

Appendix B

Examples of Legislated and Regulatory Requirements for State-bred Races

Article - Business Regulation

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§11-536.

(a) Each mile thoroughbred racing licensee and the Maryland State Fair and Agricultural Society, Inc., shall provide for the running of races known as the Maryland-Bred Fund Races.

(b) The Commission may approve the running of a Maryland-Bred Fund Race at a thoroughbred track outside the State.

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(d) A permit holder may not conduct more than fourteen (14) races on a particular racing day.
As added by P.L.341-1989(ss), SEC.2. Amended by P.L.233-2007, SEC.6.

IC 4-31-5-10

Granting of special permission

Sec. 10. Upon receipt of an application from a recognized meeting permit holder, the commission may grant special permission for:

- (1) more than nine (9) races each day; or
- (2) race cards lost because of inclement weather or other emergencies, to be made up at the rate of one (1) race each day or on additional dates as granted by the commission.

As added by P.L.341-1989(ss), SEC.2.

IC 4-31-5-10.5

Variance of racing days

Sec. 10.5. Upon a petition filed by a permit holder, the commission may increase or decrease the number of racing days previously granted by the commission to that permit holder for a racing meeting.

As added by P.L.24-1992, SEC.15.

IC 4-31-5-11

Scheduling one or more races on each racing day

Sec. 11. The commission may require each permit holder to schedule one (1) or more races on each racing day:

- (1) solely for Indiana owned horses;
- (2) solely for Indiana sired horses;
- (3) solely for Indiana bred horses; or
- (4) for a combination of Indiana owned horses, Indiana sired horses, and Indiana bred horses.

As added by P.L.341-1989(ss), SEC.2.

IC 4-31-5-12

Permit; contents

Sec. 12. A permit issued under this chapter must:

- (1) state the name of the permit holder;
- (2) specify the place where the horse racing meeting is to be conducted;
- (3) specify the types of racing that are permitted;
- (4) specify the days on which the permit holder may conduct races, subject to section 9 of this chapter;
- (5) specify the hours during which the permit holder may

conduct races;

(6) specify the number of races to be conducted daily, which may not exceed nine (9), except as provided in section 10 of this chapter; and

(7) state that the permit is granted upon the condition that the permit holder agrees to observe and enforce this article and the rules and orders issued by the commission.

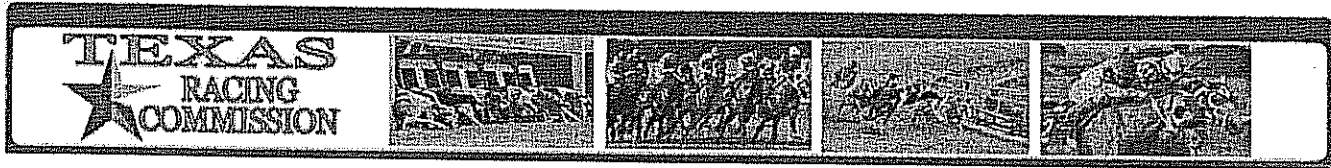
As added by P.L.341-1989(ss), SEC.2. Amended by P.L.24-1992, SEC.16.

IC 4-31-5-13

Transfer of permits

Sec. 13. A permit issued under this chapter is not transferable and applies only to the racetrack specified in the permit.

As added by P.L.341-1989(ss), SEC.2.



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Laws

Texas Racing Act

Article 9. Horse Registration; Racing

Sec. 9.01. Texas-Bred Horses.

Subject to this Act or any rule of the commission, the state horse breed registries shall make reasonable rules to establish the qualifications of accredited Texas-bred horses to promote, develop, and improve the breeding of horses in this state. Rules adopted by a registry are subject to commission approval.

Sec. 9.02. Breed Registries.

The officially designated state horse breed registries for accredited Texas-bred horses are the Texas Thoroughbred Breeders Association for Thoroughbred horses, the Texas Quarter Horse Association for quarter horses, the Texas Appaloosa Horse Club for Appaloosa horses, the Texas Arabian Breeders Association for Arabian horses, and the Texas Paint Horse Breeders Association for paint horses.

