



**THE STATES assembled on Wednesday
2nd December 2009, at 09.30 a.m. under
the Presidency of the Bailiff,
Michael Cameron St. John Birt Esquire.**

All members were present at roll call with the exception of –

Senator Stuart Syvret – en défaut
Senator Philip Francis Cyril Ozouf – en défaut (défaut raised at 09.42 a.m.)
Connétable Silvanus Arthur Yates of St. Martin – excused attendance
Deputy Jacqueline Ann Hilton of St. Helier – ill
Deputy John Alexander Nicholas Le Fondré of St. Lawrence – ill
Deputy Anne Enid Pryke of Trinity – ill
Deputy Montfort Tadier of St. Brelade – ill

Prayers

Documents presented or laid

Land Transactions under Standing Order 168(3) – A20, A21, A24 and A24A Offices,
Albert Pier, St. Helier – lease. R.133/2009.
Presented: 2nd December 2009.
Minister for Treasury and Resources.

Notification of lodged propositions

Property and Infrastructure Regeneration: the States of Jersey Development Company
Limited (P.79/2009) – third amendment. P.79/2009.
Lodged: 2nd December 2009. Amd.(3)
Senator J.L. Perchard.

Withdrawal of lodged propositions

THE STATES noted that, in accordance with Standing Order 34(1), the proposer of the following
proposition lodged “au Greffe” had informed the Greffier of the States that it had been withdrawn –

Move to Next Item: repeal of Standing Order 85. P.187/2009.
Lodged: 3rd November 2009.
Deputy P.V.F. Le Claire of St. Helier.

Draft Gambling Commission (Jersey) Law 200- P.139/2009

THE STATES, having resumed consideration of the Draft Gambling Commission (Jersey) Law 200-,
adopted Article 1.

THE STATES commenced consideration of Article 2 and Schedule 1 and rejected paragraph (a) of an amendment of the Deputy of St. Martin that, in Schedule 1, paragraph 2(3) should be deleted and the remaining sub-paragraphs renumbered accordingly.

Members present voted as follows –

POUR: 12

Connétable of St. Lawrence
Deputy of St. Martin
Deputy R.G. Le Hérissier (S)
Deputy of Grouville
Deputy S. Pitman (H)
Deputy I.J. Gorst (C)
Deputy A.E. Jeune (B)
Deputy of St. Mary
Deputy T.M. Pitman (H)
Deputy A.T. Dupré (C)
Deputy M.R. Higgins (H)
Deputy J.M. Maçon (S)

CONTRE: 29

Senator T.A. Le Sueur
Senator P.F. Routier
Senator T.J. Le Main
Senator J.L. Perchard
Senator A. Breckon
Senator S.C. Ferguson
Senator A.J.D. Maclean
Senator B.I. Le Marquand
Connétable of St. Ouen
Connétable of St. Helier
Connétable of Trinity
Connétable of Grouville
Connétable of St. Brelade
Connétable of St. John
Connétable of St. Clement
Connétable of St. Peter
Connétable of St. Mary
Deputy R.C. Duhamel (S)
Deputy J.B. Fox (H)
Deputy J.A. Martin (H)
Deputy of St. Ouen
Deputy of St. Peter
Deputy P.V.F. Le Claire (H)
Deputy K.C. Lewis (S)
Deputy of St. John
Deputy E.J. Noel (L)
Deputy T.A. Vallois (S)
Deputy A.K.F. Green (H)
Deputy D. De Sousa (H)

ABSTAIN: 0

THE STATES adopted paragraph (b) of the amendment of the Deputy of St. Martin that in paragraph 4(2)(b)(i) of Schedule 1 for the words “6 consecutive months” there should be substituted the words “2 consecutive months”.

