1. Introduction

This article analyses the law of gambling advertising in Great Britain, highlighting the limits of co-regulation against the third statutory objective[1] considering the empirical research literature on the impact of advertising on problem gambling[2], pointing to gaps in the protection of children and vulnerable persons and making recommendations. Our argument is that the risk assessment should not be made purely from the perspective of the population as a whole but from the viewpoint of those who are negatively affected by gambling. We argue that there is a fundamental conflict between the objective of liberalising gambling advertising and the protection of children and other vulnerable persons and that more should be done to ensure their protection. The Department of Culture, Media and Sport (DCMS) is currently reviewing Social Responsibility Measures, including the impacts of gambling advertising and the protection of children, so we hope this article can make a timely contribution to the debate.[3]

In principle, regulators have three policy choices for regulating advertising: The first option is to restrict exposure to advertising by prohibiting certain types of advertising, such as certain channels, venues and media or advertising for particular products. Before the Gambling Act 2005, advertising of gambling was restricted. It was embedded within the principle that some gambling advertising is necessary to steer those who wish to gamble from illegal gambling and its concomitant criminality, but it should only respond to unstimulated demand. [4] The 2005 liberalisation led to the removal of the prohibition of advertising for hardcore forms of gambling, the underlying policy being that gambling is part of the legitimate entertainment sector and that operators should be free to advertise within the boundaries of the licensing scheme and social responsibility. This approach means that the purpose of advertising regulation is no longer to limit demand but to reduce harm through marginal measures protecting the most vulnerable consumers. In order to achieve this objective, advertising largely relies on co-regulation.

The second option for regulating advertising are zoning measures to prevent gambling ads coming to the attention of minors and/or vulnerable persons. The co-regulatory regime discussed below contains such zoning measures, but as we show, zoning is not very effective since it only marginally reduces the actual exposure.

The third option are standards imposed on the advertising content to reduce any potential harmful effects of the advertising message. Co-regulatory standards try to prevent minors and vulnerable adults from being exploited through fostering behaviours and perceptions which contribute to problem gambling. As we argue below regulating the message is only marginally effective. Messages which induce irresponsible risk-taking behaviour, for example, by portraying gambling as a replacement for work or an activity that can facilitate sexual enhancement, are very close to, and impossible to distinguish from, the messages advertising legitimately conveys, such excitement, or glamour. We argue that the dividing line between the advertising messages communicating to consumers why gambling is attractive
and messages which need to be suppressed because they invite undue risk taking, is too fine. Again as discussed below regulation largely focuses on what the advertiser intends to communicate, rather than what vulnerable members of the audience are likely to understand.

Since the second and third options are of limited effectiveness we raise the question whether the first option (restricting advertising of gambling) should be reconsidered. This article challenges the proposition that co-regulation in this area is sufficient and argues that the current increase in gambling advertising is likely to impact negatively on the vulnerable. The evaluation of gambling advertising is detached from the overall paradigm of the third licensing objective and focuses too much on the general population and not on those who are in need of protection. We are not arguing that we should return to the position before the Gambling Act 2005 was introduced. We conclude that careful consideration should be given to limiting advertising more and to carry out specific research.

Liberalisation caused a significant increase in the overall volume of gambling ads with the Advertising Association figures showing that the overall amount spent annually has risen from £150 million in 2010 to £235 million in 2013. Although the spent on press gambling advertising has only increased slightly, it has almost doubled for advertising on the internet and on television. On the assumption that spent and exposure are correlated, these 2013 figures show that consumers’ exposure to such advertising is likely to have substantially increased over the last few years. Gambling advertising is pervasive, ever-present and constitutes ‘big’ business, both in terms of money spent as well as in terms of its impact on the average viewer. During 2012 an average adult in the UK was exposed to around 630 gambling ads (between 1 and 2 a day), whereas children aged 4-15 would have seen about 211 of such ads in the same year.

These figures indicate that the population, including the vulnerable are seeing much more gambling advertising than ever before. Hence the question arises what impact this exposure may have.

2. Existing Research on the Impact of Advertising on Problem Gambling

Planzer/Wardle in their Rapid Evidence Assessment of 2011, reviewing in depth 17 research articles on the impact of advertising suggest that the impact of gambling advertising on the population as a whole and on the prevalence of problem gambling is difficult to measure. The objectives of advertising are to (a) increase the purchase/consumption of a particular product or a range of products, (b) stimulate interest and generate leads, (c) change life behaviours, (d) increase brand value and to improve the ‘image’ of a product. Given that gambling had a predominantly negative image in 2007, the last objective is important to gambling operators, as a sector for the last ten years. If the image of the product, and of gambling as a form of entertainment, is improved, this leads some users to approach risks less critically, which may in turn mean an increase in problem gambling.

Advertising (1) stimulates the overall demand for a product and/or (2) achieves increased consumption of a particular brand at the expense of the competitors. It is difficult to determine which of these two effects dominates, depending on factors such as the maturity of the market, the awareness of consumers and the nature of the advertising. However, to the extent that consumption is increased, this raises the question of whether increased consumption also increases the number of problem gamblers or the level of their problem gambling. Gambling ads stimulate consumption also amongst those who would not
participate without this stimulus, thus tempting persons to take up gambling from a young age.\[19\]

The 2014 Review by ASA\[20\] included questions in the Gambling Commission’s Omnibus Survey and concluded that on average about 10% of survey respondents who had gambled replied that they might have been prompted by advertising to do so, but interestingly that rate increases to 20% for the younger age groups of 18-34 and to 28% for regular gamblers engaging in a variety of gambling activities (32% if the ad was for a “free” bet).\[21\] For the 25-34 age group, 44% of respondents who placed bets on live sports events stated that a free bet offer had prompted them. Of the respondents who placed a bet on a broadcast live event, 20% said that they were prompted to do so because of an ad for a “free” bet.\[22\]

The Total Consumption Model (TCM) is a theory widely accepted in relation to problematic alcohol consumption. It states that when the level of consumption of a particular product in a country increases, the harm effects are augmented concomitantly.\[23\] In other words, if the mean of consumption increases the number of excessive uses is likewise augmented. Per Binde in his review of the research on the impact of gambling advertising in 2014 sets out the arguments made in the research literature.\[24\] A number of studies have indicated that the TCM applies to gambling: an increase in general consumption leads to a concomitant increase in problem gambling.\[25\] We argue that there is at least a likelihood that advertising stimulates demand and leads to increased levels of problem gambling. But, it has been argued that greater advertising of gambling leads to a process of adaptation, stimulated by education campaigns, greater awareness of the risks, social responsibility measures of operators, public health measures, and regulation, which counterbalances the expected increase in problem gambling.\[26\]

Currently, there is no evidence that problem gambling prevalence is increasing. In the 2007 British Gambling Prevalence Survey the problem gambling rates (in relation to the total population) were 1.0% for men and 0.2% for women, 0.6% in total (based on scoring 3 or more in the DSM IV).\[27\] In total 71% of men and 68% of women aged 16 and over had engaged in one or more form(s) of gambling in the past year in 2007. By contrast in 2012 the Health Survey\[28\] identified the problem gambling rates (in relation to the total population) as 0.8% for men and 0.2% for women. 68% of men and 61% of women had participated in one of the listed gambling activities in 2012. Thus the overall rates of participation and prevalence have stabilized from 2007 to 2012. Thus the increase in advertising does not seemed to have led to either increased participation or problem gambling rates overall (for the short time span 2007-2012). However the Health Survey used different methodology and the figures are not completely comparable.

