Maurice Quinlivan TD,
Room A509,
Leinster House,
Dublin 2
29/03/17

A chara,

Please see attached my Sale of Tickets (Sporting and Cultural Events) Bill 2017, which I would like to submit to the Department of Jobs, Enterprise and Innovation’s Consultation on the Resale of Tickets for Entertainment and Sporting Events.

The purpose of my bill is to simultaneously eliminate ticket-touting whilst also protecting consumers. The public have been rightfully enraged with their inability to access tickets for events whilst seeing ticket touts and other secondary companies selling large quantities of these self-same tickets at inflated prices.

My bill has two main objectives;

Firstly to protect the ordinary consumers who purchase tickets in good faith in the intention of attending and then later discover that they cannot attend the event. My bill ensures that they will be able to dispose of their tickets.

Secondly my bill will act to stop those who purchase event tickets with the sole intention of reselling them at a profit. This bill will dis-incentivise these ticket touts by mean of substantial fines.

Ticket touting and the secondary sales of tickets for events whether they are music concerts, sporting or cultural events have been the source of huge concerns and anger for many years. People are perplexed as to why large amounts of tickets for supposedly sold out events can quickly appear for sale.

In many cases these rip off priced tickets are being offered for sale by companies associated with the original tickets seller company. However the associated company is now selling the tickets at many times the original price. Event goers are justifiably very angry about this.

There have been a number of unsuccessful attempts to regulate the re-sale of tickets over the years. However the problem hasn’t be adequately tackled and the rip off continues unabated. This bill which I propose, if enacted will make the re-sale of tickets unprofitable and thus will have a huge impact on the existing scandal and clearly make most ticket touting pointless.

It will define designated events where 300 or more tickets will be sold and how they will be regulated. Taking the profit away from secondary tickets sellers and ticket touts is the only way to address this problem. The bill will also make sure that those engaged in this shameful business of ticket touting face fines of up to €5,000.
This bill will also ensure that event goers who need to re-sell their ticket for genuine reasons would be facilitated and able to do so. This bill will allow secondary sales of tickets to a maximum of 10% the initial value of the ticket.

Obviously there will be exemptions for regulated charities by including an exemption for them.

It will also ensure that the relevant Minister consults with venue operators and ticket sellers; to ensure a voluntary code regarding ticket refunds to consumers is established.

I hope through this Consultation on the Resale of Tickets for Entertainment and Sporting Events, you can consider supporting my bill in addressing this issue.

Is mise,

Maurice Quinlivan TD

Sinn Féin Spokesperson for Jobs, Enterprise and Innovation
An Bille um Dhíol Ticéad (Imeachtaí Spóirt agus Cultúir), 2017
Sale of Tickets (Sporting and Cultural Events) Bill 2017

Mar a tionscnaiodh

As initiated

[No. 29 of 2017]
AN BILLE UM DHÍOL TICÉAD (IMEACHTAÍ SPÓIRT AGUS CULTÚIR), 2017
SALE OF TICKETS (SPORTING AND CULTURAL EVENTS) BILL 2017

Mar a tionscnaiodh
As initiated

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[No. 29 of 2017]
ACT REFERRED TO

Charities Act 2009 (No. 6)
AN BILLE UM DHÍOL TICÉAD (IMEACHTAÍ SPÓIRT AGUS CULTÚIR), 2017
SALE OF TICKETS (SPORTING AND CULTURAL EVENTS) BILL 2017

Bill
entitled

An Act to regulate the selling of tickets for certain sporting and cultural events; and to
provide for related matters.

Be it enacted by the Oireachtas as follows:

Interpretation

1. In this Act—

“concerned in the sale of a ticket” and any reference to selling a ticket includes—

(a) offering to sell a ticket,

(b) exposing a ticket for sale,

(c) making a ticket available for sale by another person,

(d) advertising that a ticket is available for purchase, or

(e) giving a ticket to a person who pays or agrees to pay for some other goods or
services or offering to do so;

“designated event” means a sporting or cultural event for which more than 300 tickets
have been offered for sale;

“event organiser” means the person or persons responsible for organising and holding an
event and receiving the revenue from the event;

“face value” means the original price of a ticket, including the full cost of the ticket plus
any administration or other fees incurred in its purchase from the primary retailer;

“illegal ticket touting” means any of the offences outlined in section 2 of this Act;

“Minister” means the Minister for Transport, Tourism and Sport;

“primary retailer” means a retailer responsible for selling tickets on behalf of, and at a
price or prices agreed by, the event organiser or venue operator;

“sporting and cultural event” includes all live entertainment, including but not limited to
sports matches, live music events, theatre and other live performances which will take
place or are taking place in the state, and which have not concluded;

“ticket” means anything which purports to be a ticket, including any item, tangible or
intangible, which grants the holder entry to an event;

“ticketing agent” means a person or company who or which sells tickets to events on behalf of event organisers or venue operators, or have in the past resold, or intend to resell, tickets to events either with or without authorisation from event organisers or venue operators;

“venue operator” means the person or persons responsible on behalf of the venue for hiring out the venue for the holding of events by event organisers.

Offences
2. (1) It shall be an offence for a person to sell or offer for sale a ticket for a designated event at a price greater than 10% above the face value of the ticket.

(2) Notwithstanding the generality of subsection (1), where the face value of a ticket is nil, the maximum permitted cost of an unauthorised sale or disposal is no more than reasonable postage costs.