Sec. 9.03. Texas-Bred Race.

(a) An association shall provide for the running of races limited to accredited Texas-bred horses, each to be known as a Texas-bred race. Unless otherwise provided by this section, on every racing day, an association shall provide for the running of at least two races limited to accredited Texas-bred horses, one of which shall be restricted to maidens. Before January 1, 1994, if on any day not enough horses are entered in an accredited Texas-bred race to provide sufficient competition, an association shall provide for the running of two races in which accredited Texas-bred horses are preferred. An association may defer, in accordance with commission rule, the running of one or both of the two races required by this section for each racing day, but the association must provide that the total number of accredited Texas-bred races in a race meeting is equal to twice the total number of race dates in the race meeting.

(b) To encourage the breeding of horses in this state, any accredited Texas-bred horse finishing first, second, or third in any race in this state except a restricted stakes race shall receive a purse supplement. The appropriate state breed registry shall act in an advisory capacity to the association and the commission for the purpose of administering the provisions of this section.

(c) An accredited Texas-bred Thoroughbred horse that finishes first, second or third in a race other than a Texas-bred race shall receive an owner's bonus award as a purse supplement. A percentage of the Texas-bred program funds received under Sections 6.08 and 6.091, excluding expenses for administration of the Texas-bred program, shall be allocated to fund the bonus awards as follows:

- (1) for 2002, 10 percent;
- (2) for 2003, 12.5 percent;
- (3) for 2004, 15 percent;
- (4) for 2005, 17.5 percent;
- (5) for 2006, 20 percent;
- (6) for 2007, 22.5 percent; and
- (7) for 2008 and subsequent years, 25 percent.

Sec. 9.04. Funds for Awards.

Funds for the purse supplements shall be derived from the breakage as provided by Section 6.08 of this Act.

Sec. 9.05. Types of Racing.

When a horse racing association conducts a race meeting for more than one breed of horse at one racetrack, the number of races to be run by each breed on each day shall be equitable as determined by the commission under Section 8.01 of this Act. The commission, by rule or by order, may allow an exception if there are not enough horses of a breed available to provide sufficient competition.

Sec. 9.06. Stabling.

When a horse racing association conducts a race meeting for more than one breed of horse at one racetrack, on-track stalls shall be provided on an equitable basis as determined by the commission under Section 8.01 of this Act.

Sec. 9.07. Security.

The horse racing association shall provide security at its track that is adequate to ensure the safety of the spectators, employees, and animals.

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Page updated: 6/22/08

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penalties at the discretion of the Commission. Such penalties may include disqualification and exclusion from the Oklahoma-Bred Program of both the horse(s) and person(s) involved in the dispute. Should a person be disqualified, excluded, and/or found to be ineligible for the Oklahoma-Bred award and/or registration program; the family (husband, wife, dependent children) of that person may be deemed ineligible to participate for the same period of time as that person. [3A:208.3; see also 3A:203.6]

325:75-1-11. Oklahoma-Bred Racing Program

Any organization licensed by the Commission to conduct a race meeting with parimutuel wagering shall provide an Oklahoma-Bred Racing Program and publish such conditions in the Condition Book prior to the commencement of the race meeting. Prior to publication and distribution of the Condition Book, the Commission shall review and approve the Oklahoma-Bred Racing Program. Any changes thereto shall be filed with the Commission, and none shall substantially deviate from the conditions previously published unless approved by the Commission. [3A:208.3; see also 3A:203.7 and 3A:204]

