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Ordinance No. 102458

AN ORDINANCE relating to gambling, amending and reenacting in accordance with Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Sections 23, 25 and 26 of Ordinance 16046, Section 1 of Ordinance 16208, Section 1 of Ordinance 31592, Section 2 of Ordinance 97955, Section 300-E of Ordinance 48022, and Section 2 of Ordinance 71881, and repealing Ordinances 100282, 101370, and Sections 22 and 24 of Ordinance 16046.

7-24-73 - Passed

COMPTROLLER
FILE NUMBER 2-15988

Council Bill No. 94101

INTRODUCED: JUL 16 1973	BY: PUB. SAFETY & HEALTH
REFERRED: JUL 16 1973	TO: PUB. SAFETY & HEALTH
REFERRED: JUL 30 1973	PUB. SAFETY & HEALTH <i>FINDINGS</i>
REFERRED:	
REPORTED: AUG 13 1973	SECOND READING: AUG 13 1973
THIRD READING: AUG 13 1973	SIGNED: AUG 13 1973
PRESENTED TO MAYOR: AUG 14 1973	APPROVED: AUG 22 1973
REFD. TO CITY CLERK: AUG 22 1973	PUBLISHED: AUG 25 1973
VETOED BY MAYOR:	VETO PUBLISHED:
PASSED OVER VETO:	VETO SUSTAINED:

RS

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CERTIFIED COPY

Ordinance No. 102458

AN ORDINANCE relating to gambling, amending and reenacting in accordance with Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Sections 23, 25 and 26 of Ordinance 16046, Section 1 of Ordinance 16208, Section 1 of Ordinance 31592, Section 2 of Ordinance 97955, Section 300-E of Ordinance 48022, and Section 2 of Ordinance 71881, and repealing Ordinances 100282, 101370, and Sections 22 and 24 of Ordinance 16046.

7-24-73 - P.O.

COMPTROLLER
FILE NUMBER 7-15938

Council Bill No. 94101

INTRODUCED: JUL 16 1973	BY: E.R. SAFETY & HEALTH
REFERRED: JUL 16 1973	TO: PUB. SAFETY & HEALTH
REFERRED: JUL 30 1973	PUB. SAFETY & HEALTH <i>FINANCE</i>
REFERRED:	
REPORTED: AUG 13 1973	SECOND READING: AUG 13 1973
THIRD READING: AUG 13 1973	SIGNED: AUG 13 1973
PRESENTED TO MAYOR: AUG 14 1973	APPROVED: AUG 22 1973
REFD. TO CITY CLERK: AUG 22 1973	PUBLISHED: AUG 23 1973
VETOED BY MAYOR:	VETO PUBLISHED:
PASSED OVER VETO:	VETO SUSTAINED:

ASS

STATE OF WASHINGTON
COUNTY OF KING SS
CITY OF SEATTLE

I, C.G. ERLANDSON, Comptroller and City Clerk of the City of Seattle, do hereby certify that the within and foregoing is a true and correct copy of the original instrument as the same appears on file, and of record in this Department.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the City of Seattle, this

AUG 24 1973

C.G. ERLANDSON
Comptroller and City Clerk

C.G. ERLANDSON
Chief Deputy

ORDINANCE 102458

AN ORDINANCE relating to gambling; amending and reenacting in accordance with Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Sections 23, 25 and 26 of Ordinance 16046, Section 1 of Ordinance 16208, Section 1 of Ordinance 31592, Section 2 of Ordinance 97955, Section 300-E of Ordinance 48022, and Section 2 of Ordinance 71881, and repealing Ordinances 100282, 101370, and Sections 22 and 24 of Ordinance 16046.

WHEREAS, Section 28 of Chapter 218, Laws of Washington, 1973 1st Ex. Sess. provides that any ordinance, resolution or other legislative act by any city relating to gambling in existence on the effective date of said statute shall be null and void and of no effect, and further provides that any such city may thereafter enact such local law consistent with the provisions of said statute; and

WHEREAS, it is the intent of the City to provide for the continuation in effect of certain such ordinances in accordance and consistent with said Chapter 218, Laws of Washington, 1973 1st Ex. Sess.; Now, therefore,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 23 of Ordinance 16046 as last amended by Ordinance 93415 is hereby amended and reenacted to read as follows:

Section 23. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful for anyone to engage in gambling, bunco or swindling games or to operate or possess any device for swindling or defrauding others, or to engage in the telling of fortunes or the reading of palms for compensation, gratuity or reward.

