WEST VIRGINIA LEGISLATURE
REGULAR THIRTY-DAY SESSION, 1956

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ENROLLED
Senate Conc. Sub for House Bill
SENATE BILL NO. 10
Regulating Law Law, etc., Tennis
(By Mr. ......................................................)

♦

PASSED February 9, 1956
In Effect July 1, 1956, Passage

Filed in the Office of the Secretary of State
of West Virginia  FEB 15, 1956
D. PEYO GREEN
AN ACT to amend and reenact article twenty-three, chapter nineteen of the code of West Virginia, one thousand nine hundred thirty-one, as amended, relating to horse racing.

Be it enacted by the Legislature of West Virginia:

That article twenty-three, chapter nineteen of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be amended and reenacted to read as follows:

Article 23. Horse Racing.

Section 1. Racing Commission Established; Meetings

2 and Report to Governor; Number; Terms; Power and
Duties.—There is hereby created the West Virginia racing commission, which shall be a corporation and, as such, may contract and be contracted with, sue and be sued, and shall have a corporate seal. Said commission shall have its principal office in the state capitol at Charleston, and shall meet annually at its office in the month of January, and at such other times and places as shall be designated by its chairman. It shall also make and publish annually a report to the governor of the business transacted by it.

The commission shall consist of three members, all of whom shall be actual and bona fide residents of this state and not more than two of whom shall at any one time belong to the same political party. They shall be appointed by the governor by and with the advice and consent of the senate. The term of office of the members of such commission shall be four years, except that of the first appointees, one shall be appointed for two years, one for three years and one for four years, and their appointments shall be made within twenty days after this bill shall become effective, and their successors shall
thereafter be appointed for terms of four years each. No person not a bona fide member of the commission shall vote upon or participate in the deliberations of the commission on any matter which may come before it. Said commission shall have all the powers necessary to carry out fully and effectively all the purposes of this act and shall have the power to prescribe reasonable regulations under which all races shall be conducted within the state of West Virginia except as hereinafter provided. The commission may at any time, for the violation of any such regulation, or for any fraudulent practices, require the removal of any racing official or racing employee employed by any licensee licensed hereunder, and shall have power to summon witnesses and to administer oaths or affirmations to such witnesses and take testimony whenever in the judgment of said commission it may be necessary for the discharge of its duties. False swearing on the part of any witness shall be deemed perjury and shall be punished as such.

Sec. 2. Qualifications and Compensation of Members,

Secretary, Steward and Employees.—The compensation
of the members of the commission shall not exceed the
sum of twenty-five dollars per day, and actual bona fide
expenses, while actually engaged in the business of the
commission, and shall not exceed the sum of two thou-
sand five hundred dollars per annum in the aggregate
for compensation. The commission shall, under the re-
strictions and within the qualifications hereinafter set
forth, appoint a secretary and steward, to represent the
commission, and such additional help as shall be reason-
ably necessary to administer the provisions of this act
and shall, within the limits prescribed by the legisla-
ture, fix their compensation and actual expenses. The
compensation and actual expenses of the members and
employees of the commission shall be paid from the
funds in the hands of the state treasurer collected from
the license tax on pari-mutuel wagering and shall be
itemized in the budget in the same manner as all other
departments of the state government, but no such ex-
penses shall be paid unless an itemized account thereof,
under oath, be first filed with the state auditor.
(a) No person who directly or indirectly has an interest in any manner whatsoever, including an interest as owner, lessor, lessee, stockholder or employee, in any race track, where horse race meetings may be held, shall be eligible for appointment to the commission.

(b) No person while serving as a member of the Legislature, or as an elective officer of this state shall be eligible for appointment to the commission.

(c) No person convicted of an offense, which, under the laws of this state or any other state or of the United States of America, constitutes a felony or a violation of chapter sixty-one, article four of this code shall be eligible for appointment to the commission.

(d) No person shall knowingly be employed by the commission in any capacity whatsoever who shall:

1. Directly or indirectly, or in any capacity, own or have an interest in any race track where horse race meetings may be held, including an interest as owner, lessor, lessee, stockholder or employee.