325:75-1-12. Registration Requirements, Categories and Fees

(a) Except as provided in 325:75-1-3(5)(C), all broodmares must be registered in the permanent broodmare registry prior to foaling an Oklahoma-Bred eligible foal. All stallions must be registered in the permanent stallion registry prior to conceiving an Oklahoma-Bred eligible foal. Racing stock may register in the racing stock registry by December 31 of the year of the horse's birth with a fee of \$25.00. Other racing stock registering by June 1 of their yearling year must pay a \$50.00 fee. The registration fee is \$500.00 for all other racing stock registered through December 31 of the horse's three-year-old year. On or after January 1 of their four-year-old year, the registration fee shall be \$1,000.00. Broodmares may register in the broodmare registry by December 31 of the year prior to foaling with a fee of \$35.00. Broodmares registering under late applications but prior to foaling must pay a \$70.00 fee. Broodmares registering under hardship applications must pay \$235.00. Stallions may register in the stallion registry by February 1 of that breeding season with a fee of \$100.00. Stallions registering after February 1 and by June 30 of that breeding season must pay \$200.00.

(b) The breeder or owner of an Oklahoma-Bred horse shall pay the fee required for registration in the following categories:

- (1) Permanent Stallion Registry by February 1 of Breeding Year - \$100.00
- (2) Permanent Stallion Registry After February 1 and by June 30 of the Breeding Year - \$200.00
- (3) Stallion Reaccreditation by February 1 of

Breeding Year - \$100.00

- (4) Stallion Reaccreditation After February 1 and by June 30 of the Breeding Year - \$200.00
- (5) Permanent Broodmare Registry by December 31 of Year Prior to Foaling - \$35.00
- (6) Permanent Broodmare Registry under Late Application - \$70.00
- (7) Permanent Broodmare Registry under Hardship Application - \$235.00
- (8) Foals in Year of Birth - \$25.00
- (9) Yearlings by June 1 of Yearling Year - \$50.00
- (10) All Racing Stock After June 1 of Yearling Year through December 31 of Three-Year-Old Year - \$500.00
- (11) All Racing Stock On or After January 1 of Four-Year-Old Year - \$1,000.00
- (12) Transfer Fee - \$10.00

(c) Paragraphs (1), (2), (3), (4), (5), (6), and (7) of (b) of this Section are registries for breeding purposes only. Paragraphs (8), (9), (10), and (11) of (b) of this Section are for racing purposes only.

[Source: Amended at 11 Ok Reg 139, eff 10-10-93 (emergency); Amended at 11 Ok Reg 4205, eff 7-26-94; Amended at 16 Ok Reg 1450, eff 5-28-99]

325:75-1-13. Change of Horse Ownership

Upon transfer of ownership of an accredited Oklahoma-Bred horse, it is the responsibility of the current owner (purchaser) to notify the Oklahoma-Bred Registering Agency of such change. The new owner will be required to submit a copy of the Certificate of Registration documenting transfer of ownership together with a completed Oklahoma-Bred Program Transfer Request Form accompanied by the required transfer fee.

[Source: Amended at 16 Ok Reg 3321, eff 7-26-99]

325:75-1-14. Establishment of Oklahoma-Bred Added Money and Award Payments at Race Meetings

The Commission shall establish initial Oklahoma-Bred added money and award payment levels for accredited Oklahoma-Bred maiden, claiming and allowance races at Commission-licensed race meetings; and authorize increases or decreases in those levels as the Commission deems appropriate with respect to funds available in the Oklahoma Breeding Development Fund Special Account. The Commission may designate added money from the Oklahoma Breeding Development Fund Special Account for specific feature races open to accredited Oklahoma-Bred horses.

325:75-1-15. Distribution of Funds for Oklahoma-Bred Pari-Mutuel Races

Ohio Revised Code Horse Racing Law

Chapters 3769.083 to 3769.084

3769.083 Definitions; Ohio thoroughbred race fund; stakes races

(A) As used in this section:

(1) An "accredited Ohio thoroughbred horse" means a horse conceived in this state and born in this state which is both of the following:

(a) Born of a mare that is domiciled in this state at the time of the horse's conception, that remains continuously in the state through the date on which the horse is born, and that is registered as required by the rules of the state racing commission;

(b) By a stallion that stands for breeding purposes only in this state in the year in which the horse is conceived, and that is registered as required by the rules of the commission.

