## FIRST REGULAR SESSION

## **SENATE BILL NO. 431**

## **100TH GENERAL ASSEMBLY**

INTRODUCED BY SENATOR SCHATZ.

Read 1st time February 25, 2019, and ordered printed.

1513S.03I

ADRIANE D. CROUSE, Secretary.

## AN ACT

To repeal sections 311.660, 311.710, 311.720, 313.004, 313.255, 572.010, and 572.100, RSMo, and to enact in lieu thereof seven new sections relating to illegal gambling, with existing penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 311.660, 311.710, 311.720, 313.004, 313.255, 572.010, and 572.100, RSMo, are repealed and seven new sections enacted in lieu thereof, to be known as sections 311.660, 311.710, 311.720, 313.004, 313.255, 572.010, and 572.100, to read as follows:

311.660. The supervisor of liquor control shall have the authority to suspend or revoke for cause all such licenses; and to make the following regulations, without limiting the generality of provisions empowering the supervisor of liquor control as in this chapter set forth as to the following matters, acts and things:

6 (1) Fix and determine the nature, form and capacity of all packages used 7 for containing intoxicating liquor of any kind, to be kept or sold under this law;

8 (2) Prescribe an official seal and label and determine the manner in which 9 such seal or label shall be attached to every package of intoxicating liquor so sold 10 under this law; this includes prescribing different official seals or different labels 11 for the different classes, varieties or brands of intoxicating liquor;

(3) Prescribe all forms, applications and licenses and such other forms as
are necessary to carry out the provisions of this chapter, except that when a
licensee substantially complies with all requirements for the renewal of a license
by the date on which the application for renewal is due, such licensee shall be
permitted at least an additional ten days from the date notice is sent that the

17 application is deficient, in which to complete the application;

18 (4) Prescribe the terms and conditions of the licenses issued and granted19 under this law;

(5) Prescribe the nature of the proof to be furnished and conditions to be
observed in the issuance of duplicate licenses, in lieu of those lost or destroyed;
(6) Establish rules and regulations for the conduct of the business carried
on by each specific licensee under the license, and such rules and regulations if
not obeyed by every licensee shall be grounds for the revocation or suspension of

25 the license;

26 (7) The right to examine books, records and papers of each licensee and 27 to hear and determine complaints against any licensee;

(8) To issue subpoenas and all necessary processes and require theproduction of papers, to administer oaths and to take testimony;

30 (9) Prescribe all forms of labels to be affixed to all packages containing31 intoxicating liquor of any kind; [and]

(10) To refer to the Missouri gaming commission any suspected
illegal gambling activity punishable under chapter 572 being conducted
on the premises of a location licensed under this chapter, which shall
be investigated under subsection 13 of section 313.004; and

36 (11) To make such other rules and regulations as are necessary and 37 feasible for carrying out the provisions of this chapter, as are not inconsistent 38 with this law.

311.710. 1. In addition to the penalties and proceedings for suspension or revocation of licenses provided for in this chapter, and without limiting them, proceedings for the suspension or revocation of any license authorizing the sale of intoxicating liquor at retail may be brought in the circuit court of any county in this state, or in the city of St. Louis, in which the licensed premises are located and such proceedings may be brought by the sheriff or any peace officer of that county or by any eight or more persons who are taxpaying citizens of the county or city for any of the following offenses:

9 (1) Selling, giving or otherwise supplying intoxicating liquor to a habitual 10 drunkard or to any person who is under or apparently under the influence of 11 intoxicating liquor;

12 (2) Knowingly permitting any prostitute, degenerate, or dissolute person13 to frequent the licensed premises;

14 (3) Permitting on the licensed premises any disorderly conduct, breach of

15 the peace, or any lewd, immoral or improper entertainment, conduct or practices;

(4) Selling, offering for sale, possessing or knowingly permitting the
consumption on the licensed premises of any kind of intoxicating liquors, the sale,
possession or consumption of which is not authorized under his license;

(5) Selling, giving, or otherwise supplying intoxicating liquor to anyperson under the age of twenty-one years;

(6) Selling, giving or otherwise supplying intoxicating liquors between the
hours of 12:00 midnight Saturday night and 12:00 midnight Sunday night;

23 (7) Permitting on the licensed premises any form of gambling
24 punishable under chapter 572.