Section 2. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 25 of Ordinance 16046 is hereby amended and reenacted to read as follows:

Section 25. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful for any person or persons to deal, play at, wager anything of value upon,

or in any manner take part in or carry on, or cause to be opened, or to conduct, set up, keep or exhibit any gaming table or game whatever for the purpose of gambling, or any game of chance for the purpose of winning or securing money by chance, played with cards, dice or any device of whatever kind or nature, for money, checks, credits or any representative of value whatever, or to have in his possession to be used for the purpose of gambling or winning money by chance, any gaming device whatever.

Section 4. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 26 of Ordinance 16046 is hereby amended and reenacted to read as follows:

Section 26. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful for any person to keep or maintain any gambling house, or room or any place where betting is done for the purpose of winning money by chance, or to procure or permit any persons to come together in any house, premises or place occupied or owned by him or under his control, for the purpose of gaming or winning money or anything of value by chance, or for any person or persons to be present in any gambling house, room or place where gambling is carried on or which is maintained for gambling purposes, where such person has knowledge that gambling is being carried on or that such place is maintained for gambling purposes.

Section 5. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 1 of Ordinance 16208 is hereby reenacted as follows:

Section 1. It shall be unlawful for any person, firm, or corporation to maintain, conduct, carry on, control or be in any manner connected with any stock exchange, or place or establishment

where bets or wagers on the rise or fall of prices of stocks, grains, oils or of any commodity, or on the result of horse races are made or registered; provided, however, that nothing herein contained shall be construed to prevent the bona fide purchase or sale of stocks or collaterals on commission.

Section 6. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 1 of Ordinance 31592 is hereby reenacted as follows:

Section 1. It shall be unlawful for any person to receive, record or register bets, stakes, or wagers, or to sell pools, or to make a book or books upon any base ball game, or upon the result of any trial or contest of skill or ability of any base ball player, in The City of Seattle; or to keep, manage, conduct, maintain or occupy any house, room, shop, shed, tenement, tent, booth, building, float, or vessel, or any part thereof, or to keep, manage, conduct, maintain, or occupy any place or stand of any kind upon any public or private ground, street, park, garden, enclosure, or place for the purpose of receiving, recording, registering, forwarding or transmitting any bets, stakes, or wagers, or of selling pools, or of book making upon any such base ball game or result; or for any person who being the owner, lessee, or occupant of any house, room, shop, shed, tenement, booth, or building, float or vessel, or part thereof, or of any park, ground, garden, enclosure or place, knowingly permits the same to be used or occupied for any of the purposes herein prohibited, or who knowingly permits to be kept, exhibited or used therein any book, paper, board, device, apparatus or paraphernalia, for the purpose of registering such bets, stakes or wagers, or for the purpose of such pool selling or bookmaking; or for any person,

whether as principal, employer, owner, agent, employee or assistant, or as officer, agent or employee of a corporation, to aid, assist, or abet in any manner any of the said acts or things which are hereby forbidden.

Section 7. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 2 of Ordinance 97955 is hereby reenacted as follows:

Section 2. It is unlawful for any person to conduct a public card room within the City of Seattle.

Section 8. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 300-E of the License Code (Ordinance 48022) as last amended by Ordinance 97957 is hereby amended and reenacted as follows:

Section 300-E. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful to sell, operate or use, or permit to be operated or used, or to possess, exhibit or display with intent that the same shall be sold, operated or used, any amusement device which is so designed and equipped as to render it of practical utility only as a device to be used for gambling or for playing a game of chance or which may be used for playing a game in which the element of chance predominates over skill, including particularly so-called multiple coin pinball machines which contain any mechanism which varies the chance of winning free games or the number of free games which may be won depending on the number of coins inserted; or to sell, or display for purpose of sale, or to keep, maintain or operate, or permit to be kept, maintained or operated, any amusement device which is constructed or which may be used to pay off in cash, checks or tokens, or in any manner whatsoever;

and no license shall be issued for operation or use of any such device. This prohibition shall not apply to any amusement device, other than a multiple coin pinball machine, which is so constructed, operated and designed as to only permit automatically, winning of not more than nine free games in one operation, and upon which no more than nine free games may be accumulated, and the privilege of playing such free games shall not constitute a pay-off as herein defined; provided that such free games shall be removable from such device only by the complete playing thereof, and it shall be unlawful for anyone to exchange or transfer the privilege of playing free games won on amusement devices licensed hereunder for any consideration, direct or indirect.