(2) An "Ohio foaled horse" means a horse registered as required by the rules of the state racing commission which is either of the following:

(a) A horse born of a mare that enters this state before foaling and remains continuously in this state until the horse is born;

(b) A thoroughbred foal produced within the state by any broodmare shipped into the state to foal and be bred to a registered Ohio stallion. To qualify this foal as an Ohio foaled horse, the broodmare shall remain in this state one year continuously after foaling or continuously through foaling to the cover of the Ohio stallion, whichever is sooner. All horses previously registered as Ohio conceived and foaled shall be considered as Ohio foaled horses effective January 1, 1976.

Any thoroughbred mare may leave this state for periods of time for purposes of activities such as veterinary treatment or surgery, sales purposes, breeding purposes, racing purposes, and similar activities if permission is granted by the state racing commission and the mare is returned to this state immediately upon the conclusion of the requested activity.

(3) "Horse," "stallion," "mare," or "foal" means a horse of the thoroughbred breed as distinguished from a horse of the standard breed or any other breed, and "race" means a race for thoroughbred horses conducted by a permit holder of the state racing commission.

(4) "Horse" includes animals of all ages and of both sexes.

(B) There is hereby created in the state treasury the Ohio thoroughbred race fund, to consist of moneys paid into it pursuant to sections 3769.08 and 3769.087 of the Revised Code. All investment earnings on the cash balances in the fund shall be credited to it. Moneys to the credit of the fund shall be distributed on order of the state racing commission. The commission, with the advice and assistance of the Ohio thoroughbred racing advisory committee, shall use the fund, except as provided in divisions (C)(2) and (3), and (D) of this section, to promote races and provide purses for races for horses in the following classes:

(1) Accredited Ohio thoroughbred horses;

(2) Ohio foaled horses.

Not less than ten nor more than twenty-five per cent of the total money to be paid from the fund for all types of races shall be allocated to races restricted to accredited Ohio thoroughbred horses. The commission may combine the classes of horses described in divisions (B)(1) and (2) of this section in one race, except in stakes races.

(C)(1) Each permit holder conducting thoroughbred races shall schedule races each week for horses in the classes named in division (B) of this section; the number of the races shall be prescribed by the state racing commission. The commission, pursuant to division (B) of this section, shall prescribe the class or classes of the races to be held by each permit holder and, with the advice of the Ohio thoroughbred racing advisory committee, shall fix the dates and conditions of the races and the amount of moneys to be paid from the Ohio thoroughbred race fund to be added in each race to the minimum purse established by the permit holder for the class of race held.

(2) The commission, with the advice of the Ohio thoroughbred racing advisory committee, may provide for stakes races to be run each year, and fix the number of stakes races and the time, place, and conditions under which each shall be run. The commission shall fix the amount of moneys to be paid from the Ohio thoroughbred race fund to be added to the purse provided for each stakes race by the permit holder except that in at least four stakes races each year the commission shall require, if four races can be arranged, that the permit holder conducting the stakes race provide no less than fifteen thousand dollars for the purse for the stakes race, and the commission shall provide moneys from the fund to be added to the purse in an amount equal to or greater than the amount provided by the permit holder. The commission

may require a nominating, sustaining, and entry fee not to exceed one per cent of the money added from the fund for each horse in any stakes race, which fee shall be added to the purse for the race.

Stakes races where money is added from the Ohio thoroughbred race fund shall be open only to accredited Ohio thoroughbred horses and Ohio foaled horses. Twenty-five per cent of the total moneys to be paid from the fund for stakes races shall be allocated to races for only accredited Ohio thoroughbred horses. The commission may require a nominating, sustaining, and entry fee, not to exceed one per cent of the money added from the fund, for each horse in of these stakes races. These fees shall be accumulated by the commission and shall be paid out by the commission at its discretion as part of the purse money for additional races.

