

The former reference to "hold[ing]" a carnival is deleted as included in the reference "conduct[ing]" a gaming event.

The former reference to benefiting financially "from the holding of any ... game of bingo" and the former reference to "games of entertainment" are deleted as implicit in the reference to "conduct[ing] bingo or a gaming event".

In item (2) of this section, the former reference to "be[ing] paid" proceeds is deleted as included in the reference to "receiv[ing]" proceeds.

The Criminal Law Article Review Committee notes, for the consideration of the General Assembly, that this section allows a qualified organization to conduct a gaming event for the exclusive benefit of "any" qualified organization, not only the qualified organization conducting the gaming event.

Defined terms: "Bingo" § 13-1001
 "Gaming event" § 13-1001
 "Qualified organization" § 13-1001

13-1004. DEVICES FOR AWARDING PRIZES AT CARNIVALS, ETC.

A QUALIFIED ORGANIZATION MAY AWARD A PRIZE OF MONEY OR MERCHANDISE AT BINGO OR A GAMING EVENT THROUGH A PADDLE WHEEL, WHEEL OF FORTUNE, CHANCE BOOK, OR BINGO.

REVISOR'S NOTE: This section is new language derived without substantive change from the first clause of the second sentence of former Art. 27, § 261(b).

The reference to a "money" prize is substituted for the former reference to a "cash" prize for consistency within this title.

Defined terms: "Bingo" § 13-1001
 "Gaming event" § 13-1001
 "Qualified organization" § 13-1001

13-1005. MANAGEMENT OF GAMING EVENT OR BINGO.

THE BINGO OR GAMING EVENT SHALL BE MANAGED PERSONALLY BY MEMBERS OF THE QUALIFIED ORGANIZATION CONDUCTING THE EVENT.

REVISOR'S NOTE: This section is new language derived without substantive change from the second clause of the second sentence of former Art. 27, § 261(b).

Defined terms: "Bingo" § 13-1001
 "Gaming event" § 13-1001
 "Qualified organization" § 13-1001