2. At the time of his employment as a racing official be or have been within one year prior thereto, a member
of the Legislature, or an elective officer, of this state, un-
less he is experienced and qualified as a racing official.
3. Have been prior to the time of his employment, or
shall during the time of his employment, convicted of
an offense, which, under the laws of this state or any
other state or of the United States of America, consti-
tutes a felony or a violation of chapter sixty-one, article
four of this code.
4. In any manner have delegated to him the duties
and powers of the members of the commission, as direc-
tor or supervisor of racing, or in any other manner or
capacity whatsoever.
Any steward employed by the commission or by a
licensee thereof, shall be a person of integrity, and ex-
perienced and qualified for such position by the generally
accepted practices and customs of horse racing in the
United States.
Any person violating any provision of this section shall
be guilty of a misdemeanor and upon conviction shall be
confined in jail not less than six months nor more than
one year and be fined not less than five hundred nor
more than one thousand dollars or in the discretion of
the court, by both such fine and imprisonment. Venue
of such offense shall be in the county, or any one of the
counties, wherein the person violating this section, car-
rried out any duties of, or performs any work for, the
commission, which constitutes the basis of the charge or
complaint against him.

Sec. 3. Horse Racing Revenues Paid into General Fund.
—All revenues collected pursuant to the provisions of
this article, as license taxes, pari-mutuel pool operation
taxes or otherwise, including all moneys accruing to the
state from unredeemed pari-mutuel tickets, shall be paid
directly to the treasurer of the state of West Virginia
and be deposited by him to the credit of the general
revenue fund of the state. Remittance of all such col-
lected and accrued revenues shall be made by the com-
misson to the state treasurer at least one time during
each thirty-day period of the racing season and a final
remittance as to any particular race meeting shall be
made within thirty days from and after the close of
each such race meeting.
Sec. 4. License for Horse Racing for Stake, Purse or Reward.—No person shall hereafter hold or conduct any horse race meeting within the state of West Virginia whereat horse racing shall be permitted for any stake, purse or reward except under the license of the West Virginia racing commission. However, nothing in this act shall be construed to prevent in any way the use of any grounds, enclosure or race track owned and controlled by any person for any local, county or state fair, agriculture or live stock exposition, even though racing be conducted thereat, when no wagering or pari-mutuel pool selling upon the result of the racing so held thereat is permitted within the knowledge or acquiescence of the person conducting the same and when the pari-mutuel pool system of wagering is not conducted.

Sec. 5. Application for License; Priority of Racing Dates; Review.—Any person desiring to conduct a horse race meeting within the state of West Virginia to permit or conduct pari-mutuel pools shall apply to the West Virginia racing commission for a license to do so. Such application shall be filed with the commission at least
thirty days prior to the first day of each horse race
meeting which said person proposes to hold or conduct.
The commission shall prescribe blank forms in making
such applications. Such applications shall specify the
days upon which said race meeting is to be conducted.
It shall state the name of the person making such ap-
lication, the post office address of the person making
such application, the number of days he intends to hold
or conduct such meeting (which shall be successive week
days, excluding Sundays,) and the location of the place
or track or enclosure where he proposes to hold or con-
duct such race meeting.

In fixing the dates for race meetings at the various
tracks in this state the commission shall consider the
racing circuits with which the race tracks in this state
are associated, or contiguous to, and shall also consider
dates which are calculated to increase the tax revenues
accruing from racing.

The commission shall promptly consider such applica-
tions and within ten days after the filing of such applica-
tion with the commission, shall grant or reject any
application for a license. If said license is refused, said
commission shall forthwith publicly state its reasons for
the refusal in writing, attach them to the application so
refused and immediately notify the applicant. Such re-
refusal and reasons for same shall, at all times, be subject to
inspection upon application of anyone desiring to inspect
same. Said findings shall be subject to review by manda-
mus in any court of this state having jurisdiction, includ-
ing the circuit court of the county wherein the horse race
meeting is proposed to be held, with the right to appeal to
the supreme court of appeals in the manner prescribed
by law.

Sec. 6. Procedure for Suspension or Revocation of a
License.—The commission shall not suspend or revoke
a license until after a hearing has been held in the county
wherein the licensee is or has been conducting race meet-
ings. Notice of such hearing shall be served on the
licensee at least ten days prior to the hearing. Such
notice shall set forth the reasons for such proposed
suspension or revocation and be served in the manner
set forth in this code for the service of a summons.
Appeal from the decision of the commission shall lie in the circuit court of the county wherein such hearing is held, with the right of appeal to the supreme court of appeals in the manner provided by law.

