

1st Sub. S.B. 112
GAME FOWL FIGHTING AMENDMENTS

Representative **Brian M. Greene** proposes the following amendments:

1. *Page 1, Lines 12 through 13*

Senate 3rd Reading Amendments

2-21-2014:

12 ▶ provides that game fowl fighting {~~and specified acts related to game fowl fighting are~~} is
 a
12a \hat{S} → class A {~~misdemeanors on the first offense, and~~ $\leftarrow \hat{S}$
13 third degree felonies \hat{S} → on second and subsequent offenses} misdemeanor $\leftarrow \hat{S}$;

2. *Page 6, Line 158*

House Committee Amendments

3-6-2014:

158 76-9-301.3. Game fowl fighting {~~---Training game fowl for fighting~~} .

3. *Page 6, Lines 162 through 168*

House Committee Amendments

3-6-2014:

162 {~~(a) own, possess, keep, or train game fowl with the intent to engage it in fighting with~~
163 another game fowl;}
164 {~~(b)~~} (a) \hat{H} → intentionally $\leftarrow \hat{H}$ cause a game fowl to fight with or injure another game fowl;
165 {~~(c) manufacture, buy, sell, trade, or possess an instrument designed to enhance the~~
166 ability to, or likelihood of, causing injury to a game fowl with the intent that the instrument be
167 used in game fowl fighting or game fowl training;} or
168 {~~(d)~~} (b) \hat{H} → knowingly $\leftarrow \hat{H}$ permit or allow any act that violates Subsection (2)(a) {~~;~~ (b);
or (c);}

4. *Page 6, Lines 170 through 170b*

House Committee Amendments

3-6-2014:

170 (3) \hat{S} → {~~(a)~~} $\leftarrow \hat{S}$ A person who violates Subsection (2) is guilty of a \hat{S} → class A
170a misdemeanor {~~, except under Subsection (3)(b);~~
170b (b) A second or subsequent violation of Subsection (2) is a $\leftarrow \hat{S}$ third degree felony} .