THE STATES adopted paragraph (c) of the amendment of the Deputy of St. Martin that paragraph 4(3)(f) of Schedule 1 should be deleted;

Members present voted as follows –

POUR: 38

Senator T.A. Le Sueur
Senator P.F. Routier
Senator T.J. Le Main
Senator J.L. Perchard

CONTRE: 2

Deputy R.C. Duhamel (S)
Deputy of St. John

ABSTAIN: 0

Senator A. Breckon
 Senator S.C. Ferguson
 Senator A.J.D. Maclean
 Senator B.I. Le Marquand
 Connétable of St. Ouen
 Connétable of St. Helier
 Connétable of Trinity
 Connétable of Grouville
 Connétable of St. Brelade
 Connétable of St. John
 Connétable of St. Clement
 Connétable of St. Peter
 Connétable of St. Lawrence
 Connétable of St. Mary
 Deputy of St. Martin
 Deputy R.G. Le Hérisssier (S)
 Deputy J.B. Fox (H)
 Deputy J.A. Martin (H)
 Deputy of St. Ouen
 Deputy of Grouville
 Deputy of St. Peter
 Deputy S. Pitman (H)
 Deputy K.C. Lewis (S)
 Deputy I.J. Gorst (C)
 Deputy A.E. Jeune (B)
 Deputy of St. Mary
 Deputy T.M. Pitman (H)
 Deputy A.T. Dupré (C)
 Deputy E.J. Noel (L)
 Deputy T.A. Vallois (S)
 Deputy M.R. Higgins (H)
 Deputy A.K.F. Green (H)
 Deputy D. De Sousa (H)
 Deputy J.M. Maçon (S)

Following the rejection of paragraph (a), the Bailiff informed the Assembly that paragraph (d) of the amendment of the Deputy of St. Martin (namely that paragraph 5(3) of Schedule 1 should be deleted and the remaining sub-paragraphs renumbered, and internal cross-references altered accordingly) was deemed to have been withdrawn.

THE STATES, adopting paragraph (e) of an amendment of the Deputy of St. Martin, agreed that for paragraph 6(3)(c) of Schedule 1 there should be substituted the following sub-paragraph –

“(c) if a vote is tied, it is to be taken to have been lost.”.

Members present voted as follows –

POUR: 20

Connétable of St. Lawrence
 Connétable of St. Mary
 Deputy R.C. Duhamel (S)
 Deputy of St. Martin

CONTRE: 19

Senator T.A. Le Sueur
 Senator P.F. Routier
 Senator T.J. Le Main
 Senator J.L. Perchard

ABSTAIN:

Deputy R.G. Le Hérisier (S)	Senator A. Breckon
Deputy J.B. Fox (H)	Senator S.C. Ferguson
Deputy J.A. Martin (H)	Senator A.J.D. Maclean
Deputy of Grouville	Senator B.I. Le Marquand
Deputy S. Pitman (H)	Connétable of St. Ouen
Deputy I.J. Gorst (C)	Connétable of St. Helier
Deputy of St. John	Connétable of Trinity
Deputy A.E. Jeune (B)	Connétable of Grouville
Deputy of St. Mary	Connétable of St. Brelade
Deputy T.M. Pitman (H)	Connétable of St. John
Deputy A.T. Dupré (C)	Connétable of St. Clement
Deputy E.J. Noel (L)	Deputy of St. Ouen
Deputy T.A. Vallois (S)	Deputy of St. Peter
Deputy M.R. Higgins (H)	Deputy K.C. Lewis (S)
Deputy D. De Sousa (H)	Deputy A.K.F. Green (H)
Deputy J.M. Maçon (S)	

THE STATES adopted Article 2 and Schedule 1 as amended.

THE STATES commenced consideration of Article 3 and, adopting an amendment of the Deputy of St. Martin, agreed that after paragraph (4) there should be added the following paragraph –

- “(5) The Commission must ensure that it carries out its functions in a way that does not give rise to, or maintain, unnecessary burdens.”.

THE STATES adopted Article 3, as amended.

THE STATES adopted Article 4.

