CHAPTER 165

CAMPAIGN FINANCE DISCLOSURE - PERMANENT ORGANIZATIONS $H.F.\ 644$

AN ACT relating to communication by permanent nonprofit organizations with their duespaying members under the campaign finance disclosure law.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 56.6, subsection 6, Code 1991, is amended by adding the following new unnumbered paragraphs:

NEW UNNUMBERED PARAGRAPH. A communication regarding any subject by a permanent organization, which is a nonprofit organization, to its dues-paying members is not political activity requiring the organization of a political committee, reporting, or disclosure pursuant to this chapter.

NEW UNNUMBERED PARAGRAPH. As used in this subsection, "permanent organization" means an organization which is continuing, stable, and enduring, and which was originally organized for purposes other than engaging in election activities.

Approved May 10, 1991

CHAPTER 166

GAMBLING - RACETRACKS - EXCURSION BOATS H.F. 651

AN ACT relating to gambling and the operation of pari-mutuel racetracks and excursion gambling boats, and providing an effective date.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 99D.7, Code 1991, is amended by adding the following new subsection:

NEW SUBSECTION. 19A. Notwithstanding any contrary provision in this chapter, to provide for interstate combined wagering pools related to simulcasting horse or dog races and all related interstate pari-mutuel wagering activities.

Sec. 2. Section 99D.11, subsection 5, Code 1991, is amended to read as follows:

5. As each race is run the licensee shall deduct sixteen percent from the total sum wagered on all horses or dogs as first winners. The balance, after deducting breakage, shall be paid to the holders of certificates on the winning horse or dog in the proportion that the amount wagered by each certificate holder bears to the total amount wagered on all horses or dogs in the race as first winners. The licensee may pay a larger amount if approved by the commission. The licensee shall likewise receive other wagers on horses or dogs in places or combinations the commission may authorize. The method, procedure, and the authority and right of the licensee, as well as the deduction allowed to the licensee, shall be as specified with respect to wagers upon horses or dogs selected to run first. However, the commission may authorize the licensee to deduct a higher percent of the total sum wagered not to exceed twenty percent on multiple or exotic wagering involving not more than one horse two horses or dog dogs. For exotic wagering involving three or more horses or dogs, the commission may authorize a licensee to deduct an additional two percent from the total sum wagered on the exotic wagers. One percent of the exotic wagers on three or more horses or dogs shall be distributed as provided in section 99D.12.