252. Provided, that said taxpaying citizen shall submit in writing, under 26oath, by registered United States mail to the supervisor of liquor control a joint 27complaint, stating the name of the licensee, the name under which the licensee's 28business is conducted and the address of the licensed premises, setting out in 29general the character and nature of the offense or offenses charged, together with the names and addresses of the witnesses by whom proof thereof is expected to 30 31be made; and provided, that after a period of thirty days after the mailing of such complaint to the supervisor of liquor control the person therein complained of 3233 shall not have been cited by the supervisor to appear and show cause why his license should not be suspended or revoked then they shall file with the circuit 34clerk of the county or city in which the premises are located a copy of the 35 complaint on file with the supervisor of liquor control. 36

373. If, pursuant to the receipt of such complaint by the supervisor of liquor 38control, the licensee appears and shows cause why his license should not be suspended or revoked at a hearing held for that purpose by the supervisor and 39 40 either the complainants or the licensee consider themselves aggrieved with the order of the supervisor then, after a request in writing by either the complainants 41 or the licensee, the supervisor shall certify to the circuit clerk of the county or 42city in which the licensed premises are located a copy of the original complaint 43 filed with him, together with a copy of the transcript of the evidence adduced at 44 the hearing held by him. Such certification by the supervisor shall not act as a 4546 supersedeas of any order made by him.

47 4. Upon receipt of such complaint, whether from the complainant directly 48 or from the supervisor of liquor control, the court shall set a date for an early 49 hearing thereon and it shall be the duty of the circuit clerk to cause to be 50 delivered by registered United States mail to the prosecuting attorney of the

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51 county or to the circuit attorney of the city of St. Louis and to the licensee copies 52 of the complaint and he shall, at the same time, give notice of the time and place 53 of the hearing. Such notice shall be delivered to the prosecuting attorney or to 54 the circuit attorney and to the licensee at least fifteen days prior to the date of 55 the hearing.

56 5. The complaint shall be heard by the court without a jury and if there 57 has been a prior hearing thereon by the supervisor of liquor control then the case 58 shall be heard de novo and both the complainants and the licensee may produce 59 new and additional evidence material to the issues.

60 6. If the court shall find upon the hearing that the offense or offenses 61 charged in the complaint have been established by the evidence, the court shall 62 order the suspension or revocation of the license but, in so doing, shall take into 63 consideration whatever order, if any, may have been made in the premises by the 64 supervisor of liquor control. If the court finds that to revoke the license would be 65 unduly severe, then the court may suspend the license for such period of time as 66 the court deems proper.

67 7. The judgment of the court in no event shall be superseded or stayed68 during pendency of any appeal therefrom.

8. It shall be the duty of the prosecuting attorney or circuit attorney to
prosecute diligently and without delay any such complaints coming to him by
virtue of this section.

9. The jurisdiction herein conferred upon the circuit courts to hear and determine complaints for the suspension or revocation of licenses in the manner provided in this section shall not be exclusive and any authority conferred upon the supervisor of liquor control to revoke or suspend licenses shall remain in full force and effect, and the suspension or revocation of a license as provided in this section shall be in addition to and not in lieu of any other revocation or suspension provided by this chapter.

79 10. Costs accruing because of such hearings in the circuit court shall be80 taxed in the same manner as criminal costs.

311.720. **1.** Conviction in any court of any violation of this chapter, or any felony violation of chapter 195, in the course of business, shall have the effect of automatically revoking the license of the person convicted, and such revocation shall continue operative until said case is finally disposed of, and if the defendant is finally acquitted, he may apply for and receive a license hereunder, upon paying the regular license charge therefor, in the same manner as though he had 7 never had a license hereunder; provided, however, that the provisions of this
8 section shall not apply to violations of section 311.070, and violations of said
9 section shall be punished only as therein provided.

Conviction in any court for illegal gambling activity under
 chapter 572 shall result in the automatic and permanent revocation of
 a license issued under this chapter.