THE STATES commenced consideration of Article 5 and, adopting an amendment of the Deputy of St. Martin, agreed that after paragraph (1) there should be inserted the following paragraph –

- “(2) The Minister may give to the Commission, in writing, specific directions as to the determination under Article 11(4)(c) of the manner in which gross win is to be calculated.”,

and the remaining paragraphs renumbered accordingly; and that in paragraph (2) (renumbered as (3)), after “under paragraph (1)” there should be inserted “and any specific directions given under paragraph (2)”.

THE STATES adopted Article 5, as amended.

THE STATES commenced consideration of Article 6 and, adopting an amendment of the Deputy of St. Martin, agreed that for paragraph (12) there should be substituted the following paragraph –

- “(12) The Minister –
- (a) must by Order require the Commission to consult in a specified manner before it approves a code; and
 - (b) may by Order –
 - (i) prescribe any aspect of the manner in which an approved code must be published, and
 - (ii) impose any other requirement on the Commission in relation to approval of codes.”;

Members present voted as follows –

POUR: 32

Senator T.A. Le Sueur
 Senator P.F. Routier
 Senator P.F.C. Ozouf
 Senator T.J. Le Main
 Senator F.E. Cohen
 Senator J.L. Perchard
 Senator A. Breckon
 Senator S.C. Ferguson
 Senator A.J.D. Maclean
 Senator B.I. Le Marquand
 Connétable of St. Ouen
 Connétable of Trinity
 Connétable of Grouville
 Connétable of St. John
 Connétable of St. Saviour
 Connétable of St. Clement
 Connétable of St. Lawrence
 Deputy R.C. Duhamel (S)
 Deputy of St. Martin
 Deputy R.G. Le Hérissier (S)
 Deputy J.B. Fox (H)
 Deputy of Grouville
 Deputy of St. Peter
 Deputy S. Pitman (H)
 Deputy K.C. Lewis (S)
 Deputy I.J. Gorst (C)
 Deputy A.E. Jeune (B)
 Deputy T.M. Pitman (H)
 Deputy A.T. Dupré (C)
 Deputy E.J. Noel (L)
 Deputy T.A. Vallois (S)
 Deputy D. De Sousa (H)

CONTRE: 9

Connétable of St. Helier
 Connétable of St. Brelade
 Connétable of St. Mary
 Deputy of St. Ouen
 Deputy of St. John
 Deputy of St. Mary
 Deputy M.R. Higgins (H)
 Deputy A.K.F. Green (H)
 Deputy J.M. Maçon (S)

ABSTAIN: 0

THE STATES, adopting an amendment of the Deputy of St. Martin, agreed that after paragraph (13) there should be added the following paragraph –

“(14) The Commission must –

- (a) in exercising its powers under this Article and performing its duty under Article 3(5) in relation to those powers, particularly take account of any burden that may be caused by any unnecessary inconsistency between a provision of an approved code and any similar provision in any other jurisdiction in which providers of gambling services also operate;
- (b) keep under review its exercise of its powers under this Article, and in particular keep under review the provisions of any approved code or of any technical standards referred to in such a code; and
- (c) specify, in its report on its operations prepared under Article 18(1)(b), the results of action taken under sub-paragraphs (a) and (b).”.

Members present voted as follows –

POUR: 22

Senator A. Breckon
 Senator S.C. Ferguson
 Connétable of Trinity
 Connétable of St. John
 Connétable of St. Saviour
 Connétable of St. Lawrence
 Deputy R.C. Duhamel (S)
 Deputy of St. Martin
 Deputy R.G. Le Hérisssier (S)
 Deputy of Grouville
 Deputy of St. Peter
 Deputy S. Pitman (H)
 Deputy K.C. Lewis (S)
 Deputy I.J. Gorst (C)
 Deputy A.E. Jeune (B)
 Deputy T.M. Pitman (H)
 Deputy A.T. Dupré (C)
 Deputy E.J. Noel (L)
 Deputy T.A. Vallois (S)
 Deputy M.R. Higgins (H)
 Deputy D. De Sousa (H)
 Deputy J.M. Maçon (S)

CONTRE: 19

Senator T.A. Le Sueur
 Senator P.F. Routier
 Senator P.F.C. Ozouf
 Senator T.J. Le Main
 Senator F.E. Cohen
 Senator J.L. Perchard
 Senator A.J.D. Maclean
 Senator B.I. Le Marquand
 Connétable of St. Ouen
 Connétable of St. Helier
 Connétable of Grouville
 Connétable of St. Brelade
 Connétable of St. Clement
 Connétable of St. Mary
 Deputy J.B. Fox (H)
 Deputy of St. Ouen
 Deputy of St. John
 Deputy of St. Mary
 Deputy A.K.F. Green (H)

ABSTAIN: 0

THE STATES adopted Article 6, as amended.