Sec. 7. Per Diem Tax on Tracks; Tax on Pool Contribution; How Taxes Paid; Financial Responsibility of Licensee.—A person operating any horse race track one mile or more in length shall pay each day upon which horse races are run a license tax of five hundred dollars; any race track less than one mile in length shall pay for each day upon which horse races are run a license tax of two hundred fifty dollars: Provided however, That the per diem tax shall not apply to horse shows or county fairs at which racing is conducted for not more than six days. Any person licensed by the commission to conduct racing and to permit and conduct pari-mutuel wagering under this article, shall in addition to the aforementioned tax, pay to the racing commission of the state of West Virginia a tax of five per cent of the total contribution to all pari-mutuel pools conducted or made at any and every race meeting licensed under this article. Such pay-
ments shall be made to the commission or its agents after
the last race on each day and every day or each and every
race meeting, and shall be made from all contributions
to all pari-mutuel pools to each and every race of the day,
which payments shall be deposited with the treasurer of
the state of West Virginia to the credit of the general
revenue fund.

Any person making application for a license for a meet-
ing to be held on any track in the state of West Virginia,
shall, when required, furnish satisfactory evidence to the
commission of his or their ability to pay license fees,
purses, salaries of officials and other expenses incident
to the meeting. In the event the applicant is not able to
furnish such satisfactory evidence of his or their ability
to pay such expenses and fees, then the commission may
require bond or other adequate security for not more
than four successive days before such license is issued.

Sec. 8. Disposition of Funds for Payment of Outstanding
Pari-Mutuel Tickets.—All moneys held by any li-
censee for payment of outstanding pari-mutuel tickets,
if not claimed within one year after the close of any
race meeting, shall be turned over by the licensee to the
commission within fifteen days after the expiration of
such one-year period, and the licensee shall give such
information as the commission may require concerning
such outstanding and unredeemed tickets. All such
moneys shall be deposited by the commission with the
treasurer of the state of West Virginia, to be kept by
him in a special account to be known as "West Virginia
Racing Commission Special Account—Unredeemed Pari-
Mutuel Tickets." The commission shall cause to be pub-
lished one time, in some newspaper published of general
circulation in the county in which such race meeting was
held, a notice to the holders of such unredeemed tickets,
notifying them to present such tickets for payment at
the office of the commission in the city of Charleston
within one year from the date of the publication of such
notice.

Any such tickets that shall not be presented for pay-
ments within one year from the date of the publication
of the notice shall thereafter be irredeemable, and the
moneys theretofore held for the redemption of such
tickets shall become the property of the state of West
Virginia, and be deposited to the credit of the general
fund of the state, and be expended in such manner as
may be provided by law.

The cost for the publication of the notice provided for
by the section shall be paid from the funds in the hands
of the state treasurer collected from the license tax on
pari-mutuel wagering, when not otherwise provided in
the budget; but no such costs shall be paid unless an item-
ized account thereof, under oath, be first filed with the
state auditor.

Sec. 9. Only Pari-Mutuel System of Wagering Per-
mitted; Minors; Auditor.—A person licensed by the com-
mission shall permit only the pari-mutuel system of wag-
ering within the enclosure at which horse racing is held,
and the commission deducted by the licensee from the
said pari-mutuel pool shall not exceed fourteen per cent
of the total pari-mutuel pools for the day, including the
license fee of the gross amount handled hereinbefore
provided for, plus the breakage, which shall be made
and calculated to the dime. Such breakage shall be re-
tained by the licensee.

Provided however, That no holder of such license shall
permit or allow any person under the age of twenty-one
years to wager thereat, knowing or having reason to be-
lieve that such person is under the age of twenty-one
years. Any violation of this proviso shall be punishable
by revocation of license.

An auditor of pari-mutuel pools shall be appointed by
the commission and shall be compensated by said com-
misson. He shall be an experienced public account-
ant. Said auditor shall have free access to the space or
enclosure where pari-mutuel pool system of wagering is
conducted or calculated at any race meeting to which he
shall be assigned for the purpose of ascertaining whether
or not said licensee is retaining only the commission pro-
vided for in said section. He shall also, for the same pur-
poses only, have full and free access to all records and
papers, pertaining to such pari-mutuel pool system of
wagering, and shall report to the commission in writing,
under oath, whether or not the licensee has retained any
31 commissions in excess of those permitted under the
32 article.