313.004. 1. There is hereby created the "Missouri Gaming Commission" consisting of five members appointed by the governor, with the advice and  $\mathbf{2}$ 3 consent of the senate. Each member of the Missouri gaming commission shall be a resident of this state. No member shall have pled guilty to or shall have been 4 convicted of a felony or gambling-related offense. Not more than three members  $\mathbf{5}$ 6 shall be affiliated with the same political party. No member of the commission 7 shall be an elected official. The overall membership of the commission shall 8 reflect experience in law enforcement, civil and criminal investigation and financial principles. 9

10 2. The initial members of the commission shall be appointed within thirty days of April 29, 1993. Of the members first appointed, one shall be appointed 11 for a one-year term, two shall be appointed for a two-year term and two shall be 12appointed for a three-year term. Thereafter, all members appointed shall serve 13for a three-year term. No person shall serve as a member more than six 14years. The governor shall designate one of the members as the chair. The 15governor may remove any member of the commission from office for malfeasance 16 17 or neglect of duty in office. The governor may also replace any member of the commission, with the advice and consent of the senate, when any responsibility 18 concerning the state lottery, pari-mutuel wagering or any other form of gaming 19 20is placed under the jurisdiction of the commission.

3. The commission shall meet at least quarterly in accordance with its
rules. In addition, special meetings may be called by the chair or any two
members of the commission upon twenty-four-hour written notice to each member.
No action of the commission shall be binding unless taken at a meeting at which
at least three of the five members are present and shall vote in favor thereof.

4. The commission shall perform all duties and have all the powers and responsibilities conferred and imposed upon it relating to excursion gambling boats and, after June 30, 1994, the lawful operation of the game of bingo under this chapter. Within the commission, there shall be established a division of gambling and after June 30, 1994, the division of bingo. Subject to 31 appropriations, the commission may hire an executive director and any employees 32as it may deem necessary to carry out the commission's duties. The commission shall have authority to require investigations of any employee or applicant for 33 employment as deemed necessary and use such information or any other 34information in the determination of employment. The commission shall 35promulgate rules and regulations establishing a code of ethics for its employees 36 which shall include, but not be limited to, restrictions on which employees shall 37 38 be prohibited from participating in or wagering on any game or gaming operation subject to the jurisdiction of the commission. The commission shall determine if 39 any other employees of the commission or any licensee of the commission shall 4041 participate or wager in any operation under the jurisdiction of the commission.

5. On April 29, 1993, all the authority, powers, duties, functions, records, personnel, property, matters pending and all other pertinent vestiges of the state tourism commission relating to the regulation of excursion gambling boats and, after June 30, 1994, of the department of revenue relating to the regulation of the game of bingo shall be transferred to the Missouri gaming commission.

476. The commission shall be assigned to the department of public safety as a type III division, but the director of the department of public safety has no 4849supervision, authority or control over the actions or decisions of the commission. 50 7. Members of the Missouri gaming commission shall receive as 51compensation, the amount of one hundred dollars for every day in which the commission holds a meeting, when such meeting is subject to the recording of 5253minutes as provided in chapter 610, and shall be reimbursed for reasonable 54expenses incurred in the performance of their duties. The chair shall receive as additional compensation one hundred dollars for each month such person serves 55on the commission in that capacity. 56

578. No member or employee of the commission shall be appointed or continue to be a member or employee who is licensed by the commission as an 58excursion gambling boat operator or supplier and no member or employee of the 5960 commission shall be appointed or continue to be a member or employee who is related to any person within the second degree of consanguinity or affinity who 61 62 is licensed by the commission as an excursion gambling boat operator or 63 supplier. The commission shall determine by rule and regulation appropriate 64 restrictions on the relationship of members and employees of the commission to 65 persons holding or applying for occupational licenses from the commission or to employees of any licensee of the commission. No peace officer, as defined by 66

67 section 590.010, who is designated to have direct regulator authority related to 68 excursion gambling boats shall be employed by any excursion gambling boat or supplier licensed by the commission while employed as a peace officer. No 69 member or employee of the commission or any employee of the state attorney 70general's office or the state highway patrol who has direct authority over the 7172regulation or investigation of any applicant or licensee of the commission or any peace officer of any city or county which has approved excursion boat gambling 73shall accept any gift or gratuity from an applicant or licensee while serving as a 74member or while under such employment. Any person knowingly in violation of 7576the provisions of this subsection is guilty of a class A misdemeanor. Any such 77member, officer or employee who personally or whose prohibited relative 78knowingly violates the provisions of this subsection, in addition to the foregoing 79penalty, shall, upon conviction, immediately and thereupon forfeit his office or 80 employment.