THE STATES adopted Article 7 to 10.

THE STATES commenced consideration of Article 11 and, adopting paragraphs (b) and (c) of an amendment of the Deputy of St. Martin, agreed that –

- (b) in paragraphs (4)(c), (4)(d)(i), (8)(a) and (b), (9)(a) and (b) and (10), for the word “turnover”, wherever it occurred, there should be substituted the words “gross win”;
- (c) in paragraph (4)(d)(iii) for the words “2 per cent” there should be substituted the words “1 per cent”;

Members present voted as follows –

POUR: 21

Senator P.F. Routier
 Senator P.F.C. Ozouf
 Senator T.J. Le Main
 Senator F.E. Cohen
 Senator J.L. Perchard
 Senator A. Breckon
 Senator S.C. Ferguson
 Senator A.J.D. Maclean
 Connétable of St. Helier
 Connétable of St. Saviour
 Connétable of St. Clement
 Connétable of St. Lawrence

CONTRE: 15

Senator B.I. Le Marquand
 Connétable of St. Ouen
 Connétable of Trinity
 Connétable of St. Peter
 Connétable of St. Mary
 Deputy R.G. Le Hérisssier (S)
 Deputy J.A. Martin (H)
 Deputy of St. Ouen
 Deputy S. Pitman (H)
 Deputy of St. John
 Deputy of St. Mary
 Deputy T.M. Pitman (H)

ABSTAIN: 0

Deputy R.C. Duhamel (S)
 Deputy of St. Martin
 Deputy of Grouville
 Deputy K.C. Lewis (S)
 Deputy I.J. Gorst (C)
 Deputy A.E. Jeune (B)
 Deputy A.T. Dupré (C)
 Deputy E.J. Noel (L)
 Deputy A.K.F. Green (H)

Deputy T.A. Vallois (S)
 Deputy D. De Sousa (H)
 Deputy J.M. Maçon (S)

THE STATES rejected paragraphs (a) and (d) of an amendment of the Deputy of St. Martin that –

- (a) in paragraph (1) after the word “may”, there should be inserted the words “, after complying with an Order under paragraph (14),”;
- (d) after paragraph (13) the following paragraph should be added –
 - “(14) The Minister must, by Order, require the Commission, before it makes a determination under paragraph (1) –
 - (a) to consult in a specified manner those from whom the Commission proposes to raise the levy; and
 - (b) to give an opportunity, in a specified manner, for donations to be made to the social responsibility fund to such an extent as to render the proposed levy unnecessary.”.

Members present voted as follows –

POUR: 12

Senator A. Breckon
 Connétable of St. Helier
 Connétable of St. Lawrence
 Deputy R.C. Duhamel (S)
 Deputy of St. Martin
 Deputy R.G. Le Hérissier (S)
 Deputy S. Pitman (H)
 Deputy of St. Mary
 Deputy T.M. Pitman (H)
 Deputy A.K.F. Green (H)
 Deputy D. De Sousa (H)
 Deputy J.M. Maçon (S)

CONTRE: 24

Senator P.F. Routier
 Senator P.F.C. Ozouf
 Senator T.J. Le Main
 Senator F.E. Cohen
 Senator J.L. Perchard
 Senator S.C. Ferguson
 Senator A.J.D. Maclean
 Senator B.I. Le Marquand
 Connétable of St. Ouen
 Connétable of Trinity
 Connétable of St. Saviour
 Connétable of St. Clement
 Connétable of St. Peter
 Connétable of St. Mary
 Deputy J.A. Martin (H)
 Deputy of St. Ouen
 Deputy of Grouville
 Deputy K.C. Lewis (S)
 Deputy I.J. Gorst (C)
 Deputy of St. John
 Deputy A.E. Jeune (B)
 Deputy A.T. Dupré (C)
 Deputy E.J. Noel (L)
 Deputy T.A. Vallois (S)

ABSTAIN: 0

THE STATES adopted Article 11, as amended.

