HOUSE BILL NO. 4730

June 18, 2019, Introduced by Reps. Reilly, Wozniak, Frederick, Hoitenga, Crawford, Cambensy and Bellino and referred to the Committee on Regulatory Reform.

A bill to amend 1972 PA 382, entitled "Traxler-McCauley-Law-Bowman bingo act,"

by amending section 10a (MCL 432.110a), as amended by 2006 PA 427.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Sec. 10a. All of the following apply in the conduct of a
 millionaire party:A millionaire party licensee under section 10b
 shall conduct a millionaire party as follows:
- (a) A person The millionaire party licensee shall not permit
 an individual who is less than 18 years of age shall not be
 permitted to wager.





- 1 (b) A—The millionaire party licensee shall not permit a wager
 2 may not—to be placed on a contest other than a game of chance
 3 taking place at the location and during the time period approved
 4 for the event, and in no event shall—or a wager to be placed upon
 5 on an athletic event or upon—on a game involving personal skill.
 - (c) The millionaire party licensee under the millionaire party license shall be is responsible for insuring that the requirements of this section are met.
 - (d) A qualified organization The millionaire party licensee shall not receive more than \$15,000.00 an amount equal to \$30,000.00 times the number of days allowed under the millionaire party license in exchange for imitation money or chips. in 1 day of a millionaire party. The millionaire party licensee may receive the maximum amount allowed under this subdivision in fewer days than the number of days allowed under the millionaire party license.