Based on the evidence it would be difficult to argue that the regulatory framework in the Gambling Act should return to the no stimulation of demand model. However, persons who have suffered from problem gambling are particularly in danger by regular exposure to gambling ads, especially if targeted online. The reason for this is that ads, whose aim is to stimulate gambling, may affect their impulse control and lure them back into gambling.\[29\]

Likewise research indicates that problem gambling prevalence is much higher in minors who gamble and persons who started gambling while still minors.\[30\] A recent literature overview estimates that 77-83% of adolescents were involved in gambling, 10-15% of adolescents are
potentially at risk of developing gambling problems and 4-8% had serious gambling problems. [31]

Therefore regulation should focus on the protection of children (and vulnerable persons), and not the population as a whole. The possible effect of gambling advertising contributing to a positive attitude in society towards gambling is likely to particularly affect minors. The perception perpetrated by advertising that gambling is a normal, everyday mainstream activity may undermine attempts by responsible adults to discourage a child’s interest in gambling and prevent disengagement. [32]

3. The Current Laws on Gambling Advertising

The law on gambling advertising is complex, layered and multi-faceted, as it relies on a sophisticated interplay between statutory framework legislation (the Gambling Act and the Communications Act) and co-regulatory Codes of Practice (the CAP[33]/BCAP[34] Codes, “the Advertising Codes” and the Gambling Industry Code for Socially Responsible Advertising[35]) as well as further Codes issued by the two independent regulators to implement the statutory framework, namely the Gambling Commission’s Licensing Conditions and Code of Practice, and the Ofcom Broadcasting Code. Furthermore, the EU adopted a Recommendation[36] in 2014, which contains some non-binding minimum standards for player protection, including advertising.

There are no fewer than four types of regulators, the Gambling Commission (“the Commission”) with responsibility for the licensing conditions and their implementation, the Advertising Standards Authority adjudicating on compliance with the Advertising Codes, Local Authorities and the Office of Communications (Ofcom) who is responsible for broadcasting and communications regulation under the Communications Act[37].

The distinction between broadcast and non-broadcast advertising regulation is both structural and due to the history of advertising regulation. The Advertising Standards Authority (ASA) and its sister body, the Committee of Advertising Practice (CAP) were set up already in 1961/2 as purely self-regulatory bodies without legislative framework legislation.[38] With the introduction of backstop consumer protection legislation against misleading advertising[39] and closer co-operation[40] with the (then) Office of Fair Trading (OFT) since 1988[41], arguably the regulation of advertising is now more akin to a co-regulatory system[42]. By contrast, broadcast advertising regulation has been clearly underpinned by framework legislation, and is therefore clearly co-regulatory. Broadcast regulation has been reformed by the Communications Act 2003, which created a new regulator, Ofcom. Ofcom is responsible under s.319 of the Communication Act 2003 for standards in broadcast advertising but Ofcom has largely delegated these duties to the ASA (but does retain a supervisory function). The ASA maintains the separation of non-broadcast and broadcast advertising and has two committees respectively, the Committee of Advertising Practice (CAP) and the Broadcast Committee of Advertising Practice (BCAP). ASA adjudicates on complaints made against ads in both sectors.

Thus, for both non-broadcast and broadcast advertising, the primary form of regulation is the delegated, co-regulatory system with the rules contained in the two Advertising Codes. These advertising specific Codes are in turn supplemented by the self-imposed, purely self-regulatory Industry Code made by the gambling industry[43]. The latter is not binding, but in practice the gambling industry does obey its provisions, since the Gambling Commission
takes into account compliance in deciding on the grant of a new or revocation of an existing licence. Moreover, its Licensing Conditions and Code of Practice recommends that licensees should follow the Code. The Gambling Act provides the specific framework of regulation for gambling, but its provisions on the topic of advertising are brief, defining the meaning of ads, determining their territorial application, and creating the offence of advertising unlawful gambling and creating offences in relation to advertising gambling to minors. The Act envisages that protection of the vulnerable is achieved through the detailed social responsibility obligations imposed on operators in the Licence Conditions and Code of Practice (LCCP) issued by the Gambling Commission. Detailed regulations on advertising standards are envisaged under the reserve power in s.328 with the objective of protecting vulnerable persons from being harmed or exploited, but no such Regulations currently exist. When the Gambling Act 2005 was enacted the advertising co-regulatory system had already been well-established, so the Gambling Act deferred to this system, but included backstop powers in case the co-regulatory system was not considered to be no longer adequate to mitigate the specific harms of gambling advertising. The general co-regulatory system under the Advertising Codes, the Industry Code, the supervision by OFCOM (for broadcasting only) and the backstop powers for misleading advertising (non-broadcast) have been deemed sufficient.

The statutory definition of advertising in the Gambling Act is for the purposes of the statutory offences and includes (a) doing anything to encourage one or more persons to take advantage of facilities for gambling; (b) bringing information about gambling facilities to the attention of one or more persons with a view to increasing their use; or (c) participating in or facilitating an activity that is designed to do (a) or (b). Sponsorship agreements are included in the definition of advertising as are sales promotion that indirectly advertise facilities. This definition is narrowly tailored towards advertising that aims to stimulate demand. It does not include advertising merely promoting the image of gambling or brand enhancement not focused on encouraging use of a specific facility/product. It does not include pure information, so that operators of a blog or feedback/rating sites are unlikely to be caught. Because of this definition, the criminal offences discussed below, have a narrow scope.

By contrast, regulation under the Advertising Codes is wider: they make a basic distinction between editorial content (in the broadcast context, programme content) and advertising. The Advertising Codes essentially apply to non-editorial content. Under the BCAP Code, advertising means ‘publicity by advertisers including spot advertisements and broadcaster promotions with advertisers (outside programme time) that is broadcast in return for payment (...) or that seeks to sell products’. Both brand enhancement and campaigning advertising (not promoting a particular product) are covered if it is paid for content. The meaning of advertising is accordingly much wider than that the one adopted for the criminal provisions in the Act, as the Codes are not limited to the activity of promoting a product or facility. The world-wide-web is governed by the CAP Code, regulating ads hosted on third party websites and other intermediaries as well as (since 2010) ads on the company’s own business websites.

Children are defined by the Gambling Act and the Advertising Codes as being 15 years old and under in distinction to Young Persons being 16 and 17 years old. Who is a vulnerable person has not been defined in the Act. It includes those who have had a current or past episode of problem gambling or who are at risk of developing problem gambling.
takes a broad perspective and treats someone as vulnerable if they have ‘mental, social or emotional immaturity, impaired judgment, for example because of alcohol or drug addiction, or those who are at risk of gambling more than they can afford to or want to’. This wide definition of vulnerability is correct in view of the significant evidence of co-morbidity between problem-gambling and excessive alcohol, cigarette or drug consumption.