THE STATES adopted Articles 12 to 23 and Schedule 2.

THE STATES subject to the sanction of Her Most Excellent Majesty in Council, adopted a Law entitled the Draft Gambling Commission (Jersey) Law 200-.

Members present voted as follows –

POUR: 30

CONTRE: 1

ABSTAIN: 0

Senator T.A. Le Sueur
 Senator P.F. Routier
 Senator T.J. Le Main
 Senator J.L. Perchard
 Senator A. Breckon
 Senator S.C. Ferguson
 Connétable of St. Ouen
 Connétable of St. Helier
 Connétable of Trinity
 Connétable of Grouville
 Connétable of St. Brelade
 Connétable of St. Saviour
 Connétable of St. Clement
 Connétable of St. Peter
 Connétable of St. Lawrence
 Connétable of St. Mary
 Deputy R.C. Duhamel (S)
 Deputy of St. Martin
 Deputy R.G. Le Hérisier (S)
 Deputy J.A. Martin (H)
 Deputy of Grouville
 Deputy S. Pitman (H)
 Deputy K.C. Lewis (S)
 Deputy I.J. Gorst (C)
 Deputy A.E. Jeune (B)
 Deputy of St. Mary
 Deputy A.T. Dupré (C)
 Deputy E.J. Noel (L)
 Deputy A.K.F. Green (H)
 Deputy J.M. Maçon (S)

Deputy of St. John

Draft Gambling (Gaming and Lotteries) (Amendment No. 15) (Jersey) Regulations 200-P.140/2009

THE STATES commenced consideration of the Draft Gambling (Gaming and Lotteries) (Amendment No. 15) (Jersey) Regulations 200- and adopted the principles.

Members present voted as follows –

POUR: 31

Senator T.A. Le Sueur
 Senator P.F. Routier
 Senator P.F.C. Ozouf
 Senator T.J. Le Main
 Senator F.E. Cohen
 Senator J.L. Perchard
 Senator A. Breckon
 Senator S.C. Ferguson
 Senator A.J.D. Maclean
 Connétable of St. Ouen
 Connétable of St. Helier
 Connétable of Trinity
 Connétable of Grouville
 Connétable of St. Brelade
 Connétable of St. John
 Connétable of St. Saviour
 Connétable of St. Clement
 Connétable of St. Peter
 Deputy R.C. Duhamel (S)
 Deputy of St. Martin
 Deputy R.G. Le Hérisssier (S)
 Deputy J.B. Fox (H)
 Deputy J.A. Martin (H)
 Deputy of St. Peter
 Deputy S. Pitman (H)
 Deputy of St. John
 Deputy A.E. Jeune (B)
 Deputy T.M. Pitman (H)
 Deputy A.T. Dupré (C)
 Deputy A.K.F. Green (H)
 Deputy J.M. Maçon (S)

CONTRE: 7

Senator B.I. Le Marquand
 Deputy of St. Ouen
 Deputy of Grouville
 Deputy I.J. Gorst (C)
 Deputy of St. Mary
 Deputy E.J. Noel (L)
 Deputy D. De Sousa (H)

ABSTAIN: 0

THE STATES, having been informed that the relevant scrutiny panel had indicated that it did not wish to scrutinise the draft legislation, adopted Regulations 1 and 2.