(3) The commission may pay from the Ohio thoroughbred race fund to the breeder of a horse of class (1) or (2) of division (B) of this section winning first, second, or third prize money of a purse for a thoroughbred race an amount not to exceed fifteen per cent of the first, second, or third prize money of the purse. For the purposes of this division, the term "breeder" shall be defined by rule of the commission.

The commission also may provide for stallion owners' awards in an amount equal to not less than three nor more than ten per cent of the first, second, or third place share of the purse. The award shall be paid to the owner of the stallion, provided that the stallion was standing in this state as provided in division (A)(1)(b) of this section at the time the horse placing first, second, or third was conceived.

(D) The state racing commission may provide for the expenditure of moneys from the Ohio thoroughbred race fund in an amount not to exceed in any one calendar year ten per cent of the total amount received in the account that year to provide for research projects directed toward improving the breeding, raising, racing, and health and soundness of thoroughbred horses in the state and toward education or promotion of the industry. Research for which the moneys from the fund may be used may include, but shall not be limited to, studies of pre-race blood testing, post-race testing, improvement of the breed, and nutrition.

(E) The state racing commission shall appoint qualified personnel as may be required to supervise registration of horses under the terms of this section, to determine the eligibility of horses for accredited Ohio thoroughbred races, Ohio foaled races, and the stakes races authorized by division (C)(2) of this section, and to assist the Ohio thoroughbred racing advisory committee and the commission in determining the conditions, class, and quality of the race program to be established under this section so as to carry out the purposes of this section. The personnel shall serve at the pleasure of the commission, and compensation shall be fixed by the commission. The compensation of the personnel and necessary expenses shall be paid out of the Ohio thoroughbred race fund.

The commission shall adopt rules as are necessary to carry out this section and shall administer the stakes race program and other races supported by the Ohio thoroughbred race fund in a manner best designed to aid in the development of the thoroughbred horse industry in the state, to upgrade the quality of horse racing in the state, and to improve the quality of horses conceived and foaled in the state. (2006 H 546, eff. 4-4-07; 1988 S 206; 1985 H 201; 1984 H 639; 1981 H 330; 1977 S 221; 1975 H 287; 131 v H 686)

3769.084 Thoroughbred racing advisory committee

(A) The Ohio thoroughbred racing advisory committee is hereby created to consist of three members appointed by the governor with the advice and consent of the senate. The members of the committee shall be residents of the state, knowledgeable in the breeding and racing of thoroughbred horses. The Ohio thoroughbred horsemen's association and representatives of Ohio thoroughbred race tracks may submit to the governor the names of persons whom they recommend for appointment as members of the committee. Terms of office shall be for three years, commencing on the first day of February and ending on the thirty-first day of January. Each member shall hold office from the date of his appointment until the end of the term for which he was appointed. Any member appointed to fill a vacancy occurring prior to the expiration of the term for which his predecessor was appointed shall hold office for the remainder of such term. Any member shall continue in office subsequent to the expiration date of his term until his successor takes office, or until a period of sixty days has elapsed, whichever occurs first.

(B) The Ohio thoroughbred racing advisory committee shall advise and assist the state racing commission regarding the administration of the Ohio thoroughbred race fund created by section 3769.083 of the Revised Code.

(C) Members of the committee shall receive no compensation except that they shall be paid from the fund for the actual and necessary expenses incurred in the performance of their duties. (1985 H 201, eff. 7-1-85; 1984 H 639; 1973 S 131; 1965 131 v 907)

BILL ANALYSIS

AB 1578
Page 1

Date of Hearing: May 6, 2009

ASSEMBLY COMMITTEE ON GOVERNMENTAL ORGANIZATION
Curren Price, Chairman
AB 1578 (Governmental Organization Committee) - As Introduced:
March 23, 2009

SUBJECT : Horse racing: thoroughbred racing: California-bred bonus program.