4. **Zoning: Minimising Exposure of Advertising to Minors**

As stated in the Introduction, one option for regulating advertising are zoning measures to prevent gambling ads coming to the attention of minors and/or vulnerable persons. The idea behind the concept of zoning is to minimise the exposure of minors and/or vulnerable persons to gambling advertising by restricting its reach, thus minimising potential harms, but still allowing advertising to non-vulnerable adults with the aim of stimulating demand on their part. Zoning as a concept has been used in the context of town planning as well as balancing free speech and protection of children on the internet. Most zoning restrictions apply to the protection of minors, but the rules on self-exclusion are a form of zoning of vulnerable people.

4.1 **Zoning: Minors**

The Gambling Act contains specific criminal law prohibitions on advertising to minors, s.46 (1) makes it a criminal offence to “invite, cause or permit” a child or young person to gamble (subject to exceptions). The reference to “inviting” includes advertising, and the Act makes clear that “inviting” includes the sending of a document which advertises gambling or bringing to the attention of minors information about gambling with a view to encouraging them to gamble.

The Act does not expressly state who commits the criminal offence. This raises the question of who is responsible for an ad, which particularly on the internet can be a complex question with a contractual chain between the advertiser, the advertising intermediaries and the host of the actual ad. In terms of who may be liable, s. 327 of the Gambling Act has a wide reach covering anyone involved: “doing anything”, “participating in or facilitating an activity”. Depending on individual circumstances this may include the gambling operator/advertiser, advertising intermediaries, media owners, affiliates, website hosting ads and search engines, as long as they have sufficient control over the advertising content.

The Act makes a basic distinction between two types of prohibited activities with intent: (i) the sending of a document (with information about gambling opportunities) and (ii) bringing information about gambling opportunities to the attention of a minor.

As we discuss below the ASA has not upheld a claim against a gambling operator who had sent a direct marketing communication to a minor who had registered on a website, stating a false age. ASA applied the rules in the Advertising Code and in particular Rule 16.3.13 and applied a ‘no fault’ standard in the sense that the advertiser only directs its direct marketing at a minor if it has actual knowledge or intention that a minor is on its marketing list. But if gambling companies are not required to carry out age verification upon registration but only when a financial transaction takes place, they should not be permitted to include details of such potential customers within their database for marketing purposes. If they choose to do
so, they should ensure that age verification is completed as otherwise, this creates a substantial loophole in light of the many attempts of children and young people to register for a gambling account with a false date of birth.

In the online context it is difficult to ascertain the meaning of the phrase “sending of a document”. While this wording may cover direct marketing by email it is less clear whether it would apply for example to banner advertising on a social networking site which has been targeted on the basis of cookies or other profiling mechanisms. Given its wording (“document”), it is unlikely that the criminal provisions apply to targeted ads on social networking sites. This is a gap which needs to be addressed, in particular if online profiles could be made to contain information about the viewer’s age. Arguably s.46 should apply to all targeted forms of advertising and the onus should be on the advertiser to age-verify the recipient of targeted ads.

For the second activity “bringing to the attention of a minor ” the Act provides for a second type of defence, namely that that the information was brought to the attention of the minor as an incident of the information being brought to the attention of adults. Thus for untargeted advertising to a general audience the advertiser need not (and indeed may not be able to) take any steps to ensure that the ad does not reach minors.

One method for keeping minors away is to use a clear message on ads and gambling websites that gambling is not allowed for minors. The EU Recommendation recommends this, stipulating that advertising carry a ‘no underage gambling’ logo. In response, the Industry Code now provides that TV and print ads should carry either a “18+” symbol or a ‘no under 18s (16s for lotteries)’ type message. Unfortunately this requirement was not extended to internet advertising.

Furthermore, the Industry Code requires that operators do not include their branding (logos etc) on merchandise designed for minors and attracting VAT exclusion. The EU Recommendation likewise provides that promotional materials of the sponsor must not be designed for or aimed at minors. This rule is too narrowly defined as most sports merchandise such as football shirts will be of equal appeal and size to both minors (especially teenagers) and adults. Those are branded with gambling logos and promotions which are worn by minors and adults alike. Therefore stricter rules should be introduced to ensure these items are not sold to minors.

In broadcast media, advertising has been zoned by (1) the 9pm watershed and (2) by the identification of programmes of particular appeal to minors. The 9pm watershed applies only to ads for some forms of gambling. This has caused controversy because of the exposure of minors to daytime TV ads for (online) gambling. During the House of Lords debate on the Gambling (Licensing and Advertising) Bill an amendment was tabled, but not passed, applying the watershed to all forms of online gambling. The watershed was included as an industry standard in the self-regulatory Industry Code, but only for some forms of gambling. This Code provides that ads which were not allowed to be broadcast at all before the Act came into force (2007), should now only be broadcast after the watershed, including sponsorship arrangements. Thus the watershed does not apply to betting ads around broadcasts of sports events, nor to bingo or lottery/scratchcard ads, the latter two already allowed before 2007. Arguably, less harm stems from these softer forms of gambling.
However recently arguments resurfaced against these exceptions on the basis that they may lead young persons to access the homepages of websites where harder, potentially more harmful, forms of gambling such as poker and online casino games can easily be found. The Second Edition of the Industry Code now contains a provision that pre-watershed TV ads must not refer to these hardcore gambling products[84] and a reference to the clearing practices of Clearcast that such hardcore gambling must be at least “two clicks away”, i.e., not directly accessible from the landing page mentioned in the TV ad.[85] Arguably this is not much of a disincentive, as two clicks equal two seconds of browsing time. The Industry Code was changed in 2015 to provide that pre-watershed ads must not include any offers (such as free bets) to sign-up new customers in TV ads.[86]

More generally, the debate on the value of the watershed centres on the question of whether contemporary viewing patterns by minors mean that the watershed is no longer an effective zoning tool. Minors do watch TV after 9pm, have a TV or internet enabled device in their own bedroom[87] and/or they access TV programmes streamed on demand through catch-up services, which, naturally, are not subject to the watershed[88]. Another practical argument concerning the limited effectiveness of the watershed is that, if all gambling ads were restricted to late at night broadcasting, this would lead to a concentration of gambling ads at that time, which would have a negative impact on those children watching at this time and lead to very intensive exposure. For these reasons BCAP decided not to include the watershed in their rules.[89]

According to a 2013 Ofcom Report, the largest segment of gambling advertising[90] is broadcast during night time (23.00-05.59: 41.5%), but in second place is the daytime TV slot (09:30-16:59: 32%) when just under one-third of gambling spots (bingo, sports betting) are broadcast, in the third place are gambling spots broadcast immediately after the watershed (21:00-22:59: 13.1%), in the fourth place is the expensive prime-time broadcasting (17:00-20:59), only 8.7% of spots are broadcast then and finally the fewest number of gambling spots appear in the early morning (06:00-09:29 4.8%).[91] These figures show that, overall, most gambling ads are broadcast during daytime (06:00-20:59), when minors are likely to watch.

The same Report shows that a high proportion (just under one-fifth 19.8%) of all television viewing amongst children aged between 4 and 15 years old took place after the 9pm slot. This proportion rose to 26.6% when children aged between 10 and 15 years old were singled out, with 8% of them viewing television after 11pm at night.[92] In summary, it is clear that minors are exposed to gambling advertising, as the watershed does not apply to advertising of certain forms of gambling and because of different viewing patterns, more minors watch content out of hours of the protection.

