

## Sen. Martin A. Sandoval

## Filed: 5/2/2012

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## 09700HB4466sam001

LRB097 16029 AMC 69057 a

1 AMENDMENT TO HOUSE BILL 4466 2 AMENDMENT NO. . Amend House Bill 4466, on page 8, 3 line 20, after "amended", by inserting "by changing Section 27 4 and"; and on page 8, immediately below line 21, by inserting the 5 6 following: 7 (230 ILCS 40/27) Sec. 27. Prohibition of video gaming by political 8 subdivision. Except as otherwise provided in this Section, a A 9 10 municipality may pass an ordinance after July 13, 2009 11 prohibiting video gaming within the corporate limits of the municipality. Except as otherwise provided in this Section, a A 12 13 county board may, for the unincorporated area of the county,

pass an ordinance after July 13, 2009 prohibiting video gaming

An ordinance adopted prior to July 13, 2009 by the City of

within the unincorporated area of the county.

- Chicago shall be deemed a prohibition of video gaming under
  this Section. No other law or ordinance adopted prior to July

  13, 2009 providing any prohibition, penalty, or disability for
  the use of video gaming terminals or any acts done in
  connection with video gaming terminals shall apply to the use
  of video gaming terminals or acts done in connection with video
  gaming terminals pursuant to this Act.
- A home rule unit may not prohibit video gaming in a manner

  inconsistent with the provisions of this Section. This Section

  is a limitation under subsection (i) of Section 6 of Article

  VII of the Illinois Constitution on the concurrent exercise by

  home rule units of powers and functions exercised by the State.
- 13 (Source: P.A. 96-34, eff. 7-13-09.)".