

House Bill No. 6038

Public Act No. 21-63

AN ACT CONCERNING THE PROMOTION OF LOTTERY WINNINGS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 12-814 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

- (a) In each advertisement intended to promote the purchase of lottery tickets issued for games authorized under sections 12-563a and 12-800 to 12-818, inclusive, the corporation shall include a prominent and clear statement of the average chances of winning per lottery ticket.
- (b) The provisions of subsection (a) of this section shall apply only to (1) advertisements in newspapers, magazines [,] and brochures and on posters, and (2) television and radio advertisements thirty seconds or longer for one game.
- (c) On or before October 1, 1999, the corporation shall implement a code of standards for all advertisements and other activities intended to promote the purchase of lottery tickets for games authorized pursuant to this chapter. The code of standards shall include the requirement that no advertisement or promotion shall denigrate the character or conduct of nonlottery players or praise the character or conduct of lottery players.

House Bill No. 6038

- (d) The corporation shall not publish the photograph of any person who redeems a winning lottery ticket on the corporation's Internet web site without the prior written consent of such person.
- (e) If a person who redeems a winning lottery ticket requests to be excluded from the list of winners published on the corporation's Internet web site, the corporation shall remove such person's name from such list not later than five days after receiving such request.