In addition to the watershed, broadcasting also relies on zoning based on the nature of the programming. But this has only a limited effect- minors aspire to and consume some of the same programming as adults. Content specifically targeted at minors forms only part of what they consume. Nevertheless, the UK regulation and the EU Recommendation[93] have adopted an approach focusing on content specifically and predominantly targeted to minors and not on content which impacts specifically on them. Again the focus here is on the communicative intent of the advertiser, not the impact on a vulnerable audience.
The approach under the BCAP Code is to list the types of ads, which must not be advertised during, preceding or following editorial content which is 1) commissioned for or 2) principally directed at or 3) of particular appeal to children. The BCAP Guidance states that broadcasters should have no difficulty identifying the first two types of programming but explains the third category particular appeal. It explains that broadcasters should use audience data to predict whether a programme is of particular appeal to children. In addition to audience data, broadcasters must consider factors such as a subjective analysis of the content; the channel profile and the time when the programme is broadcast.

The audience data is based on the viewing figures determined by the Broadcasters’ Audience Research Board (BARB). BARB uses a self-selected, but representative panel of 5,200 homes whose viewing patterns are monitored. The Audience Index is calculated as a proportion of the percentage of children watching a particular programme in relation to the percentage of the total population watching a programme. If the Audience Index equals 120 or greater, a programme is deemed to be of particular appeal to the age band. For example, if 6% of children have watched a particular programme, but only 5% of the total population have viewed the same programme, this programme will be deemed to be of particular appeal to children. If the proportion is the same (or even slightly higher) for children as it is for the total population, the programme would not be considered of particular appeal to children, even if the percentage figures are very high (for example 40% of children and 34% of adults having seen the programme). Therefore the zoning rules do not protect children in relation to advertising where the programme’s audience is mixed, even if a high percentage of all children view the programme. Audience Indexing is not required for special interest channels unlikely to appeal to children, for example a channel covering horse-racing. Finally, the BARB age bands do not capture young persons (16-17 year olds) leaving that age-group unprotected.

On the internet, it is less likely that minors are inadvertently exposed to gambling advertising online, since much advertising on the world-wide-web is targeted to users’ presumed interests based on behavioural tracking. For example, a banner ad for online gambling is triggered if the device’s browsing history (recorded by cookies and other tracking tools) reveals access to relevant websites. Such targeted advertising would only be seen by minors if they have previously accessed online gambling websites or if the computer is shared and the browser is used by someone (such as a parent) who had previously accessed a gambling website or entered relevant search terms. In that latter scenario, it would be up to the parent to diligently delete the cookies created by the session and/or operate device level filtering. Keyword triggered advertising on search engine results pages (such as Google Adwords) likewise appears only after keywords have been entered.

Especially sports-related advertising triggered on social media raise further issues. In particular the use of third party affiliates has generated substantial controversy amid claims that affiliates specifically target vulnerable people. The ASA has now made clear in its guidance that primary responsibility for observing the Codes remain with the gambling operator. The CAP Code applies and provides that gambling and lottery ads must not be directed at persons below the age of 18 through a selection of media or context in which they appear. In the following we explain that Youtube seems to comply with this provision according to its own policy statements. Gambling ads being played, for example, before a YouTube video clip clearly directed at children (eg Peppa Pig) would be a breach of the
provision. Google has a restrictive policy in respect of gambling ads and requires approval and certification of compliance with the local law of the country where the ad is displayed. Google distinguishes between approved ‘family safe’ and ‘non-family safe’ ads. Ads for offline gambling are considered ‘family safe’ whereas ads for online gambling are considered ‘non-family safe’. Presumably this is because minors can directly access the online gambling website but not the offline gambling facility. As far as video and image ads are concerned, only family-safe ads may be shown on Youtube.

This means that Youtube, as a general policy rule does not allow the placement of online gambling video advertising spots or images before a video on Youtube. However gambling ads do appear not only in spots before a video but also as the “main” video on Youtube. Here, cause for concern are funny, trendy viral spots for online gambling featuring as the ‘main’ video on video-sharing and social networking websites, as these are likely to be watched by minors.

In the context of social media zoning an additional problem arises from the lack of proper age verification of accounts. Children are being bombarded on Twitter and other social media sites with gambling ads, including free bets, for example, if they follow a particular football related Twitter account. ASA have stated that “when using social media accounts that attract a wide array of followers, marketers (and/or their affiliates) must be able to demonstrate that the overall demographic of followers does not indicate that a gambling ad would be directed at those under the age of 18 in that space”. This ignores the problem however that such accounts usually are followed by minors and adults and are not targeted to either group (which is precisely the problem) so that a zoning approach does not work.

In an ASA adjudication concerning an ad for bingo on the X Factor Facebook page, the complainant argued that this ad was of particular appeal to children given their high Facebook use. However, the complaint was not upheld on the grounds of the assertion that the ad was only targeted at Facebook users who had registered as over 18. This ruling does not take into account that the registered age on Facebook is self-declared, hence children register as adults. An ASA survey commissioned to find out what ads young people see and engage with on social media sites, and whether those ads stick to the UK advertising rules, suggests that the majority of children are registering on sites using false ages and are therefore exposed to advertising intended for an older audience. Thus, registration is accepted without any further verification of the applicant’s age, exposing children to ads that they are not supposed to see.

Further problems arise when minors register with personal details on gambling websites and then receive direct marketing communications as a result. In a recent ruling the ASA rejected a complaint against a direct mailing from Casino Rewards sent to a 14 year old child. The complaint was not upheld as the minor successfully registered with the site by providing a falsedate of birth but as he did not attempt any gambling, age verification was never carried out. The ASA accepted Casino Rewards’ statement that they had acted in good faith, but it is at least questionable whether good faith should be sufficient here. This decision shows that age-verification should be carried out not just when a person starts to gamble, but already when he or she registers on a gambling site and direct marketing is sent. The LCCP should be changed to include such an obligation. This is even more important, since minors access
gambling websites in order to play ‘demo’ games that are free to play and typically do not invoke any age verification processes. If these demo games are used by operators to “harvest” contact data, then there should be an obligation to carry out age-verification. It would mean that operators cannot simply turn a blind eye to the question whether the person registering their details online is a minor or an adult. As a step in the right direction the ASA has stated in a news article on their website that their policy guidance is that if advertising is freely accessible to and of particular appeal to minors, this may be a breach of the CAP Code; however it still requires that the ads are more appealing to minors than to adults and therefore leaves open the question of untargeted advertising or demo games on websites and affiliate advertising on social media.

In conclusion, this section has shown the challenges of zoning advertising both for broadcast and online. We recommend that the warnings that underage gambling is illegal should be extended to the online space. We have also shown that zoning online is not effective for two reasons, namely (1) that it is based on the self-declared age of users and (2) many teenagers are interested in emulating adult interests and are tempted to register a false age.

One possible response to the zoning issue is the use of profiling technology. The question here is whether online profiling technologies used on the world-wide-web can be honed to aid the zoning of advertising. To the extent that advertising intermediaries and data brokers compile complex profiles on the basis of which advertising is targeted, these profiles could be used to keep gambling advertising away from minors. An example of this emerged in a recent ASA adjudication which was not upheld precisely because the advertiser could show evidence that 80% of listeners to the music used in the Youtube ad were in the 25-44 age bracket.

