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c 154 Gaming Act

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CHAPTER 154

The Gaming Act

- 1. Every agreement, note, bill, bond, confession of judg-security ment, cognovit actionem, warrant of attorney to confess judg-siden in gaming ment, mortgage, or other security, or conveyance, the consideration for which, or any part of it, is money or other illegal consideration. valuable thing won by gaming, or playing at cards, dice, tables, tennis, bowls, or other game, or by betting on the sides or hands of the players, or for reimbursing, or repaying, any money knowingly lent or advanced for such gaming, or betting, or lent, or advanced, at the time and place of such game or play, to any person so gaming, playing, or bet- or consideration. In ting, or who, during such game or play, so plays, games, or Rufheads Ed.), s. 1, as bets, shall be deemed to have been made, drawn, accepted, amended by given, or executed for an illegal consideration. R.S.O. 1937, c. 1, s. 8. c. 297, s. 1.
- 2. If any person makes, draws, gives, or executes, any note, Recovery bill, or mortgage, for any consideration which is hereinbefore paid on declared to be illegal, and actually pays to any endorsee, holder, gaming transaction or assignee of such note, bill, or mortgage, the amount of the Imp. Act 5 & 6 W. IV.. money thereby secured or any part thereof, such money shall c. 41, s. 2. be deemed to have been paid for and on account of the person to whom such note, bill, or mortgage was originally given, and to be a debt due and owing from such last named person to the person who paid such money, and shall accordingly be recoverable by action. R.S.O. 1937, c. 297, s. 2.
- **3.** Any person who, at any time or sitting, by playing at Recovery of cards, dice, tables, or other game, or by betting on the sides or money lost at one sitting hands of the players, loses to any person so playing or betting, to the in the whole, the sum or value of \$40 or upwards, and pays or \$40 or more. delivers the same or any part thereof, shall be at liberty, within three months thereafter, to sue for and recover the money or (or c. 14 in thing so lost and paid or delivered. R.S.O. 1937, c. 297, s. 3. Ed.), s. 2.
- **4.** Every contract or agreement by way of gaming or wager-Payment of ing shall be null and void, and no suit shall be brought or enforceable maintained for recovering any sum of money or valuable thing Imp. Act 8 alleged to be won upon any wager, or which has been deposited & 9 V. c. in the hands of any person to abide the event on which any wager has been made, but this section shall not apply to

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any subscription or contribution, or agreement to subscribe or contribute for or towards any plate, prize, or sum of money to be awarded to the winner of any lawful game, sport, pastime or exercise. R.S.O. 1937, c. 297, s. 4.

Promises to repay sums paid under contract void by section 4. 5. Any promise, express or implied, to pay any person any sum of money paid by him under or in respect of any contract or agreement rendered null and void by section 4, or to pay any sum of money by way of commission, fee, reward, or otherwise in respect of any such contract or agreement, or of any services in relation thereto or in connection therewith, shall be null and void, and no action shall be brought or maintained to recover any such sum of money. R.S.O. 1937, c. 297, s. 5.

Imp. Act 55 & 56 V., c. 9, s. 1.