Ohio Casino Control Commission				Main Operating Appropriations Bill H.B. 33	
Executive			As Reported By House Finance		
CACCD3	Withholding past due support from casino and sports gaming winnin	gs			
R.C.	3123.90		R.C.	3123.90	
Clarifies that, when a casino operator or sports gaming proprietor withholds past due child or spousal support from a patron's winnings, the operator or proprietor must transmit the funds to ODJFS by electronic means.			Same as t	the Executive.	
Fiscal eff	ect: None				
CACCD2	Sports gaming exclusion list				
R.C.	3772.031, 3772.01, Section 737.20		R.C.	3772.031, 3772.01, Section 737.20	
Allows CAC to exclude a person from participating in sports gaming in Ohio if the person has threatened violence or harm against a person who is involved in a sporting event, where the threat was related to sports gaming.			Same as t	the Executive.	
Fiscal eff	ect: None				
CACCD4	Type C sports gaming license and A-1-A and A-1c liquor permits				
			R.C.	3775.01, 3775.07	
No provision.			restaurar list of liqu	A (brewery, winery, or distillery that operates a bar or at on-site) and A-1c (micro-brewery) liquor permit holders to the nor permit holders that are authorized to apply for a type C ming host license.	
			holders t	ect: Potential license fee revenue gain from more liquor permit hat could apply for a type C sports gaming host license and pay opriate license fee.	

Ohio Casino Control Commission	Main Operating Appropriations Bill H.B. 33	
Executive	As Reported By House Finance	
CACCD6 Sports Gaming Facilities County Quota		
	R.C. 3775.04	
No provision.	Increases, from five to seven, the maximum number of sports gaming facilities that may be located in a county with a population of 800,000 or more, as determined by the 2010 federal census. Retains the overall limit of 40 sports gaming facilities in the state at any given time.	
	Fiscal effect: None	
CACCD1 Free promotional gaming credits in sports gaming		
R.C. 3775.10		
Prohibits, if a sports gaming proprietor provides "free" or "risk-free" promotional gaming credits, that the gaming credits require a person to incur any loss, deposit any funds, or risk the person's own money to use or withdraw winnings from the wager, or restrict a person from withdrawing the person's own funds or withdrawing any winnings from wagers placed using the person's own funds. Provides that if an advertisement or promotion violates this provision, then that advertisement or promotion is false, misleading, or deceptive.		
Permits CAC to restrict or prohibit a sports gaming proprietor from providing promotional gaming credits to patrons if CAC determines that the sports gaming proprietor offered a promotional gaming credit in violation of this provision.	No provision.	
Fiscal effect: Potential revenue gain from fines or monetary civil penalties		
CACCD7 Study Commission on the Future of Gaming in Ohio		
	Section: 610.90, 610.91	
No provision.	Amends H.B. 29 of the 134th General Assembly to:	
(1) No provision.	(1) Expand the membership and duties of the Joint Committee on Sports Gaming and rename it to the Study Commission on the Future of Gaming in Ohio;	

Ohio Casino Control Commission	Main Operating Appropriations Bill H.B. 33		
Executive	As Reported By House Finance		
(2) No provision.	(2) Require the Study Commission to examine the current status and future of the statewide lottery, sports gaming, casino gaming, and horse racing in Ohio, and make recommendations to the General Assembly regarding those industries;		
(3) No provision.	(3) Require the Study Commission to submit a report of its findings and recommendations to the General Assembly by June 30, 2024;		
(4) No provision.	(4) Specify that the Study Commission ceases to exist after it submits its report, instead of expiring on the Study Commission's current expiration date of March 23, 2024.		