81 9. The commission may enter into agreements with the Federal Bureau 82 of Investigation, the Federal Internal Revenue Service, the state attorney general 83 or any state, federal or local agency the commission deems necessary to carry out the duties of the commission, including investigations relating to and the 84 enforcement of the provisions of chapter 572 relating to illegal 85 gambling. No state agency shall count employees used in any agreements 86 87 entered into with the commission against any personnel cap authorized by any statute. Any consideration paid by the commission for the purpose of entering 88 89 into, or to carry out, any agreement shall be considered an administrative 90 expense of the commission. When such agreements are entered into for responsibilities relating to excursion gambling boats, the commission shall 91 92 require excursion gambling boat licensees to pay for such services under rules 93 and regulations of the commission. The commission may provide by rules and regulations for the offset of any prize or winnings won by any person making a 94 wager subject to the jurisdiction of the commission, when practical, when such 95 person has an outstanding debt owed the state of Missouri. 96

97 10. No person who has served as a member or employee of the 98 commission, as a member of the general assembly, as an elected or appointed 99 official of the state or of any city or county of this state in which the licensing of 100 excursion gambling boats has been approved in either the city or county or both 101 or any employee of the state highway patrol designated by the superintendent of 102 the highway patrol or any employee of the state attorney general's office 8

103 designated by the state attorney general to have direct regulatory authority related to excursion gambling boats shall, while in such office or during such 104 employment and during the first two years after termination of his office or 105 106 position, obtain direct ownership interest in or be employed by any excursion 107gambling boat licensed by the commission or which has applied for a license to 108 the commission or enter into a contractual relationship related to direct gaming 109activity. A "direct ownership interest" shall be defined as any financial interest, equitable interest, beneficial interest, or ownership control held by the public 110 official or employee, or such person's family member related within the second 111 degree of consanguinity or affinity, in any excursion gambling boat operation or 112113any parent or subsidiary company which owns or operates an excursion gambling 114 boat or as a supplier to any excursion gambling boat which has applied for or 115been granted a license by the commission, provided that a direct ownership interest shall not include any equity interest purchased at fair market value or 116 117equity interest received as consideration for goods and services provided at fair market value of less than one percent of the total outstanding shares of stock of 118 119 any publicly traded corporation or certificates of partnership of any limited 120 partnership which is listed on a regulated stock exchange or automated quotation system. Any person who knowingly violates the provisions of this subsection is 121122guilty of a class E felony. Any such member, officer or employee who personally 123and knowingly violates the provisions of this subsection, in addition to the foregoing penalty, shall, upon conviction, immediately and thereupon forfeit his 124125office or employment. For purposes of this subsection, "appointed official" shall 126mean any official of this state or of any city or county authorized under 127subsection 10 of section 313.812 appointed to a position which has discretionary 128powers over the operations of any licensee or applicant for licensure by the 129 commission. This shall only apply if the appointed official has a direct ownership 130 interest in an excursion gambling boat licensed by the commission or which has 131 applied for a license to the commission to be docked within the jurisdiction of his 132or her appointment. No elected or appointed official, his or her spouse or dependent child shall, while in such office or within two years after termination 133 134 of his or her office or position, be employed by an applicant for an excursion gambling boat license or an excursion gambling boat licensed by the 135commission. Any other person related to an elected or appointed official within 136 137 the second degree of consanguinity or affinity employed by an applicant for an excursion gambling boat license or excursion gambling boat licensed by the 138

139 commission shall disclose this relationship to the commission. Such disclosure 140 shall be in writing and shall include who is employing such individual, that 141 person's relationship to the elected or appointed official, and a job description for 142 which the person is being employed. The commission may require additional 143 information as it may determine necessary.

144 11. The commission may enter into contracts with any private entity the 145 commission deems necessary to carry out the duties of the commission, other than 146 criminal law enforcement, provision of legal counsel before the courts and other 147 agencies of this state, and the enforcement of liquor laws. The commission may 148 require provisions for special auditing requirements, investigations and 149 restrictions on the employees of any private entity with which a contract is 150 entered into by the commission.

151 12. Notwithstanding the provisions of chapter 610 to the contrary, all 152 criminal justice records shall be available to any agency or commission 153 responsible for licensing or investigating applicants or licensees applying to any 154 gaming commission of this state.

