

SENATE BILL 154: Allow Sports/Horse Race Wagering Tribal Lands.

2019-2020 General Assembly

Committee:	Senate Commerce and Insurance. If favorable, re-refer to Rules and Operations of the Senate	Date:	March 27, 2019
Introduced by: Analysis of:	Sen. J. Davis PCS to First Edition S154-CSBH-3	Prepared by:	Jeremy Ray Staff Attorney

OVERVIEW: Senate Bill 154 would allow sports and horse race wagering on tribal lands.

[As introduced, this bill was identical to H302, as introduced by Reps. Corbin, Bell, Saine, Hunter, which is currently in House Judiciary.]

CURRENT LAW: Currently, under G.S. 14-292.2, only the following types of games may be lawfully conducted on Indian lands that are held in trust by the United States government for and on behalf of federally recognized Indian tribes in North Carolina:

- Gaming machines.
- Live table games.
- Raffles, as identified in G.S. 14-309.15(b).
- Video games, as defined in G.S. 14-306 and G.S. 14-306.1A.

BILL ANALYSIS: Senate Bill 154 would add sports AND horse race wagering to the above list of games which may be lawfully conducted on Indian lands. The PCS would also define sports and horse race wagering as follows:

- Sports wagering. The placing of wages on the outcome of professional and collegiate sports contests.
- Horse race wagering. Fixed odds or parimutuel wagering on thoroughbred, harness or other racing of horses, including simulcasting and off track betting.

For purposes of both wagers, the wager is deemed to occur where it is initiated and received, all of which must occur on Indian lands within the State lawfully permitted to conduct Class III gaming activities.

EFFECTIVE DATE: This act would become effective when it becomes law.

Karen Cochrane-Brown Director



Legislative Analysis Division 919-733-2578

This bill analysis was prepared by the nonpartisan legislative staff for the use of legislators in their deliberations and does not constitute an official statement of legislative intent.