Section 9. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 2 of Ordinance 71881 is hereby amended and reenacted as follows:

Section 2. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful to play, or to make available for play in public any mechanical musical machine which is or can be used for gambling or for playing thereon a game of chance, or to play or reproduce, or to allow to be played or reproduced thereon in public, any indecent music, speeches, reproductions or pictures.

Section 10. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess.:

(1) Ordinance 100282 entitled:

"AN ORDINANCE requiring the filing of quarterly declarations of intent and financial statements in connection with the conduct by bona fide charitable or nonprofit organizations of those bingo, raffle and amusement games exempted from

the criminal penalties of state law by Chapter 280, Laws of 1971, 1st Extraordinary Session, and superseding Sections 22, 23, 24, 25 and 26 of Ordinance 16046 to the extent in conflict.";

(2) Ordinance 101370 entitled:

"AN ORDINANCE amending Ordinance 100282 relating to bingo, raffle and amusement games exempted from the criminal penalties of state law by Chapter 280, Laws of 1971, 1st Extraordinary Session, as amended, to provide certain additional restrictions on the conduct of such games, to impose a quarterly limitation on receipts, and to increase the fee paid in connection with declarations of intent and financial statements filed pursuant thereto.", and

(4) Sections 22 and 24 of Ordinance 16046 entitled:

"AN ORDINANCE for the preservation of public morality, peace, safety and good order in the City of Seattle, and providing penalties for violation thereof.",

are hereby repealed.

(To be used for all Ordinances except Emergency.)

Section 11. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed by the City Council the 13 day of August, 1973,
and signed by me in open session in authentication of its passage this 13 day of
August, 1973. Wm E. Iwai

President..... of the City Council.

Approved by me this 22 day of August, 1973.
[Signature]
Mayor.

Filed by me this 22 day of August, 1973.
[Signature]

Published AUG 25 1973

ORDINANCE 102458

AN ORDINANCE relating to gambling; amending and reenacting in accordance with Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Sections 23, 25 and 26 of Ordinance 16046, Section 1 of Ordinance 15208, Section 1 of Ordinance 31592, Section 2 of Ordinance 97955, Section 300-E of Ordinance 48022, and Section 2 of Ordinance 71881, and repealing Ordinances 100282, 101370, and Sections 22 and 24 of Ordinance 16046.

WHEREAS, Section 28 of Chapter 218, Laws of Washington, 1973 1st Ex. Sess. provides that any ordinance, resolution or other legislative act by any city relating to gambling in existence on the effective date of said statute shall be null and void and of no effect, and further provides that any such city may thereafter enact such local law consistent with the provisions of said statute; and

WHEREAS, it is the intent of the City to provide for the continuation in effect of certain such ordinances in accordance and consistent with said Chapter 218, Laws of Washington, 1973 1st Ex. Sess.; Now, therefore,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 23 of Ordinance 16046 as last amended by Ordinance 93415 is hereby amended and reenacted to read as follows:

Section 23. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful for anyone to engage in gambling, bunco or swindling games or to operate or possess any device for swindling or defrauding others, or to engage in the telling of fortunes or the reading of palms for compensation, gratuity or reward.

Section 2. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 25 of Ordinance 16046 is hereby amended and reenacted to read as follows:

Section 25. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful for any person or persons to deal, play at, wager anything of value upon,

or in any manner take part in or carry on, or cause to be opened, or to conduct, set up, keep or exhibit any gaming table or game whatever for the purpose of gambling, or any game of chance for the purpose of winning or securing money by chance, played with cards, dice or any device of whatever kind or nature, for money, checks, credits or any representative of value whatever, or to have in his possession to be used for the purpose of gambling or winning money by chance, any gaming device whatever.