155 13. (1) The commission shall establish a telephone contact 156 number, which shall be prominently displayed on the commission's 157 website, to receive reports of suspected illegal gambling 158 activities. Upon the receipt of such report, the commission shall 159 initiate an investigation of such suspected illegal activity. The 160 commission shall notify the subject of such investigation within thirty 161 days of receiving a report under this subsection.

162 (2) If the subject of an investigation conducted under this 163 subsection is licensed under chapter 311 to sell intoxicating liquor, or 164 under this chapter, such license shall be temporarily suspended 165 pending completion of the investigation.

(3) (a) If the commission finds sufficient evidence of a violation
punishable under chapter 572, the commission shall refer such
violations to the prosecuting attorney.

(b) If a prosecuting attorney determines not to commence a case
against a person after the commission notifies the prosecuting attorney
of a violation of chapter 572, the commission may forward such case to
the attorney general's office for review. After review, if the attorney
general determines there was probable cause of a violation of state law,
the attorney general may prosecute such case.

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(4) Any person or establishment licensed under chapter 313 that
is convicted of or pleads guilty to a violation punishable under chapter
572, and any affiliated company of such person or establishment, shall
be permanently prohibited from being licensed to participate in any
way in a program implementing video lottery gaming terminals should
such a program be implemented in this state.

313.255. 1. The director shall issue, suspend, revoke, and renew licenses  $\mathbf{2}$ for lottery game retailers pursuant to rules and regulations adopted by the 3 commission. Such rules shall specify that at least ten percent of all licenses awarded to lottery game retailers in constitutional charter cities not within a 4 county and constitutional charter cities with a population of at least four hundred 5 fifty thousand not located wholly within a county of the first class with a charter 6 7 form of government shall be awarded to minority-owned and -controlled business 8 enterprises. Licensing rules and regulations shall include requirements relating 9 to the financial responsibility of the licensee, the accessibility of the licensee's place of business or activity to the public, the sufficiency of existing licenses to 10 serve the public interest, the volume of expected sales, the security and efficient 11 12operation of the lottery, and other matters necessary to protect the public interest and trust in the lottery and to further the sales of lottery tickets or 13 shares. Lottery game retailers shall be selected without regard to political 14affiliation. 15

16 2. The commission may sell lottery tickets at its office and at special17 events.

3. The commission shall require every retailer to post a bond, a bonding
fee or a letter of credit in such amount as may be required by the commission,
and upon licensure shall prominently display his license, or a copy thereof, as
provided in the rules and regulations of the commission.

4. All licenses for lottery game retailers shall specify the place such salesshall take place.

5. A lottery game retailer license shall not be assignable or transferable.

25 6. A license shall be revoked upon a finding that the licensee:

26 (1) Has knowingly provided false or misleading information to the27 commission or its employees;

- 28 (2) Has been convicted of any felony; or
- 29 (3) Has endangered the security of the lottery.

30 7. A license may be suspended, revoked, or not renewed for any of the

31 following causes:

- 32 (1) A change of business location;
- 33 (2) An insufficient sales volume;

34 (3) A delinquency in remitting money owed to the lottery; or

35 (4) Any violation of any rule or regulation adopted pursuant to this 36 section by the commission.

8. A lottery game retailer license shall be permanently revoked upon a finding that the licensee has been convicted of or pleaded guilty to illegal gambling activity punishable under chapter 572.

572.010. As used in this chapter the following terms mean:

 $\mathbf{2}$ (1) "Advance gambling activity", a person advances gambling activity if, 3 acting other than as a player, he or she engages in conduct that materially aids 4 any form of gambling activity. Conduct of this nature includes but is not limited 5to conduct directed toward the creation or establishment of the particular game, lottery, contest, scheme, device or activity involved, toward the acquisition or 6 7 maintenance of premises, paraphernalia, equipment or apparatus therefor, toward the solicitation or inducement of persons to participate therein, toward the actual 8 conduct of the playing phases thereof, toward the arrangement or communication 9 of any of its financial or recording phases, or toward any other phase of its 10 operation. A person advances gambling activity if, having substantial proprietary 11 control or other authoritative control over premises being used with his or her 12knowledge for purposes of gambling activity, he or she permits that activity to 1314 occur or continue or makes no effort to prevent its occurrence or continuation. The supplying, servicing and operation of a licensed excursion 1516 gambling boat under sections 313.800 to 313.840 does not constitute advancing 17gambling activity;