THE STATES commenced consideration of Regulation 3 and, adopting an amendment of the Deputy of St. Martin, agreed that in the substituted Article 16 –

(a) after paragraph (1)(a) there should be inserted the following sub-paragraph –

“(b) avoid imposing or maintaining unnecessary burdens on persons providing or operating gaming machines; and”,

and sub-paragraph (b) renumbered as (c);

Members present voted as follows –

POUR: 21

Senator T.A. Le Sueur
 Senator P.F. Routier
 Senator P.F.C. Ozouf
 Senator A. Breckon

CONTRE: 13

Senator T.J. Le Main
 Connétable of Trinity
 Connétable of Grouville
 Connétable of St. Brelade

ABSTAIN: 0

Senator S.C. Ferguson	Connétable of St. John
Senator A.J.D. Maclean	Connétable of St. Mary
Senator B.I. Le Marquand	Deputy of St. Ouen
Connétable of St. Ouen	Deputy S. Pitman (H)
Connétable of St. Helier	Deputy of St. John
Connétable of St. Saviour	Deputy of St. Mary
Connétable of St. Clement	Deputy E.J. Noel (L)
Deputy R.C. Duhamel (S)	Deputy M.R. Higgins (H)
Deputy of St. Martin	Deputy D. De Sousa (H)
Deputy J.B. Fox (H)	
Deputy J.A. Martin (H)	
Deputy I.J. Gorst (C)	
Deputy A.E. Jeune (B)	
Deputy T.M. Pitman (H)	
Deputy A.T. Dupré (C)	
Deputy A.K.F. Green (H)	
Deputy J.M. Maçon (S)	

THE STATES, adopting an amendment of the Deputy of St. Martin to Regulation 3, agreed that in the substituted Article 16 –

- (b) in paragraph (4) after the word “may”, there should be inserted the words “, after consulting such persons as appear to the Minister to be likely to be affected,”;

Members present voted as follows –

POUR: 26

Senator T.A. Le Sueur
 Senator P.F. Routier
 Senator P.F.C. Ozouf
 Senator A. Breckon
 Senator A.J.D. Maclean
 Senator B.I. Le Marquand
 Connétable of St. Helier
 Connétable of Trinity
 Connétable of St. Brelade
 Connétable of St. John
 Connétable of St. Saviour
 Connétable of St. Clement
 Deputy R.C. Duhamel (S)
 Deputy of St. Martin
 Deputy J.B. Fox (H)
 Deputy J.A. Martin (H)
 Deputy S. Pitman (H)
 Deputy I.J. Gorst (C)
 Deputy A.E. Jeune (B)
 Deputy of St. Mary
 Deputy T.M. Pitman (H)
 Deputy A.T. Dupré (C)
 Deputy M.R. Higgins (H)
 Deputy A.K.F. Green (H)
 Deputy D. De Sousa (H)
 Deputy J.M. Maçon (S)

CONTRE: 5

Senator S.C. Ferguson
 Connétable of Grouville
 Deputy of St. Ouen
 Deputy of St. John
 Deputy E.J. Noel (L)

ABSTAIN: 0

THE STATES rejected paragraph (c) of the amendment of the Deputy of St. Martin to Regulation 3 that after paragraph (7) there should be inserted the following paragraph –

“(8) The Minister must –

- (a) in exercising his or her power under paragraph (4) to approve a code and performing his or her duty under paragraph (1)(b) in relation to that power, particularly take account of any burden that may be caused by any unnecessary inconsistency between a provision of an approved code and any similar provision in any other jurisdiction in which providers of gambling services also operate; and
- (b) keep under review the provisions of any approved code or of any technical standards referred to in such a code.”,

and the remaining paragraphs renumbered and internal cross-references altered accordingly.