This raises the wider question of whether the law should impose an obligation on advertisers using targeting mechanisms online to include in their profile age-verification elements in order to prevent underage individuals being targeted by gambling ads. For the effectiveness of the zoning protection on the internet, it will be crucial whether profiles assembled through cookies and other technologies can be used for age-verification purposes and whether regulation should enable, encourage and/or impose such use. Future research should address this question, including the data protection and privacy implications of including a person’s adult/minor status in profiles.

4.2 Zoning and Vulnerable Persons: Self-exclusion

Self-exclusion is based on players voluntarily choosing to be blocked from gambling activities and advertising.

Self-exclusion and the zoning of advertising may offer vulnerable persons a reprieve from returning to gambling activities. There is some evidence that advertising may exacerbate the conditions of those with a gambling problem and may prevent a successful recovery. Accordingly, the prevention of advertising to problem gamblers has been recognised as an important factor as it allows them to seek treatment without being lured back.

The Gambling Act contains no criminal penalty for advertising to self-excluded gamblers. But Paragraph 3.5.8 of the legally binding Social Responsibility Part of the LCCP provides that all licensed providers must put into effect procedures for self-exclusion and must “as soon as
practicable, take all reasonable steps to prevent any marketing material being sent to the self-excluded customer,[126], including removing the details of self-excluded customers from the database within two days.[127]

This obligation applies to targeted advertising such as that by email and SMS. More interesting is the question whether it could apply to online, behavioural advertising, such as banner advertising, pop-up advertising, social media advertising, which is based on a profile. This is targeted, but it is not necessarily feasible to link the information on the self-exclusion register with the information used for targeting advertising. The LCCP states at the moment that the self-exclusion register must contain “appropriate details”. [128] This is not sufficient to prevent all forms of targeted marketing. For the future, it should include details identifying an excluded customer online (device specific ids and digital fingerprinting). This would have to be achieved in a privacy-friendly way and in particular avoiding the sharing of information that a person has self-excluded.

Finally, the advertising prohibition only applies to those gamblers who are currently on the registers and does not extend to those who had self-excluded in the past and remain vulnerable. Providers must not send targeted marketing materials to self-excluded customers at the end of the period of self-exclusion to invite them to gamble again. But marketing materials may be sent again, after a period of self-exclusion, if the customer has taken positive action to gamble again.[129] Arguably, even then customers should not be sent direct marketing. There have been recent reports in the news that affiliates have targeted vulnerable persons and in particular players who had stopped gambling to entice them back.[130]

Self-exclusion is one attempt to implement the zoning of vulnerable adults, but much more work needs to be done, including research as to what measures may be effective and on privacy implications. We recommend that the provision that direct marketing must not be sent to self-excluded persons should be extended to persons who had self-excluded in the past.

5. Regulating the Advertising Message: The Content of Advertising

As has been pointed out in the introduction, one way of regulating advertising is to prevent minors and vulnerable adults from being misled as to the nature of gambling and from being exploited through fostering behaviours and perceptions which contribute to problem gambling. The content of advertising is largely left to co-regulation with no statutory intervention, contained in the two Advertising Codes and the Industry Code.

One omission in the UK Codes (but contained in the EU Recommendation) is a prohibition of celebrity endorsement for online gambling[131]. This currently is not prohibited but in light of research showing that endorsement by various celebrities or professional gamblers increases a positive attitude in children[132], this Recommendation should be introduced[133]. Some content regulation is contained in the OFCOM Broadcasting Code[134] for marketing methods considered to be part of the programme content, in particular product/prop placement, sponsorship, cross-promotions and premium rate services.[135] Product placement for gambling products is prohibited by the OFCOM Broadcasting Code.[136] However sponsorship by gambling providers (such as a betting provider for sports) is allowed.
But most of the content rules are contained in the Advertising Codes’ provisions, prohibiting three classes of gambling ads (our classification): (i) those that portray as acceptable unsafe gambling behaviours, thus normalising problem gambling, (ii) those that specifically address the inexperience and credulity of minors and (iii) those that appeal to specific irrational or ritualistic beliefs and exert undue pressure to gamble. A search on the ASA adjudication site shows that in relation to published adjudication in respect of “gambling” complaints, 59 complaints were adjudicated in the five-year period 2011-2016, of which 45 (76%) were upheld (or partly upheld) and only 14 were dismissed as being not in breach. This shows that the review against the rules is stringent.

5.1 Unsafe Gambling Practices

This is the first category of advertising messages which are restricted by the Advertising Codes. In particular, ads must not:

- Portray, condone or encourage gambling behaviour that is socially irresponsible or could lead to financial, social or emotional harm
- Suggest that gambling can provide an escape from personal, professional or educational problems
- Suggest that gambling can be a solution to financial concerns, an alternative to employment or achieve financial security
- Portray gambling as indispensable or as taking priority in life, for example over family, friends or professional or educational commitments
- Suggest that gambling can enhance personal qualities, for example self-image or self-esteem, or is a way to gain control, superiority, recognition or admiration
- Suggest that solitary gambling is preferable
- Condone or encourage criminal or anti-social behaviour and
- Condone or feature gambling in a work place/environment.

An example of a complaint which was not upheld is the one concerning a TV ad for an online casino, Betway in which a young professional couple is seen returning home in the evening and opening the fridge which turns into a fruit machine, running a tap pouring out casino chips and featuring a tablecloth that appears like a roulette table etc. The complaint was that this showed socially irresponsible gaming at home and gaming taking priority in life. The ASA Council did not agree, arguing that the online gambling was shown as an after-hours evening and leisure activity. Similarly, in an ad for online poker which showed a man losing and subsequently walking away from the poker table with the voice over "Some nights you catch great cards. (...) And it's still not enough. But there's always another hand. We play at FullTiltPoker.com" was found not to be socially irresponsible by ASA as the man was not shown to chase losses and walked away from the table at that point. By contrast, a gambling ad must not suggest that any winnings may be used to pay off a mortgage, as this suggests that gambling may be a solution to financial concerns. Furthermore a website ad showing a silhouette of a hanged man with text advertising ways to “improve your betting” was held to be socially irresponsible.

5.2 Inexperience and Credulity of Children and Young Persons
This is the second category of advertising messages which are restricted by the Advertising Codes. In particular, ads must not:

- Be socially irresponsible with regard to the need to protect minors and vulnerable persons from being harmed or exploited[^153]
- Exploit the susceptibilities, aspirations, credulity, inexperience of minors or vulnerable persons[^154]
- Likely to be of particular appeal to minors, especially (...) by being associated with youth culture[^155]
- Include a minor. No-one under 25 years old may be featured gambling or behave in an adolescent, juvenile or loutish way[^156]
- Suggest gambling is a rite of passage[^157]

The ASA Council upheld a complaint against a Betfair email ad for an online poker site showing a photograph of Annette Obrestad, a young poker champion. The Council found that this breached the rule against ads being of particular appeal to minors and the rule that no-one featured gambling must be under 25. The ASA Council held that the ad breached the rules, as the context (Annette being famous for having started playing when she was 15) and the message encouraged underage playing.[^158] The rule on not showing persons under 25 years in connection with a sports betting ad in a **newspaper** was also upheld against Paddy Power, featuring football player Luiz Suarez, then aged 24. Also upheld were complaints against the advertisement tweet for Petfre that included a photo of Jordan Spieth[^159] or in an email showing Memphis Depay[^160] for Ladbrokes (both under the age of 25). There is an exception that an ad may focus on a sportsperson under 25 at the place where the betting takes place (points of sale, such as an online betting website).[^161] This exception is a serious hole in the child protection provisions, as minors are likely to idolize prominent sports persons and will therefore be encouraged to place a bet on the basis of point of sale advertising.