Section 4. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 26 of Ordinance 16046 is hereby amended and reenacted to read as follows:

Section 26. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful for any person to keep or maintain any gambling house, or room or any place where betting is done for the purpose of winning money by chance, or to procure or permit any persons to come together in any house, premises or place occupied or owned by him or under his control, for the purpose of gaming or winning money or anything of value by chance, or for any person or persons to be present in any gambling house, room or place where gambling is carried on or which is maintained for gambling purposes, where such person has knowledge that gambling is being carried on or that such place is maintained for gambling purposes.

Section 5. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 1 of Ordinance 16208 is hereby reenacted as follows:

Section 1. It shall be unlawful for any person, firm, or corporation to maintain, conduct, carry on, control or be in any manner connected with any stock exchange, or place or establishment

where bets or wagers on the rise or fall of prices of stocks, grains, oils or of any commodity, or on the result of horse races are made or registered; provided, however, that nothing herein contained shall be construed to prevent the bona fide purchase or sale of stocks or collaterals on commission.

Section 6. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 1 of Ordinance 31592 is hereby reenacted as follows:

Section 1. It shall be unlawful for any person to receive, record or register bets, stakes, or wagers, or to sell pools, or to make a book or books upon any base ball game, or upon the result of any trial or contest of skill or ability of any base ball player, in The City of Seattle; or to keep, manage, conduct, maintain or occupy any house, room, shop, shed, tenement, tent, booth, building, float, or vessel, or any part thereof, or to keep, manage, conduct, maintain, or occupy any place or stand of any kind upon any public or private ground, street, park, garden, enclosure, or place for the purpose of receiving, recording, registering, forwarding or transmitting any bets, stakes, or wagers, or of selling pools, or of book making upon any such base ball game or result; or for any person who being the owner, lessee, or occupant of any house, room, shop, shed, tenement, booth, or building, float or vessel, or part thereof, or of any park, ground, garden, enclosure or place, knowingly permits the same to be used or occupied for any of the purposes herein prohibited, or who knowingly permits to be kept, exhibited or used therein any book, paper, board, device, apparatus or paraphernalia, for the purpose of registering such bets, stakes or wagers, or for the purpose of such pool selling or bookmaking; or for any person,

whether as principal, employer, owner, agent, employee or assistant, or as officer, agent or employee of a corporation, to aid, assist, or abet in any manner any of the said acts or things which are hereby forbidden.

Section 7. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 2 of Ordinance 97955 is hereby reenacted as follows:

Section 2. It is unlawful for any person to conduct a public card room within the City of Seattle.

Section 8. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 300-E of the License Code (Ordinance 48022) as last amended by Ordinance 97957 is hereby amended and reenacted as follows:

Section 300-E. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful to sell, operate or use, or permit to be operated or used, or to possess, exhibit or display with intent that the same shall be sold, operated or used, any amusement device which is so designed and equipped as to render it of practical utility only as a device to be used for gambling or for playing a game of chance or which may be used for playing a game in which the element of chance predominates over skill, including particularly so-called multiple coin pinball machines which contain any mechanism which varies the chance of winning free games or the number of free games which may be won depending on the number of coins inserted; or to sell, or display for purpose of sale, or to keep, maintain or operate, or permit to be kept, maintained or operated, any amusement device which is constructed or which may be used to pay off in cash, checks or tokens, or in any manner whatsoever;

and no license shall be issued for operation or use of any such device. This prohibition shall not apply to any amusement device, other than a multiple coin pinball machine, which is so constructed, operated and designed as to only permit automatically, winning of not more than nine free games in one operation, and upon which no more than nine free games may be accumulated, and the privilege of playing such free games shall not constitute a pay-off as herein defined; provided that such free games shall be removable from such device only by the complete playing thereof, and it shall be unlawful for anyone to exchange or transfer the privilege of playing free games won on amusement devices licensed hereunder for any consideration, direct or indirect.

Section 9. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 2 of Ordinance 71881 is hereby amended and reenacted as follows:

Section 2. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful to play, or to make available for play in public any mechanical musical machine which is or can be used for gambling or for playing thereon a game of chance, or to play or reproduce, or to allow to be played or reproduced thereon in public, any indecent music, speeches, reproductions or pictures.