(2) "Bookmaking", advancing gambling activity by unlawfully accepting
bets from members of the public as a business, rather than in a casual or
personal fashion, upon the outcomes of future contingent events;

(3) "Contest of chance", any contest, game, gaming scheme or gaming
device in which the outcome depends in a material degree upon an element of
chance, notwithstanding that the skill of the contestants may also be a factor
therein;

(4) "Gambling", a person engages in gambling when he or she stakes or
risks something of value upon the outcome of a contest of chance or a future
contingent event not under his or her control or influence, upon an agreement or

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28understanding that he or she will receive something of value in the event of a 29certain outcome. Gambling does not include bona fide business transactions valid under the law of contracts, including but not limited to contracts for the purchase 30 or sale at a future date of securities or commodities, and agreements to 3132compensate for loss caused by the happening of chance, including but not limited to contracts of indemnity or guaranty and life, health or accident insurance; nor 33 does gambling include playing an amusement device that confers only an 34immediate right of replay not exchangeable for something of value. Gambling 35 36 does not include any licensed activity, or persons participating in such games 37 which are covered by sections 313.800 to 313.840;

(5) "Gambling device", any device, machine, paraphernalia or equipment not approved by the Missouri gaming commission or state lottery commission under the provisions of chapter 313 that is used or usable in the playing phases of any gambling activity, whether that activity consists of gambling between persons or gambling by a person with a machine. However, lottery tickets, policy slips and other items used in the playing phases of lottery and policy schemes are not gambling devices within this definition;

(6) "Gambling record", any article, instrument, record, receipt, ticket,
certificate, token, slip or notation used or intended to be used in connection with
unlawful gambling activity;

48 (7) "Lottery" or "policy", an unlawful gambling scheme in which for a 49 consideration the participants are given an opportunity to win something of 50 value, the award of which is determined by chance;

51(8) "Player", a person who engages in any form of gambling solely as a contestant or bettor, without receiving or becoming entitled to receive any profit 52therefrom other than personal gambling winnings, and without otherwise 53rendering any material assistance to the establishment, conduct or operation of 54the particular gambling activity. A person who gambles at a social game of 55chance on equal terms with the other participants therein does not otherwise 56render material assistance to the establishment, conduct or operation thereof by 57performing, without fee or remuneration, acts directed toward the arrangement 58or facilitation of the game, such as inviting persons to play, permitting the use 5960 of premises therefor and supplying cards or other equipment used therein. A 61 person who engages in "bookmaking" as defined in subdivision (2) of this section 62 is not a player;

63 (9) "Professional player", a player who engages in gambling for a

64 livelihood or who has derived at least twenty percent of his or her income in any65 one year within the past five years from acting solely as a player;

66 (10) "Profit from gambling activity", a person profits from gambling 67 activity if, other than as a player, he or she accepts or receives money or other 68 property pursuant to an agreement or understanding with any person whereby 69 he participates or is to participate in the proceeds of gambling activity;

70(11) "Slot machine", a gambling device that as a result of the insertion of 71a coin or other object operates, either completely automatically or with the aid of 72some physical act by the player, in such a manner that, depending upon elements of chance, it may eject something of value. A device so constructed or readily 7374adaptable or convertible to such use is no less a slot machine because it is not in 75working order or because some mechanical act of manipulation or repair is 76required to accomplish its adaptation, conversion or workability. Nor is it any less a slot machine because apart from its use or adaptability as such it may also 7778sell or deliver something of value on a basis other than chance;

(12) "Something of value", any money or property, any token, object or article exchangeable for money or property, or any form of credit or promise directly or indirectly contemplating transfer of money or property or of any interest therein or involving extension of a service, entertainment or a privilege of playing at a game or scheme without charge;

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(13) "Unlawful", not specifically authorized by law.

572.100. The general assembly by enacting this chapter intends to preempt any other regulation of the area covered by this chapter. No governmental subdivision or agency may enact or enforce a law that regulates or makes any conduct in the area covered by this chapter an offense, or the subject of a criminal or civil penalty or sanction of any kind, **except for the revocation or prohibition of a license issued under chapters 311 or 313**. The term "gambling", as used in this chapter, does not include licensed activities under sections 313.800 to 313.840.

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