## **Executive**

## **As Reported By House Finance**

GOVCD3 Electronic notification, meeting, and data storage law changes

R.C. 127.15, 173.03, 753.19, 1121.38, 1509.06, 1513.071, 1513.08, 1513.16, 1565.12, 1571.05, 1571.08, 1571.10, 1571.14, 1571.15, 1571.16, 1707.02, 1707.04, 1707.042, 1707.091, 1707.11, 1707.43, 1733.16, 2941.401, 3111.23, 3301.05, 3302.04, 3310.521, 3313.41, 3313.818, 3314.21, 3319.081, 3319.11, 3319.16, 3319.291, 3319.311, 3321.13, 3321.21, 3704.03, 3734.02, 3734.021, 3734.575, 3746.09, 3752.11, 3772.031, 3772.04, 3772.11, 3772.12, 3772.13, 3772.131, 3781.08, 3781.11, 3781.25, 3781.29, 3781.342, 3904.08, 4121.19, 4123.512, 4123.52, 4125.03, 4141.09, 4141.47, 4167.10, 4301.17, 4301.30, 4303.24, 4507.081, 4508.021, 4509.101, 4510.03, 4510.41, 4735.13, 4735.14, 5107.161, 5120.14, 5165.193, 5165.86, 5166.303, 5168.08, 5168.22, 5168.23, 5525.01, 5703.37, 5709.83, 5736.041, 5751.40, 1509.031, 3745.019, Repealed: R.C. 5123.195

Implements a 2020 initiative of the Common Sense Initiative to make changes throughout the Revised Code to partly reflect the advancements in technology related to notifications, meetings, data storage, and certain other government functions. (For more detailed analysis of these changes, please see the Electronic Notification and Meetings section (pages 311-338) of the LSC Bill Analysis for H.B. 33.)

Makes specific changes, including removal of obsolete provisions, to facilitate the use of electronic communications, including websites, in the daily operations for the following entities: CAC, COM, DODD, ODE, Ohio EPA, INS, ODJFS, ODPS, PUCO, TAX, ODOT, and ODWIS.

Modifies the type of communication media through which a required notice of events or services may be made by generally adding the option of electronic, including email, delivery or mail delivery by a commercial/common carrier and removing the outdated telegraph method for the following entities: CEB, CAC, COM, ODE, Ohio EPA, ODJFS, ODM, ODNR, PUCO, DRC, ODWIS, and municipalities.

R.C. 127.15, 173.03, 753.19, 1121.38, 1509.06, 1513.071, 1513.08, 1513.16, 1565.12, 1571.05, 1571.08, 1571.10, 1571.14, 1571.15, 1571.16, 1707.02, 1707.04, 1707.042, 1707.091, 1707.11, 1707.43, 1733.16, 2941.401, 3111.23, 3301.05, 3302.04, 3310.521, 3313.41, 3313.818, 3314.21, 3319.081, 3319.11, 3319.16, 3319.291, 3319.311, 3321.13, 3321.21, 3704.03, 3734.02, 3734.021, 3734.575, 3746.09, 3752.11, 3772.031, 3772.04, 3772.11, 3772.12, 3772.13, 3772.131, 3781.08, 3781.11, 3781.25, 3781.29, 3781.342, 3904.08, 4121.19, 4123.512, 4123.52, 4125.03, 4141.09, 4141.47, 4167.10, 4301.17, 4301.30, 4303.24, 4507.081, 4508.021, 4509.101, 4510.03, 4510.41, 4735.13, 4735.14, 5107.161, 5120.14, 5165.193, 5165.86, 5166.303, 5168.08, 5168.22, 5168.23, 5525.01, 5703.37, 5709.83,

5736.041, 5751.40, 1509.031, 3745.019, Repealed: R.C. 5123.195

Same as the Executive.

Same as the Executive.

Same as the Executive.

## Executive As Reported By House Finance

Permits meeting via electronic means, instead of in-person meetings, on specified matters provided that the meetings still allow for interactive public attendance for the following entities: Ohio Advisory Council for the Aging, Internet- or computer-based community schools, school districts or other public schools, ODPS-Register of Motor Vehicles, counties, townships, and municipalities.

Same as the Executive.

Permits or requires the establishment of electronic means of submission for such services as licensure, approvals, and other by the following entities: ODNR's Division of Oil and Gas Resources Management, school districts, ODE, solid waste management districts, and courts of record.

Same as the Executive.

Modifies or removes references related to creating or retaining stenographic records of certain proceedings for the following entities: COM, ODNR, ODE, school districts, Ohio EPA, and ODWIS.

Same as the Executive.

Fiscal effect: TAX has estimated savings of approximately \$3.4 million per year for the agency. Ohio EPA has estimated annual savings of over \$750,000. Other affected state agencies will also likely realize some administrative cost savings as will affected local governments.

Fiscal effect: Same as the Executive.