Section 10. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess.:

(1) Ordinance 100262 entitled:

"AN ORDINANCE requiring the filing of quarterly declarations of intent and financial statements in connection with the conduct by bona fide charitable or nonprofit organizations of those bingo, raffle and amusement games exempted from

the criminal penalties of state law by Chapter 280, Laws of 1971, 1st Extraordinary Session, and superseding Sections 22, 23, 24, 25 and 26 of Ordinance 16046 to the extent in conflict.";

(2) Ordinance 101370 entitled:

"AN ORDINANCE amending Ordinance 100282 relating to bingo, raffle and amusement games exempted from the criminal penalties of state law by Chapter 280, Laws of 1971, 1st Extraordinary Session, as amended, to provide certain additional restrictions on the conduct of such games, to impose a quarterly limitation on receipts, and to increase the fee paid in connection with declarations of intent and financial statements filed pursuant thereto.", and

(4) Sections 22 and 24 of Ordinance 16046 entitled:

"AN ORDINANCE for the preservation of public morality, peace, safety and good order in the City of Seattle, and providing penalties for violation thereof.",

are hereby repealed.

(To be used for all Ordinances except Emergency.)

Section 11. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed by the City Council the 13 day of August, 1973
and signed by me in open session in authentication of its passage this 13 day of August, 1973.
Wm E. Iwai

President..... of the City Council.

Approved by me this 22 day of August, 1973
[Signature]
Mayor.

Filed by me this 22 day of August, 1973.

Attest: [Signature]
City Comptroller and City Clerk.

(SEAL)

Published AUG 25 1973

By [Signature]
Deputy Clerk.

The City of Seattle--Legislative Department

MR. PRESIDENT:

Date Reported
and Adopted

Your Committee on

FINANCE and PUBLIC SAFETY & HEALTH

AUG 13 1973

to which was referred

C.B. 94101,

Relating to gambling, amending and reenacting in accordance with Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Sections 23, 25 and 26 of Ordinance 16046, Section 1 of Ordinance 16208, Section 1 of Ordinance 31592, Section 2 of Ordinance 97955, Section 300-E of Ordinance 48022, and Section 2 of Ordinance 71881, and repealing Ordinances 100282, 101370, and Sections 22 and 24 of Ordinance 16046,

RECOMMEND THAT THE SAME DO PASS.

George E. Cooley

FIN.
Chairman

[Signature]

PS&H
Chairman

Committee

Committee

ORDINANCE 102458

AN ORDINANCE relating to gambling, amending and reenacting in accordance with Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Sections 23, 24, 25 and 26 of Ordinance 14046, Section 1 of Ordinance 14398, Section 1 of Ordinance 31522, Section 2 of Ordinance 47455, Section 300-E of Ordinance 48423, and Section 2 of Ordinance 71881, and repealing Ordinances 190282, 191270, and Sections 22 and 24 of Ordinance 16046.

WHEREAS, Section 23 of Chapter 218, Laws of Washington, 1973 1st Ex. Sess. provides that any ordinance, resolution or other legislative act by any city relating to gambling in existence on the effective date of said statute shall be null and void and of no effect, and further provides that any such city may thereafter enact such local law consistent with the provisions of said statute; and

WHEREAS, it is the intent of the City to provide for the continuation in effect of certain such ordinances in accordance and consistent with said Chapter 218, Laws of Washington, 1973 1st Ex. Sess.; Now, therefore,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 23 of Ordinance 16046 as last amended by Ordinance 34417 is hereby amended and reenacted to read as follows:

Section 23. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful for anyone to engage in gambling, buncle or swindling games or to operate or possess any device for swindling or defrauding others, or to engage in the telling of fortunes or the reading of palms for compensation, gratuity or reward.

Section 2. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 25 of Ordinance 16046 is hereby amended and reenacted to read as follows:

Section 25. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful for any person or persons to deal, play at, wager anything of value upon, or in any manner take part in or carry on, or cause to be opened, or to conduct, set up, keep or exhibit any gaming table or game whatever for the purpose of gambling, or any game of chance for the purpose of winning or securing money by chance, played with cards, dice or any device of whatever kind or nature, for money, checks, credits or any representative of value whatever, or to have in his possession to be used for the purpose of gambling or winning money by chance, any gaming device whatever.