Members present voted as follows –

POUR: 12

Senator T.A. Le Sueur
 Senator A. Breckon
 Connétable of St. Helier
 Connétable of St. Brelade
 Connétable of St. Saviour
 Connétable of St. Clement
 Deputy R.C. Duhamel (S)
 Deputy of St. Martin
 Deputy J.B. Fox (H)
 Deputy J.A. Martin (H)
 Deputy A.E. Jeune (B)
 Deputy A.T. Dupré (C)

CONTRE: 21

Senator P.F. Routier
 Senator P.F.C. Ozouf
 Senator T.J. Le Main
 Senator S.C. Ferguson
 Senator A.J.D. Maclean
 Senator B.I. Le Marquand
 Connétable of St. Ouen
 Connétable of Trinity
 Connétable of Grouville
 Connétable of St. John
 Deputy of St. Ouen
 Deputy S. Pitman (H)
 Deputy I.J. Gorst (C)
 Deputy of St. John
 Deputy of St. Mary
 Deputy T.M. Pitman (H)
 Deputy E.J. Noel (L)
 Deputy M.R. Higgins (H)
 Deputy A.K.F. Green (H)
 Deputy D. De Sousa (H)
 Deputy J.M. Maçon (S)

ABSTAIN: 0

THE STATES adopted Regulation 3, as amended.

THE STATES adopted Regulations 4 to 9.

THE STATES commenced consideration of Regulation 10 and rejected an amendment of the Deputy of St. Martin that in paragraph (a)(ii) for the amount “£4,000” there should be substituted the amount “£2,630”.

Members present voted as follows –

POUR: 2

Connétable of St. Lawrence
Deputy R.C. Duhamel (S)

CONTRE: 34

Senator T.A. Le Sueur
Senator P.F. Routier
Senator P.F.C. Ozouf
Senator A. Breckon
Senator S.C. Ferguson
Senator A.J.D. Maclean
Senator B.I. Le Marquand
Connétable of St. Ouen
Connétable of St. Helier
Connétable of Trinity
Connétable of Grouville
Connétable of St. Brelade
Connétable of St. John
Connétable of St. Saviour
Connétable of St. Clement
Connétable of St. Mary
Deputy R.G. Le Hérisier (S)
Deputy J.B. Fox (H)
Deputy J.A. Martin (H)
Deputy of St. Ouen
Deputy of St. Peter
Deputy S. Pitman (H)
Deputy K.C. Lewis (S)
Deputy I.J. Gorst (C)
Deputy of St. John
Deputy A.E. Jeune (B)
Deputy of St. Mary
Deputy T.M. Pitman (H)
Deputy A.T. Dupré (C)
Deputy E.J. Noel (L)
Deputy M.R. Higgins (H)
Deputy A.K.F. Green (H)
Deputy D. De Sousa (H)
Deputy J.M. Maçon (S)

ABSTAIN: 0

THE STATES adopted Regulation 10.

THE STATES adopted Regulations 11 and 12.

THE STATES, in pursuance of Article 3 of the Gambling (Jersey) Law 1964, made Regulations entitled the Gambling (Gaming and Lotteries) (Amendment No. 15) (Jersey) Regulations 2009.

Members present voted as follows –

POUR: 31

Senator T.A. Le Sueur
Senator P.F. Routier
Senator P.F.C. Ozouf
Senator A. Breckon

CONTRE: 3

Senator B.I. Le Marquand
Deputy of St. Ouen
Deputy I.J. Gorst (C)

ABSTAIN: 0

Senator S.C. Ferguson
 Senator A.J.D. Maclean
 Connétable of St. Ouen
 Connétable of St. Helier
 Connétable of Trinity
 Connétable of Grouville
 Connétable of St. Brelade
 Connétable of St. John
 Connétable of St. Saviour
 Connétable of St. Clement
 Connétable of St. Mary
 Deputy R.C. Duhamel (S)
 Deputy of St. Martin
 Deputy R.G. Le Hérisssier (S)
 Deputy J.B. Fox (H)
 Deputy of St. Peter
 Deputy S. Pitman (H)
 Deputy K.C. Lewis (S)
 Deputy of St. John
 Deputy A.E. Jeune (B)
 Deputy of St. Mary
 Deputy T.M. Pitman (H)
 Deputy A.T. Dupré (C)
 Deputy E.J. Noel (L)
 Deputy M.R. Higgins (H)
 Deputy A.K.F. Green (H)
 Deputy J.M. Maçon (S)

Draft Gambling (2010 Fees) (Jersey) Regulations 200- P.141/2009

THE STATES commenced consideration of the Draft Gambling (2010 Fees) (Jersey) Regulations 200- and adopted the principles.