Sec. 10. Conducting Race Meet Without License; Penalty.—Any person aiding or abetting in the conduct of
3 any meeting in the state of West Virginia at which rac-
4 ing and wagering on the same is permitted, without a
5 license duly issued, not suspended or revoked and un-
6 appealed from by the commission, shall be guilty of a
7 misdemeanor, and, upon conviction, shall be punished by
8 a fine of not less than one thousand dollars for each day
9 of such unauthorized meeting, or by imprisonment not
10 exceeding one year, or by both fine and imprisonment,
11 in the discretion of the court. Provided that no punish-
12 ment shall be imposed upon any licensee for conducting
13 a race meeting during the time that an appeal from the
14 action of the commission suspending or revoking his li-
15 cense theretofore, is pending.

Sec. 11. License Tax to Be in Lieu of All Other Tax-
2 es.—The license tax herein imposed shall be in lieu of all
3 other license, income, excise, special or franchise taxes
4 of the state of West Virginia, and no county, city, town
or other municipality or other political subdivision of the
state of West Virginia shall be empowered to levy or
impose any license, income, excise, special or franchise
tax on any such person engaged in the business of con-
ducting a meeting at which horse races are run for stakes,
purses or reward under the jurisdiction of and being li-
censed by the commission, or on the operation or main-
tenance of the pari-mutuel system, or on the sale of any
commodity during a meeting at which horse races are
run, or at any such horse race track.

Sec. 12. *Gaming Statutes Not to Apply to Pari-Mutuel
System of Wagering.*—Section one, article ten, chapter
sixty-one of the code of West Virginia, one thousand nine
hundred thirty-one, relating to gaming tables and de-
vices, shall not apply to the pari-mutuel pool system of
wagering in manner and form as provided for in this act
at any meeting within the state of West Virginia where-
at horse racing shall be permitted for any stake, purse or
reward, by any person having license for holding or con-
ducting such horse race meeting as provided by this act.
Sec. 13. *Licenses for Jockeys, etc.; Relief Fund For.*—

2 The commission may license jockeys, trainers, and
3 grooms, register colors, assumed names, apprentice con-
4 tracts, authorized agents, and charge a fee therefor.
5 All moneys collected from fees as well as moneys col-
6 lected from fines imposed by the stewards, starter or
7 other racing official shall be paid into a relief fund and
8 paid out on order of the commission for the expenses of
9 hospitalization, medical care and/or funeral expenses of
10 jockeys, grooms or trainers, except members of the com-
11 mission, at said race meeting, who become ill or are in-
12 jured while in the discharge of their duties under the
13 jurisdiction of the commission, and who are not subject
14 to coverage under the workmen's compensation fund of
15 this state. Balances in said fund in excess of five thou-
16 sand dollars, less any relief obligations outstanding, shall
17 be transferred to the general revenue fund of this state.

Sec. 14. *Number of Races Daily.*—The commission
2 shall fix a minimum but not a maximum number of races
3 to be held on any respective racing day.
Sec. 15. *Internal Affairs And Business of Licensee.*—

2 The commission shall not interfere in the internal busi-
3 ness or affairs of any licensee.

Sec. 16. *Definitions.*—Definitions and explanations of
2 certain technical terms and words used in this act are as
3 follows:

4 "Pari-Mutuel" is a French word meaning, "a mutuel
5 or collective pool that can be divided among those who
6 have contributed their wagers to one central agency,
7 the odds to be reckoned in accordance to the collective
8 amounts wagered upon each contestant running in a race
9 upon which the pool is made, but the total to be divided
10 among the first three contestants on the basis of the num-
11 ber of wagers on these." A pool is, "a combination of
12 interests in a joint wagering enterprise, or a stake in such
13 enterprise." In the division of a pool there occurs a per-
14 centage left over. This is known as "legitimate break-
15 age." "To the dime" is defined to mean that wagers shall
16 be figured to and paid to the dime.

Sec. 17. *Inconsistent Laws Repealed.*—All other acts,
2 whether general or local, public or private, inconsistent
with the provisions of this act are hereby repealed: Provided, That nothing herein contained shall in any way affect, abridge or abolish the authority of a municipality to impose a license tax as authorized by section thirteen-c, article four, chapter eight of this Code.
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman Senate Committee

Chairman House Committee

Originated in the Senate.

Takes effect July 1, 1956

Clerk of the Senate

Clerk of the House of Delegates

President of the Senate

Speaker House of Delegates

The within approved this the 14th day of February, 1956.

Governor

FEB 15 1956