The rule that gambling ads must not be of particular appeal to children was breached when an online casino used the image of Optimus Prime (from the Transformers animation) in its advertising in the financial section of a newspaper[^162] or in a regional newspaper (Metro)[^163], similarly in relation to the use of “Spiderman” for an online casino game[^164] or a pirate cartoon and his goat companion[^165].

By contrast, featuring Robin Hood in a TV commercial was not a breach even though Robin Hood is a popular childhood character. This specific advert borrowed scenes from a movie filmed against 1938 background[^166] that were deemed to be unfamiliar to children. This ignored the fact that children often watch and like historical movies where old style fashion and old use of language is often portrayed. This shows the subjective nature of the assessment.

Likewise the ASA did not uphold a complaint in respect of an advertising clip using arcade style animations, computer generated images and fast-paced action special effects on the basis that the retro-style nature of the clips and music was pro-actively targeted at the 25-44 age-group by the artist and advertiser.[^167] The reasoning was that this ad mainly related to the youth culture of twenty years ago, but deliberately ignored the fact that the ad may **additionally** be attractive to minors of today because of its playful nature. This shows
again how difficult it is to delineate adult and child spaces and again shows how regulation is focused on the communicative intent of the advertiser and not the impact on the vulnerable audience.

Furthermore, in a ruling concerning a bingo ad on Facebook which used furry cartoon characters and in its make-up was likely to appeal to children, the ASA Council did not uphold the claim, as it was found to be sufficient that the online bingo site which the ad linked to used stringent age verification checks. This ruling ignores the child protection rules and its reasoning completely hollows out the child protection rules in the CAP Code, as the advertising provisions have the purpose of preventing to stimulate demand for minors. If restrictions at the point of supply were sufficient there would be no need to regulate advertising.

5.3 Irrational, Ritualistic Beliefs and Undue Pressure

This is the third category of advertising messages which are restricted by the Advertising Codes. In particular, ads must not:

- Suggest peer-pressure to gamble nor disparage abstention
- Link gambling to seduction, sexual success or enhanced attractiveness
- Portray gambling in the context of toughness or link it to resilience or recklessness
- Exploit cultural beliefs or traditions about gambling or luck

The ASA Council upheld a complaint in relation to a TV ad for Supercasino.com which portrayed a man holding a casino chip and using it like an entry card to a club. ASA received complaints alleging that this breached the rule against linking gambling to seduction and enhanced attractiveness and the rule that gambling improves self-image and is a way to gain recognition and admiration, which it upheld. This ruling is interesting as the “message” in the ad depends on the viewer’s perception- on the surface the ad merely shows friends meeting in a casino, but the ruling is not unconvincing, as the main character in the ad is forming a type of entourage, exchanging glances with various females who follow him, in step.

Similarly, in a complaint against an image of a woman pulling down her trousers with her underwear showing the message “IF YOU CAN READ THIS IT’S YOUR LUCKY DAY” the ASA upheld the complaints on the same grounds. However, a complaint against an ad for Winner Bingo that portrayed a man progressively undressing himself each time the women shouted ‘bingo’ was not upheld. The actual rationale behind the differentiating treatment is difficult to discern other than the subjective assessment of what constitute a sufficient reference to sexual seduction. These rulings show the subjective and difficult nature of the assessment.

In relation to the last rule that advertising must not exploit cultural beliefs or traditions about gambling or luck, the CAP/BCAP Help Notes state that “advertisements should avoid the use of cultural symbols and systems such as horoscopes if those symbols relate to an existing, strongly and communally held belief. These rules are not intended to prevent references to symbols or obsolete superstitions that are unlikely to be taken seriously, such as a clover
This begs the question of when symbols and systems are seriously held beliefs and when they are obsolete superstitions. This again is highly subjective, culturally relative and unclear. In many respects, the more irrational and the more superstitious a belief is the more risky it is in terms of gambling conduct (for example a belief in number systems in roulette). It is also known that many problem gamblers suffer from gamblers’ fallacy significantly more than the general population. Accordingly, this rule should be assessed against beliefs held by those who may be vulnerable and not with reference to the general public.

The rulings examined show that ASA applies the provisions in the Codes rigorously. However, we argue that these examples illustrate that it is difficult to apply these rules consistently and effectively, since the assessment of what constitutes a breach is highly subjective (e.g. what appeals to children) and there is a fine dividing line between what constitutes a breach (risky behaviours/irrational beliefs) and what constitutes creative and attractive advertising (desirable attributes of gambling). Gambling by its very nature appeals to the part of human nature which is risk-taking, speculative, irrational and playful. Therefore, these elements are likely to play a role in advertising so that the industry legitimately pushes the boundaries. Furthermore, the self-regulatory approach is fault based and relies on the transmission theory of advertising in the sense that it assesses communication from the perspective of the sender. This does not facilitate a more in-depth look at the potential impact on the viewer and how it may affect those who are most in need of protection from gambling related harm. For these reasons, regulating the content of the message is desirable, but its effectiveness limited.

6. Conclusion

This article has reviewed the regulation of gambling advertising by legal and self-regulatory measures, focusing on the protection of minors and vulnerable persons. We argue that current regulation is no more than a sieve which holds a little water. Essentially, there is a fundamental conflict between the objective of liberalising gambling advertising and the protection of children and other vulnerable persons. We contend that more should be done to ensure the protection of these groups, in order to prevent the hollowing out of the third statutory objective. While the scope of the self-/co-regulatory measures is extensive in terms of gambling advertising, there are concerns about the clarity and complexity of regulation. Some minor changes have been made in reaction to the 2014/15 Review, but much higher protection standards should be achieved and therefore fundamental rethinking is required.

Zoning measures to keep advertising away from children and vulnerable persons are only somewhat effective in respect of minors and, hardly existing in respect of vulnerable persons. As far as measures to regulate the content of the advertising message are concerned it was shown that they have limited effectiveness since the assessment of what constitutes a breach is highly subjective (e.g. what appeals to children) and there is a fine dividing line between what constitutes a breach (e.g. risky behaviours/irrational beliefs) and what constitutes creative and attractive advertising for example showing the desirable attributes of gambling. Gambling by its very nature appeals to the part of human nature which is risk-taking, speculative, irrational and playful. Therefore these elements are likely to play a role in advertising so that the industry legitimately pushes the boundaries, hollowing out the restrictions imposed.
We draw two main conclusions: First, regulation currently focuses too much on the impact on the general population and does not take into account sufficiently the needs of children and vulnerable persons and regulatory standards are based on the communicative intent of the advertiser and not on how the advertising message is received by and impacts vulnerable people. The assessment of risk should not be made purely from the perspective of the population as a whole but should include the viewpoint of those who are negatively affected by gambling.