THE STATES, having been informed that the relevant scrutiny panel had indicated that it did not wish to scrutinise the draft legislation, commenced consideration of Regulation 1 and rejected an amendment of the Deputy of St. Martin that for the amount “£150” there should be substituted the amount “£131.14”.

Members present voted as follows –

POUR: 6

Senator B.E. Shenton
 Senator A. Breckon
 Connétable of St. Lawrence
 Deputy R.C. Duhamel (S)
 Deputy of St. Martin
 Deputy A.K.F. Green (H)

CONTRE: 34

Senator T.A. Le Sueur
 Senator P.F. Routier
 Senator P.F.C. Ozouf
 Senator T.J. Le Main
 Senator F.E. Cohen
 Senator J.L. Perchard
 Senator S.C. Ferguson
 Senator A.J.D. Maclean
 Senator B.I. Le Marquand
 Connétable of St. Ouen

ABSTAIN: 0

Connétable of Trinity
 Connétable of Grouville
 Connétable of St. Brelade
 Connétable of St. John
 Connétable of St. Saviour
 Connétable of St. Clement
 Connétable of St. Peter
 Deputy R.G. Le Hérisier (S)
 Deputy J.B. Fox (H)
 Deputy J.A. Martin (H)
 Deputy of St. Ouen
 Deputy of Grouville
 Deputy of St. Peter
 Deputy S. Pitman (H)
 Deputy K.C. Lewis (S)
 Deputy of St. John
 Deputy A.E. Jeune (B)
 Deputy of St. Mary
 Deputy T.M. Pitman (H)
 Deputy A.T. Dupré (C)
 Deputy E.J. Noel (L)
 Deputy M.R. Higgins (H)
 Deputy D. De Sousa (H)
 Deputy J.M. Maçon (S)

THE STATES adopted Regulation 1.

THE STATES commenced consideration of Regulation 2 and an amendment of the Deputy of St. Martin that –

- (a) in paragraph (a), for the amount “£50” there should be substituted the amount “£22.95”;
- (b) in paragraph (b), for the amount “£110” there should be substituted the amount “£84.16”;
- (c) in paragraph (c), for the amount “£20” there should be substituted the amount “£15.30”;
- (d) in paragraph (d), for the amount “£50” there should be substituted the amount “£42.85”;
- (e) in paragraph (e), for the amount “£50” there should be substituted the amount “£15.30”;
- (f) in paragraph (f), for the amount “£10” there should be substituted the amount “£7.65”;
- (g) in paragraph (g), for the amount “£20” there should be substituted the amount “£15.30”;
- (h) in paragraph (h), for the amount “£20” there should be substituted the amount “£15.30”;
- (i) in paragraph (i), for the amount “£110” there should be substituted the amount “£84.16”;
- (j) in paragraph (j), for the amount “£1,000” there should be substituted the amount “£336.64”.

THE STATES, adopting a proposition of Senator James Leslie Perchard, agreed that the Assembly move to the consideration of the next item on the Order Paper.

Young Offenders: naming by the media P.148/2009

THE STATES commenced consideration of a proposition of Deputy Trevor Mark Pitman of St. Helier, concerning the naming of young offenders by the media, as amended by his own amendment that in paragraph (a) after the word “assault” there should be inserted the words “, murder, manslaughter, rape or robbery”.

THE STATES commenced consideration of an amendment of Senator Ben Edward Shenton that in paragraph (a) for the words “from the age of 12” there should be substituted the words “from the age of 16”.

Adjournment

THE STATES adjourned, having agreed to reconvene on Thursday 3rd December 2009 to continue consideration of ‘Young Offenders: naming by the media’ (P.148/2009) and the outstanding items of public business.

THE STATES rose at 5.31 p.m.

M.N. DE LA HAYE

Greffier of the States