(3) In respect of the sale or advertisement for sale of tickets for events whether designated or non-designated—

(a) no person is permitted to be concerned in the sale of a ticket where the primary retailer has not yet released for sale tickets to an event, and

(b) no person is permitted to be concerned in the sale of a ticket which they have not purchased from the primary retailer.

(4) A person guilty of an offence under subsection (1), (2) or (3) shall be liable, on summary conviction, to a fine not exceeding €5,000.

(5) Where a person is found guilty of an offence under this section and as part of the conduct constituting that offence that person purported to sell tickets for a charitable event, any monies recovered in relation to that offence should be paid to the relevant charity or charities.

(6) A person who outside the State does any act referred to this section shall be guilty of an offence notwithstanding the fact that such offence was committed outside of the State.

Powers of An Garda Síochána
3. (1) If a member of An Garda Síochána has reasonable cause for believing that a person is committing or has committed an offence under section 2, that member may—

(a) arrest without warrant the person whom the member with reasonable cause suspect has or is committing an offence,

(b) for the purpose of making such arrest, enter, if need be by force, and search any place where the member with reasonable cause suspects such person to be, and

(c) confiscate any tickets for a designated event in the possession of a person arrested under this section or found in any place where the person is arrested.
Confiscation Order

4.  (1) Where a person has been sentenced or otherwise dealt with by a court in respect of one or more offences under this Act of which he has been convicted, a member of An Garda Síochána may make, or cause to be made, an application to the court to determine whether the person convicted has benefited from illegal ticket touting.

(2) An application under subsection (1) of this section may be made at the conclusion of the proceedings at which the person is sentenced or otherwise dealt with or may be made at a later stage.

(3) An application under subsection (1) of this section shall not be made unless it appears to the member of An Garda Síochána that the person in question has benefited from illegal ticket touting.

(4) If the court determines that the person in question has benefited from illegal ticket touting, the court shall determine the amount to be recovered in his case by virtue of this section and shall make a confiscation order under this section requiring the person concerned to pay that amount.

(5) For the purposes of this Act, a person who has at any time (whether before or after the commencement of this section) received any payment or other reward in connection with illegal ticket touting carried on by him or another has benefited from illegal ticket touting.

(6) The standard of proof required to determine any question arising under this Act as to—

(a) whether a person has benefited from illegal ticket touting, or

(b) the amount to be recovered in his case by virtue of this section,

shall be that applicable in civil proceedings.

(7) Where a confiscation order has been made under this section the amount to be recovered under the order shall be equal to the amount assessed by the court to be the value of the defendant's proceeds of illegal ticket touting.

(8) If the court is satisfied that the amount that might be realised at the time the confiscation order is made is less than the amount the court assesses to be the value of his proceeds from illegal ticket touting, the amount to be recovered in the defendant's case under the confiscation order shall be the amount appearing to the court to be the amount that might be so realised.

Exemption for Charities

5.  (1) Charities registered in accordance with the Charities Act 2009 do not require authorisation to sell tickets to designated events at a price greater than 10% above the face value of the ticket.

(2) All functions and powers of the Charities Regulator under the Charities Act 2009 apply for the purpose of investigating and sanctioning alleged or suspected misconduct or mismanagement regarding ticket sales covered by this Act.
Sale and disposal of tickets on the internet

6. (1) A person shall not be guilty of an offence under this Act solely by virtue of making facilities available in connection with electronic communication or the storage of electronic data.

(2) Where a person who provides services for electronic communication or for the storage of electronic data is notified that they are being used in connection with the commission of an offence under this Act, that person shall be guilty of and offence by allowing the continued provision of the services after a period of 24 hours.

(3) Where a member of An Garda Síochána or an event organiser has notified a person who provides services for electronic communication or for the storage of electronic data that a ticket sale advertised or conducted via that person’s services is in breach of this Act, that person must comply with any requests by a member of An Garda Síochána for information regarding the identity of the vendor and any other information relevant to the investigation of the offence.

(4) Failure to comply with a request under subsection (3) is an offence, punishable on summary conviction by a fine not exceeding €5,000.

Voluntary Code for refunding tickets

7. (1) The Minister shall consult venue operators, event organisers and ticketing agents with the aim of establishing—

(a) a voluntary code regarding ticket refunds to consumers; and/or

(b) an official ticket exchange facility for consumers.

(2) The Minister shall lay a report before the Oireachtas on the outcome of the consultations within 6 months of the commencement of this Act.

Expenses

8. The expenses incurred by the Minister in the administration of this Act shall be paid out of moneys provided by the Oireachtas.

Short title and Commencement

9. (1) This Act may be cited as the Sale of Tickets (Sporting and Cultural Events) Act 2017.

(2) This Act shall come into operation one month from the date of its passing.
BILLE

(mar a tionscnaidh)

dá ngairtear

Acht do rialáil dlóilachán ticéad le haghaidh imeachtaí áirithe spóirt agus cultúir; agus do dhéanamh socrú i dtaoibh níthe gaolmhara.

BILLY

(as initiated)

entitled

An Act to regulate the selling of tickets for certain sporting and cultural events; and to provide for related matters.

An Teachta Muiris Ó Caoindealbháin a thug isteach,
1 Márta, 2017

Introduced by Deputy Maurice Quinlivan,
1st March, 2017