Section 4. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 26 of Ordinance 14046 is hereby amended and reenacted to read as follows:

Section 26. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful for any person to keep or maintain any gambling house, or room or place where betting is done for the purpose of winning money by chance, or to procure or permit any persons to come together in any house, premises or place occupied or owned by him or under his control for the purpose of gaming or winning money or anything of value by chance, or for any person or persons to be present in any gambling house, room or place where gambling is carried on or which is maintained for gambling purposes, where

constructed or which may be used to pay off in cash, checks or tokens, or in any manner whatsoever, and no license shall be issued for operation or use of any such device. This prohibition shall not apply to any amusement device, other than a multiple coin pinball machine, which is so constructed, operated and designed as to only permit automatically, winning of not more than nine free games in one operation, and upon which no more than nine free games may be accumulated, and the privilege of playing such free games shall not constitute a pay-off as herein defined; provided that such free games shall be removable from such device only by the complete playing thereof and it shall be unlawful for anyone to exchange or transfer the privilege of playing free games won on amusement devices licensed hereunder for any consideration, direct or indirect.

Section 3. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Section 2 of Ordinance 73883 is hereby amended and reenacted as follows:

Section 2. Except as authorized by or pursuant to Chapter 218, Laws of Washington, 1973 1st Ex. Sess., it is unlawful to play, or to make available for play in public any mechanical musical machine which is or can be used for gambling or for playing thereon a game of chance, or to play or reproduce, or to allow to be played or reproduced thereon in public, any indecent music, speeches, reproductions or pictures.

Section 10. That from and after the effective date of Chapter 218, Laws of Washington, 1973 1st Ex. Sess.:

(1) Ordinance 100282 entitled "AN ORDINANCE requiring the filing of quarterly declarations of intent and financial statements in connection with the conduct by bona fide charitable or nonprofit organizations of those bingo, raffle and amusement games exempted from the criminal penalties of state law by Chapter 280, Laws of 1971 1st Extraordinary Session, and superseding Sections 22, 23, 24, 25 and 26 of Ordinance 16046 to the extent in conflict."

(2) Ordinance 191270 entitled "AN ORDINANCE amending Ordinance 100282 relating to bingo, raffle and amusement games exempted from the criminal penalties of state law by Chapter 280, Laws of 1971 1st Extraordinary Session, as amended, to provide certain additional restrictions on the conduct of such games, to impose a quarterly limitation on receipts, and to increase the fee paid in connection with declarations of intent and financial statements filed pursuant thereto," and

(4) Sections 22 and 24 of Ordinance 16046 entitled:

"AN ORDINANCE for the preservation of public morality, peace, safety and good order in the City of Seattle, and providing penalties for violation thereof," are hereby repealed.

Section 11. This ordinance shall take effect and be in force thirty days from and after its passage and approval, if approved by the Mayor; otherwise it shall take effect at the time it shall become a law under the provisions of the city charter.

Passed by the City Council the 13th day of August, 1973, and signed by me in open session in authentication of its passage this 13th day of August, 1973.

LIEM E. TUAI, President of the City Council.

City of Publication

CITY OF WASHINGTON, KING COUNTY—SS.

I, undersigned, on oath states that he is an owner of The Daily Journal of Commerce, which newspaper is a legal newspaper and it is now and has been for more to the date of publication hereinafter in the English language continuously in Seattle, King County, Washington, during all of said time was printed in at the aforesaid place of publication of Daily Journal of Commerce was on the 1, approved as a legal newspaper by King County.

A true and exact form annexed, was published in Daily Journal of Commerce, which was sent to its subscribers during the below

annexed notice, a 7
CE NO. 102458

Aug 25, 1973

M. E. Brown
Subscribed and sworn to before me on

3
[Signature]
City Public for the State of Washington, residing in Seattle.

The City of Seattle--Legislative Department

MR. PRESIDENT:

Date Reported
and Adopted

Your Committee on
to which was referred C.B. 94101,

FINANCE and PUBLIC SAFETY & HEALTH

AUG 13 1973

Relating to gambling, amending and reenacting in accordance with Chapter 218, Laws of Washington, 1973 1st Ex. Sess., Sections 23, 25 and 26 of Ordinance 16046, Section 1 of Ordinance 16208, Section 1 of Ordinance 31592, Section 2 of Ordinance 97955, Section 300-E of Ordinance 48022, and Section 2 of Ordinance 71881, and repealing Ordinances 100282, 101370, and Sections 22 and 24 of Ordinance 16046,

RECOMMEND THAT THE SAME DO PASS.

George E. Cooley

FIN.
Chairman

PS&H
Chairman

Committee

Committee