Secondly, advertising regulation as it currently stands focuses mainly on traditional, offline media and therefore there is a lacuna in respect of most forms of online advertising. Therefore, we recommend that regulation urgently should be updated to cover online advertising, taking into account functional equivalence, technology assisting regulation and enforcement, consumer behaviour and jurisdictional issues. We argue that for internet advertising, the use of online profiling and targeting technology should be considered for the zoning of advertising: this would require careful examination of the data protection and privacy implications, but further research could indicate how to make such profiling data protection compliant.

Where advertising is directed or targeted, advertisers should always be under an obligation to age-verify before the ad is disseminated. So, for example where minors register on social media or a gambling website stating a false age, an additional process should verify their real age through appropriate age-verification technology before an advertising campaign is started. Minors on Twitter or Facebook who follow a football team’s account should not be sent sign-up offers (eg “free bets”). Minors who register on an online gambling website and play demo games without monetary stake should not be included in a direct marketing campaign. Where gambling advertising is based on a person’s profile (eg banner advertising), technologies should be developed to ensure that this profile contains an age-verification element. While sign-up promotional offers have been removed from pre-watershed TV ads a similar move must be considered for social media accounts unless appropriate age-verification takes place.

Furthermore, the Gambling Act raises two specific issues: first it is difficult to ascertain the precise meaning “sending of a document”. We argue that this should include the modern version of an online document. Arguably section 46 should apply to all targeted forms of advertising and the onus should be on the advertiser to use appropriate technology to age-verify the recipient of targeted ads.

As to the second conclusion, advertising to the general population should be restricted where it has a demonstrably high impact on minors or vulnerable people. This is particularly tricky where advertising is not directed to individuals. Currently the test for regulation seems to be whether the advertising is of particular interest or appeal to minors. However, advertising can be made to appeal to a particular adult target group (for example by choice of music), but still be of high interest to children, so that the ad appeals to adults and children alike. We argue that there should be a positive obligation on advertisers to make their ads unattractive, or at least boring, to minors.

Moreover, there should be a strict rule against celebrity (especially young sports persons) endorsements in gambling advertising given their influence on minors. Such a rule should include point of sale advertising. Furthermore, the sponsorship rules should ensure that no
equipment or clothing (including merchandising) which minors wear contain betting references. Likewise the “no under 18 gambling” logo/message should be extended to all internet advertising.

There are few measures to implement the zoning of vulnerable adults- self-exclusion is one important attempt, but much more work needs to be done including research as to what measures may be practicable and effective. It is suggested here that the provision that direct marketing must not be sent to self-excluded persons should be extended to persons who had self-excluded in the past and gambling ads should not be targeted to individuals who gambled in the past but have stopped.

We argue that the evaluation of gambling advertising is detached from the overall paradigm of the third licensing objectives and focuses too much on the general population not on those who are in need of protection. This article challenges the proposition that co-regulation in this area is sufficient, albeit that it makes a valuable contribution. A frank debate on the regulation of gambling advertising is required, taking into account the interests of all stakeholders and thinking creatively for solutions outside the traditional regulatory mechanisms (such as the watershed) as the media landscape and consumption habits are changing, in particular in respect of the online space. Any review of advertising should include a consideration of more restrictive forms of regulation founded on the precautionary principle, including clarifying and strengthening the enforcement of the criminal provisions in the Act.

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[1] Section 1 (c) Gambling Act (GA) 2005 “protecting children and other vulnerable persons from being harmed or exploited”
[2] Problem gambling can be circumscribed as gambling addiction or compulsive gambling, which has long lasting negative impacts on the individual concerned and his social relationships. The precise definition of what constitutes problem gambling and the academic discussion of what constitutes problem gambling is outside the scope of this article.
**£13 million (2010)- £24 million (2013)**

**£74 million (2010)- £141 million (2013)**

Higher spent = more advertising (assuming the increase in spent is not just related to an increase in price)


S Rodgers, E Thorson ‘What Does Theories of Advertising Mean?’ in S Rodgers, E Thorson (eds) *Advertising Theory* (Taylor & Francis 2012) 3-17, 5

British Gambling Prevalence Survey 2007 pp. 108-


S Planzer, H Wardle fn 15 5-6: “Several studies showed that adolescents are particularly receptive to (positive and negative) messages and images transported in advertising and counter-advertising. These authors argued that this can lead to unbalanced views between the positive aspects and the risks of gambling as well as reinforcement of erroneous perceptions of gambling (e.g., the more I gamble the better my chances); see also Per Binde “Gambling Advertising A Critical Research Review” Report (2014) Responsible Gambling Trust 21

Cross-substitution without increasing overall consumption

[ASA Review fn 13 pp. 18-19]


Further discussed below, see text fn 141 and research cited there.


[31] L Blinn-Pyke, SL Worthy, JN Jonkman fn 33
[32] S Monaghan, J Derevensky, A Sklar fn 22, 253

177 s.1, Schedule 1
189 Control of Misleading Advertisements Regulations 1988; replaced (in respect of consumers) by the Consumer Protection from Unfair Trading Regulations SI 2008/1277
190 In the sense that the ASA/CAP system of self-regulation is seen as the primary enforcement mechanism supplemented by legal regulation and referrals
191 Acknowledged in the Enterprise Act 2002, Explanatory Memorandum, Para 526
192 See also the case of R v Advertising Standards Authority Ltd [2001] EMLR 22 where the Administrative Court held that the advertising regulation set up by CAP/ASA system satisfies the “prescribed by law” requirement of Art. 10 ECHR and that the decisions are subject to judicial review.
195 LCCP (2015) OCP 5.1.6 and 5.1.9
196 GA 2005, ss 327, 252
198 GA 2005, ss 330
199 Discussed below
201 GA 2005, s.327
202 ibid
204 GA 2005, s.327 (c)
205 CAP Code II (K) and (P); BCAP (Code 2.1) maintaining separation between editorial and programme content
206 BCAP Code: Introduction
207 However as to sponsorship credits in broadcasting these are regulated as content in the Broadcasting Code, see Ofcom Broadcasting Code, April 2017, Section 9 Commercial References in TV Programming https://www.ofcom.org.uk/__data/assets/pdf_file/0005/100103/broadcast-code-april-2017.pdf
208 CAP Code Intro I (h)
209 s. 45
211 CAP/BCAP Help Note Guidance on the Rules for Gambling Advertising 4


Lotteries, see s.56
s. 46 (2)

s. 46 (3)

GA 2005, s.330 (6)

Fm 132

Only a criminal case before the courts could bring clarity as to the mens rea and defences contained in the Act. Wording of Rule 16.3.13 and that of s.46 are different

See below

s. 46 (5) (b)

Recommendation 2014/478/EU, fn 51, Para 12

Fn 60 para 39

Fn 60 para 41

Recommendation 2014/478/EU, fn 51, Para 12


See also DCMS Call For Evidence Review of Gaming Machines and Social Responsibility Measures, Question 7 (24. October 2016) and The Times (7. October 2016) “Gambling Adverts Face Ban From Daytime TV” pp. 1, 4