SUMMARY : Permits the official thoroughbred registering agency to distribute a specific portion of designed funds annually for a California-bred bonus program. Specifically, this bill :

1) Permits the official registering agency to also distribute a certain portion of those sums annually to the California-bred bonus program, which would be required to be administered by the official registering agency, for payment of bonuses to California-bred horses in maiden allowance races in California.

EXISTING LAW :

- 1) Provides that CHRB regulate the various forms of horse racing authorized in this state.
- 2) Requires any association conducting a race meeting that includes thoroughbred racing to deposit certain sums with the official registering agency for thoroughbred horses, and requires that official registering agency to distribute a portion of those sums annually to the California-bred race fund for the promotion of California-bred races and for purses for California Cup Day and other California-bred races, and to the owner fund for owner premiums, as provided.
- 3) Provides that a "California-sired horse" is a thoroughbred that was conceived in California by a registered California stallion. A California-sired horse is only eligible for entry in races restricted to California-bred or California-sired horses and is not eligible for any breeder or owner awards.

FISCAL EFFECT : None

COMMENTS :

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Purpose of this bill . The author is carrying this bill on behalf of the California Thoroughbred Breeders Association (CTBA). According to the sponsor, the purpose of this bill is to allow the CTBA more discretion over existing dollars allocated to restricted Cal-bred purses under current law. AB 1578 would allow the CTBA to shift a portion of existing dollars to help fund the payment of bonuses to California-bred horses in maiden allowance races in California. In essence, when a California-bred horse wins its first career race, the owner of that horse will receive an amount in addition to the stated purse if the race meets a specific race classification.

The goal of this bill is to further increase the value of California-breds and provide ample return and opportunities for those breeding and/or purchasing yearlings or horses of racing age. According to the CTBA, the owner of a registered California-bred maiden will be paid a \$20,000 owner's bonus for winning a maiden allowance race in Southern California and a \$10,000 owner's bonus for winning a maiden allowance race in Northern California.

The author states this bill will assist in building larger inventory of horses to fill California-bred races. It provides an incentive to breed registered California stallions for racing and breeding in California, which will benefit both California racing and agriculture.

Background .

In California, there are designed racing opportunities for California-bred horses . Racetracks in California are required by law to offer one race per day, which is restricted to California-breds. Last year this amounted to 327 additional racing opportunities and over \$15 million in additional purses for California-breds.

In addition, the California legislature has declared its intent

that at least 10 percent of the total stakes purses paid at any race meeting in California be paid on stakes races restricted to registered California-breds. This amounted to over \$5.4 million in 2008.

In addition, in 2009, California Cup XX was held at Santa Anita Park during the Oak Tree Racing Association meeting on Saturday,

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October 3. Total purses for this special 10-race stakes program exclusively for Cal-breds was \$1.325 million. Part of the funding for California Cup XX came from the incentive award category, the California-bred Race Fund. Ten percent of the total incentive award monies were used for this category, with the monies funding the promotion of California-bred races, the supplement of purses for California-bred races and the creation of new California-bred stakes.

What is a California-bred horse? The definition of a California-bred is as follows: A California-bred Thoroughbred is a horse dropped in California after being conceived in California, or any Thoroughbred foal dropped by a mare in California if the mare remains in California to be next bred to a Thoroughbred stallion standing in the state. If the mare cannot be bred for two successive seasons, but remains in California during that period, her foal will be considered a California-bred.

Breeders Awards . A monetary award which is paid to the breeder of a registered California-bred Thoroughbred finishing first, second or third in any race run in California and any graded stakes races conducted within the United States.

Owners Awards . A monetary award that is paid to the owner of a registered California-bred Thoroughbred horse that runs in qualifying races in California.

Stallion Awards . In order to stimulate the acquisition in California of nationally prominent stallions, and retain high caliber California stallions, monetary awards are paid annually to the owners of registered California stallions whose California conceived or California-bred get have won a qualifying race or have finished first, second, or third in a stakes race in the state or any graded stakes race within the United States during the year.

