended to read
- 8 as follows:
- 9 (b) An offense under this section is a Class A misdemeanor,
- 10 <u>except that the offense is:</u>
- 11 (1) a state jail felony if:
- (A) the offense involves a device described by
- 13 Section 47.01(11) other than the monetary prize limits provided by
- 14 Sections 47.01(11)(A) and (B); and
- 15 (B) the prize for a single play of the game is
- 16 more than \$1,500 but less than \$20,000;
- 17 (2) a felony of the third degree if:
- 18 (A) the offense involves a device described by
- 19 Section 47.01(11) other than the monetary prize limits provided by
- 20 Sections 47.01(11)(A) and (B); and
- 21 (B) the prize for a single play of the game is at
- 22 least \$20,00<u>0 but less than \$100,000; or</u>
- 23 (3) a felony of the second degree if:
- (A) the offense involves a device described by
- 25 Section 47.01(11) other than the monetary prize limits provided by
- 26 Sections 47.01(11)(A) and (B); and
- (B) the prize for a single play of the game is

- 1 \$100,000 or more.
- 2 SECTION 7. Section 47.04(c), Penal Code, is amended to read
- 3 as follows:
- 4 (c) An offense under this section is a Class A misdemeanor,
- 5 except that the offense is:
- 6 (1) a state jail felony if:
- 7 (A) the offense involves a device described by
- 8 Section 47.01(11) other than the monetary prize limits provided by
- 9 Sections 47.01(11)(A) and (B); and
- 10 (B) the prize for a single play of the game is
- 11 more than \$1,500 but less than \$20,000;
- 12 (2) a felony of the third degree if:
- 13 (A) the offense involves a device described by
- 14 Section 47.01(11) other than the monetary prize limits provided by
- 15 Sections 47.01(11)(A) and (B); and
- 16 (B) the prize for a single play of the game is at
- 17 least \$20,000 but less than \$100,000; or
- 18 (3) a felony of the second degree if:
- 19 (A) the offense involves a device described by
- 20 Section 47.01(11) other than the monetary prize limits provided by
- 21 Sections 47.01(11)(A) and (B); and
- (B) the prize for a single play of the game is
- 23 <u>\$100,000 or more</u>.
- SECTION 8. Section 47.06(e), Penal Code, is amended to read
- 25 as follows:
- 26 (e) An offense under this section is a Class A misdemeanor,
- 27 except that the offense is:

1	(1) a state jail felony if:
2	(A) the offense involves a device described by
3	Section 47.01(11) other than the monetary prize limits provided by
4	Sections 47.01(11)(A) and (B); and
5	(B) the prize for a single play of the game is
6	more than \$1,500 but less than \$20,000;
7	(2) a felony of the third degree if:
8	(A) the offense involves a device described by
9	Section 47.01(11) other than the monetary prize limits provided by
10	Sections 47.01(11)(A) and (B); and
11	(B) the prize for a single play of the game is at
12	<pre>least \$20,000 but less than \$100,000; or</pre>
13	(3) a felony of the second degree if:
14	(A) the offense involves a device described by
15	Section 47.01(11) other than the monetary prize limits provided by
16	Sections 47.01(11)(A) and (B); and
17	(B) the prize for a single play of the game is
18	\$100,000 or more.
19	SECTION 9. Section 47.09(a), Penal Code, is amended to read
20	as follows:
21	(a) It is a defense to prosecution under this chapter that
22	the conduct:
23	(1) was authorized under:
24	(A) Chapter 2001, Occupations Code;
25	(B) Chapter 2002, Occupations Code; or
26	(C) the Texas Racing Act (Article 179e, Vernon's
27	Texas Civil Statutes);

- 1 (2) consisted entirely of participation in the state
- 2 lottery authorized by Chapter 466, Government Code; [or]
- 3 (3) was a necessary incident to the operation of the
- 4 state lottery and was directly or indirectly authorized by:
- 5 (A) Chapter 466, Government Code;
- 6 (B) the lottery division of the Texas Lottery
- 7 Commission;
- 8 (C) the Texas Lottery Commission; or
- 9 (D) the director of the lottery division of the
- 10 Texas Lottery Commission; or
- 11 (4) consisted entirely of operating an eight-liner in
- 12 an area in which the operation of eight-liners has been legalized by
- 13 <u>a local option election under Chapter 502, Election Code</u>.
- 14 SECTION 10. Chapter 47, Penal Code, is amended by adding
- 15 Section 47.091 to read as follows:
- Sec. 47.091. DEFENSES FOR BONA FIDE AMUSEMENT DEVICE. (a)
- 17 It is an affirmative defense to prosecution under Section 47.02
- 18 that:
- 19 (1) the conduct consists entirely of the play or use of
- 20 a bona fide amusement device; and
- 21 (2) the player or user may not win or be awarded a
- 22 thing of value for playing or using the device other than:
- 23 (A) noncash merchandise available only on the
- 24 premises where the device is located; or
- (B) a ticket, coupon, or other representation of
- 26 value redeemable only on the premises where the device is located
- 27 for noncash merchandise.

- 1 (b) For purposes of Subsection (a):
- 2 (1) the noncash merchandise or representation of value
- 3 redeemable for noncash merchandise that may be won or awarded for a
- 4 single play of a game or use of the device may not have a wholesale
- 5 value of more than the lesser of:
- 6 (A) 10 times the amount charged for the single
- 7 play or use; or
- 8 <u>(B)</u> \$5; and
- 9 (2) an item of noncash merchandise that may be won or
- 10 awarded for playing or using the device or for which a person may
- 11 redeem one or more tickets, coupons, or other representations of
- 12 value won or awarded for playing or using the device may not have a
- 13 wholesale value of more than \$50.
- 14 (c) It is an affirmative defense to prosecution under
- 15 Section 47.03, 47.04, or 47.06 that the conduct consists of or is a
- 16 <u>necessary incident to offering, using, or maintaining one or more</u>
- 17 bona fide amusement devices used exclusively for conduct for which
- 18 Subsection (a) provides an affirmative defense to a person playing
- 19 or using the device, including the manufacturing, transporting,
- 20 storing, or repairing of the device.
- 21 SECTION 11. Section 47.02(e), Penal Code, is repealed.
- SECTION 12. (a) The change in law made by this Act applies
- 23 only to an offense committed on or after the effective date of this
- 24 Act. For purposes of this section, an offense is committed before
- 25 the effective date of this Act if any element of the offense occurs
- 26 before that date.
- 27 (b) An offense committed before the effective date of this

- 1 Act is covered by the law in effect when the offense was committed,
- 2 and the former law is continued in effect for that purpose.
- 3 SECTION 13. (a) This Act takes effect only if the
- 4 constitutional amendment proposed by the 83rd Legislature, Regular
- 5 Session, 2013, authorizing local option elections to legalize or
- 6 prohibit the operation of eight-liners takes effect. If that
- 7 amendment is not approved by the voters, this Act has no effect.
- 8 (b) Subject to Subsection (a) of this section:
- 9 (1) Sections 1, 2, and 4 through 12 of this Act take
- 10 effect on the date on which the constitutional amendment described
- 11 by Subsection (a) of this section takes effect; and
- 12 (2) Section 3 of this Act takes effect January 1, 2014.