In force 2014

Amendment 3 moved by Baroness Jones of Whitchurch, Hansard, 4. March 2014, Vol 752

Fn 60

Para 31

Para 31

Para 33

Para 34

Para 33

Sonia Livingstone et al, ‘Risks and Safety on the Internet: The Perspective of European Children’ Full findings’ (EU Kids Online, LSE 2011)


Discussion with ASA and the authors in May 2014

Excluding lottery and scratch cards but including actual gambling broadcast on night-time TV


Ofcom Report

Recommendation 2014/478/EU fn 51, Para 13

Rules 32.2.2, 32.2.3 and Rules 32.4.1-32.4.5 BCAP Code

BCAP’s Guidance on the Rules for Gambling Advertisements

Paras 1.5, 1.6

Para 4.3

Para 4.3

The equation is: percentage of the relevant age category watching the programme / percentage of the total population watching the programme x 100 ibid

Para 2.3

Para 6.1: small exception saving specialist, small channels the expense and burden of Audience Indexing

https://www.theguardian.com/society/2017/aug/31/gambling-industry-third-party-companies-online-casinos
The Times (7. October 2016) “Gambling Adverts Face Ban From Daytime TV” pp. 1, 4


CAP Code 16.3.13, 17.14 (under 16 for lotteries; football pools, equal chance gaming, prize gaming or Category D gaming machines)

Facebook, Stardoll, Twitter, Spotify and Youtube

In this small scale study 42% of children (10 out of 24) registered as 18 or over and consequently received advertising for age-inappropriate products, including gambling (17 gambling ads). 83% of children had registered a false age (20 out of 24).


Children should be protected even when they pose as adults; self-certification should never be recognised as age-verification.

11% played free practice games in 2015, 9% (of those who have played an online gambling style game) played demo games on gambling websites (78 minors-past 7 days): Ipsos The Prevalence of Underage Gambling, November 2015 .13

The Gambling Commission has fined a gambling operator, 888, a record fine of £7.8 million after it failed to protect vulnerable consumers, including letting self-excluded customers play- this reflects the importance of self-exclusion in the eye of the regulator, see https://www.theguardian.com/society/2017/aug/31/gambling-industry-third-party-companies-online-casinos

P Binde (2014), fn 18, 17; P Binde ‘Exploring the impact of gambling advertising: an interview study of problem gamblers’ (2009) 7(4) International Journal of Mental Health and Addiction 541-554, 545-7 (qualitative study based on interview with 25 past or current problem gamblers in Sweden; just over 70% reported marginal or significant impact of gambling advertising, the self-reported negative impact was triggering impulses to gamble) and; G Valentine, K Hughes ‘New forms of participation: Problem internet gambling and the role of the family’ Leeds: University of Leeds 2010 (based on interviews with 26 self-identified problem internet gamblers, providing data as to why people gamble or continue to gamble); J Derevensky, A Sklar, R Gupta, C Messerlian ‘An empirical study examining the impact of gambling ads on adolescent gambling attitudes and behaviors’ (2010) 8 (1) International Journal of Mental Health and Addiction 21-34 (review of literature and marketing strategies); S Planzer, H Wardle, fn 15, 55-61


LCCP SRP 3.5.3, Recommendation 2014/478/EU fn S1, Para 43

LCCP SRC 3.5.3 (3) (remote) and SRC 3.5.1 (3) (non-remote)

LCCP SRC 3.5.3 (6) (a) (remote)

LCCP OCP 3.5.4 (5) (g) (remote) and OCP 3.2.2 (7) (f) (non-remote)

Recommendation 2014/478/EU fn 39 para 41(d)

S Monaghan, J Dervensky, A Sklar, fn 22, 258-259

The Times (7. October 2016) “Gambling Adverts Face Ban From Daytime TV” pp. 1, 4

The statutory basis for this is Schedule 11A Restrictions on Product Placement Para 6 (2) (f) to the Communications Act 2003 as amended

Section 9 Commercial References in TV Programming

9.13 (c)

9.15-9.25

Fn 52, p.3


https://www.asa.org.uk/Rulings/Adjudications.aspx?SortBy=Decision&SearchTerms=gambling&Type=1#ad

CAP Code 16.3.1 and 17.1; BCAP Code 17.3.1 and 18.2.1

CAP Code 16.3.2 and 17.2; BCAP Code 17.3.2 and 18.2.2; Recommendation 2014/478/EU fn 51,Para 41 (e)

CAP Code 16.3.4 and 17.3; BCAP Code 17.3.3 and 18.2.3; Recommendation 2014/478/EU fn 51,Para 41 (f)

CAP Code 16.3.5 and 17.4; BCAP Code 17.3.4 and 18.2.4

CAP Code 16.3.6 and 17.6; BCAP Code 17.3.6 and 18.2.6; Recommendation 2014/478/EU fn 51,Para 41 (d)

CAP Code 16.3.11 and 17.10; BCAP Code 17.3.10 and 18.2.10

CAP Code 16.3.16 and 17.18; BCAP Code 17.4.2 and 18.9

CAP Code 16.3.17 and 17.19; BCAP Code 17.4.3 and 18.10

for a similar ad see http://www.youtube.com/watch?v=K4Z-E5wJaGs


CAP Code 16.1 and Section 17 Principles; BCAP Code Section 17 Principles and Section 18 Principles

CAP Code 16.3.2 and 17.12; BCAP Code 17.4.4 and 18.4; Recommendation 2014/478/EU fn 51,Para 14 (a)

CAP Code 16.3.12 and 17.13; BCAP Code 17.4.5 and 18.5; Recommendation 2014/478/EU fn 51,Para 14 (c)

CAP Code 16.3.14 (with the exception of young (sports-) person promoting a bet on a website or another place where the bet can actually be placed) and 17.15; BCAP Code 17.4.6 and 18.6; The Licence Conditions and Code of Practice also make clear that this does not apply to point of sale advertising if the advertising depicts the sporting activity itself: see LCCP OCP 5.1.6 (3) see Recommendation 2014/478/EU fn 51, Para 14 (b)

CAP Code 16.3.10 and 17.9; BCAP Code 17.3.9 and 18.2.9; Recommendation 2014/478/EU fn 51, Para 14 (d)


CAP Code 16.3.7 and 17.5; BCAP Code 17.3.5 and 18.2.5; Recommendation 2014/478/EU fn 51, Para 41 (c)

CAP Code 16.3.8 and 17.7; BCAP Code 17.3.7 and 18.2.7

CAP Code 16.3.9 and 17.8; BCAP Code 17.3.8 and 18.2.8

CAP Code 16.3.16 and 17.17; BCAP Code 17.4.1 and 18.8

30. May 2012: http://www.asa.org.uk/Rulings/Adjudications/2012/5/Netplay-TV-Group-Ltd/SHP_ADJ_190783.aspx; the clip is available at http://www.youtube.com/watch?v=2h0J7GujwKg


11. March 2015: https://www.asa.org.uk/Rulings/Adjudications/2015/3/PT-Entertainment-Services-Ltd/SHP_ADJ_290045.aspx#.Vm2q1EMrGUk

Fn 52, p.8