Prior legislation . AB 3073 (Governmental Organization Committee), Chapter 509, Statutes of 2008. Allows California-sired horses to be included within the special races designated for California-bred horses, as specified.

SB 1465 (Costa), Chapter 145, Statutes of 2002, authorizes the California Thoroughbred Breeders' Association to shift funds

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from the Cal-bred Stakes Fund to a new pool to support the "Sunshine Millions" series of stakes races featuring California and Florida-bred horses.

SB 20 (Maddy), Chapter 2, Statutes of 1997, clarified and redefined purses, breeder awards, owner premiums and stallion awards for Cal-bred horses.

SB 1373 (Maddy), Chapter 393, Statutes of 1996, provides that a California-bred winner of a qualifying race will earn either a 10 or 20% bonus depending on whether the horse was conceived by a registered thoroughbred stallion.

REGISTERED SUPPORT / OPPOSITION :

Support

California Thoroughbred Breeders Association

Opposition

None on file

Analysis Prepared by : Eric Johnson / G. O. / (916) 319-2531

SENATE BILL NO. 1284

[View Bill Status](#)

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[View Statement of Purpose / Fiscal Impact](#)

Text to be added within a bill has been marked with Bold and Underline. Text to be removed has been marked with Strikethrough and Italic. How these codes are actually displayed will vary based on the browser software you are using.

This sentence is marked with bold and underline to show added text.

~~*This sentence is marked with strikethrough and italic, indicating text to be removed.*~~

Bill Status

S1284.....by STATE AFFAIRS
HORSE RACING - Amends existing law relating to horse racing to provide certain bonuses; to provide that certain races may be written as Idaho bred preferred races; to provide for the payment of a percentage of first place purse money to breeders; and to provide that certain moneys shall be included and certain moneys excluded from the calculation of breeder payments.

- 01/16 Senate intro - 1st rdg - to printing
- 01/17 Rpt prt - to St Aff
- 01/18 Rpt out - rec d/p - to 2nd rdg
- 01/21 2nd rdg - to 3rd rdg
- 01/23 3rd rdg - PASSED - 35-0-0

AYES -- Andreason, Bair, Bastian, Bilyeu, Broadsword, Burkett, Cameron, Coiner, Corder, Darrington, Davis, Fulcher, Gannon, Geddes, Goedde, Hammond, Heinrich, Hill, Jorgenson, Kelly, Keough, Langhorst, Little, Lodge, Malepeai(Sagness), McGee, McKague, McKenzie, Pearce, Richardson, Schroeder, Siddoway, Stegner, Stennett, Werk

NAYS -- None

Absent and excused -- None

Floor Sponsor - Little

Title apvd - to House

- 01/24 House intro - 1st rdg - to St Aff
- 02/07 Rpt out - rec d/p - to 2nd rdg
- 02/08 2nd rdg - to 3rd rdg
- 02/13 3rd rdg - PASSED - 67-2-1

AYES -- Anderson, Andrus, Barrett, Bayer, Bedke, Bell, Bilbao, Black, Block, Bock, Boe, Bolz, Bowers, Brackett, Bradford, Chadderdon, Chavez, Chew, Clark, Collins, Crane, Durst, Eskridge, Hagedorn, Hart, Harwood, Henbest, Henderson, Jaquet, Killen, King, Kren, Labrador, Lake, LeFavour, Loertscher, Luker, Marriott, Mathews, McGeachin, Moyle, Nielsen, Nonini, Patrick, Pence, Raybould, Ringo, Roberts, Ruchti, Rusche, Sayler, Schaefer, Shepherd(02), Shepherd(08), Shirley, Shively, Smith(30), Smith(24), Snodgrass, Stevenson, Thayn, Thomas, Trail, Vander Woude, Wills, Wood(27), Wood(35)

NAYS -- Mortimer, Pasley-Stuart

Absent and excused -- Mr. Speaker

Floor Sponsor - Bilbao

Title apvd - to Senate

- 02/14 To enrol
- 02/15 Rpt enrol - Pres signed