

February 18, 1965.
Passed on File.

*ways means 2/22
pass 5/11*

Senate File 279

By REPPERT, KIBBIE, KRUCK,
GRIFFIN, KLEFSTAD, DENMAN,
DODDS, BURKE and CONDON.

Passed Senate, Date.....

Passed House, Date.....

Vote: Ayes..... Nays.....

Vote: Ayes..... Nays.....

Approved.....

Special order of business for 5/18, 7pm

A BILL FOR

motion to return to ways means lost 5/20 (25-32)

An Act to provide for, regulate, and license racing and race meets at which the pari-mutuel or certificate method of wagering on the results of such races shall be permitted when conducted within the race track enclosure at licensed race meets; to provide for the creation of a state racing commission, its organization, expenses, powers, and duties; and to provide penalties for the violation of this Act and the rules and regulations established by the state racing commission.

Committee to receive rejected 5/20 (26-31) motion to substitute for
no vote refer to judiciary preceded 5/20 (30-37) withdrawn 4/3

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

1 Section 1. When used in this Act, unless the context other-

2 wise requires:

3 1. "Person" means an individual, corporation, partnership,
4 or association.

5 2. "Commission" means the Iowa racing commission created by
6 this Act.

7 3. "Race meet" means any exhibition of thoroughbred and stand-
8 ardbred horse racing or other animal racing where the certificate
9 system of wagering is used.

10 4. "Licensee" means a person holding a race meet license
11 issued under this Act.

12 5. "Certificate system" or "certificate system of wagering"
13 means the certificate or pari-mutuel system of wagering as described
14 in section thirty-nine (39) of this Act.

1 Sec. 2. There is hereby established the Iowa racing commission
2 consisting of three (3) members who shall be appointed by the

3 governor with the advice and consent of the senate. Of the members
4 first (1st) appointed, one (1) member shall serve from the date of
5 appointment to June 30, 1967, one (1) member shall serve from the
6 date of appointment until June 30, 1969, and one (1) member shall
7 serve from the date of appointment until June 30, 1971. Thereafter
8 appointment shall be for a term of six (6) years. Appointment to
9 fill a vacancy caused other than by expiration of term shall be
10 for the unexpired term and shall be made with the advice and consent
11 of the senate. Any appointment filling a vacancy occurring while
12 the general assembly is not in session shall be transmitted to the
13 senate for confirmation following convening of the next session of
14 the general assembly.

1 Sec. 3. A member of the commission shall have been a resident
2 of the state, a qualified elector, and an owner of real property
3 in the state for not less than five (5) years next preceding his
4 appointment. Before entering upon the discharge of his duties,
5 each appointee shall take the official oath and file an official
6 bond in the principal sum of five thousand (5,000) dollars payable
7 to the state conditioned upon the faithful performance of his
8 duties. Members of the commission shall receive a minimum of two
9 thousand five hundred (2,500) dollars annually in compensation and
10 shall be reimbursed for travel and other necessary expenses as
11 authorized for state officers.

1 Sec. 4. No person who has a financial interest in a race track
2 or the operation of licensed wagering on the results of races
3 in this state shall be qualified for appointment to the commission
4 or shall be eligible for appointment or employment by the com-
5 mission. This section shall not be construed to affect the en-

6 trance into a race of a horse or dog belonging to a member of ✓
7 the commission or the winning of a purse or award by such horse
8 or dog. ✓

1 Sec. 5. The commission:

2 1. Shall have supervision of all horses, harness, and dog ✓
3 races held or conducted in the state on which there is wagering
4 and all powers necessary to fully and effectually carry out the
5 purpose of this Act including the power to adopt rules and regu-
6 lations not in conflict with this Act.

7 2. May visit and investigate the offices, tracks, or place of
8 business of any permittee and place therein expert accountants
9 and such other persons as it deems necessary for the purpose of
10 ascertaining that such offices, tracks, and places of business
11 are complying with the provisions of this Act and the rules and
12 regulations of the commission.

13 3. Shall require each track operator to procure a permit for
14 which the fee shall be twenty (20) dollars and shall require the
15 licensing of each race track employee. Fees for employee licenses
16 shall vary from one (1) dollar to ten (10) dollars determined by
17 the commission and depending upon the type of employment. All
18 permit and license fees shall be paid immediately upon granting
19 of such permit or license. A duly authorized representative of
20 the commission shall be responsible for the collection of all
21 license fees at the race track.

22 4. Upon application in writing to the commission by an objector
23 to any decision of track stewards made within three (3) days after
24 the decision of which the objector is complaining occurred, the
25 commission shall review the objection. The appeal to the com-

26 mission shall not affect the decision of the stewards until the
27 appeal has been sustained or dismissed by the commission.

28 5. May summon witnesses and administer oaths when necessary
29 in the judgment of the commission. Any person failing to obey
30 any summons or refusing to testify shall be guilty of a misde-
31 meanor.

32 6. Shall upon request receive legal assistance from the
33 office of the attorney general on matters pertaining to the
34 rendering of judgments at any meetings of the commission.

1 Sec. 6. The commission shall employ a qualified chemist for
2 the purpose of making a chemical or other analysis of saliva,
3 urine, blood, or other excretions or body fluids taken from any
4 horse or dog entered in a race. Procedures therefor and any
5 action taken on positive reports shall be in conformity with
6 the standards of the national association of state racing com-
7 missioners, the New York jockey club, the United States trotting
8 association, or such other procedures or standards as the com-
9 mission may prescribe.

1 Sec. 7. The commission shall appoint a secretary who shall
2 receive an annual salary not to exceed nine thousand (9,000)
3 dollars, a supervisor of mutuels who shall receive an annual
4 salary not to exceed ten thousand (10,000) dollars, and such
5 track police and other employees as shall be necessary for the
6 enforcement of the laws of this state relating to this Act and all
7 rules and regulations of the commission. The compensation of the
8 track police and other employees of the commission shall be fixed
9 by the commission subject to legislative appropriation.

1 Sec. 8. The secretary, supervisor of mutuels, track police,

2 and such other employees as the commission shall determine shall
3 file a bond payable to the state conditioned on the faithful per-
4 formance of their respective duties in such amount as the com-
5 mission shall prescribe. The cost of providing the bonds shall
6 be a charge against the state.

1 Sec. 9. The secretary shall keep a record of all proceedings,
2 preserve all books, documents and papers of the commission, and
3 perform such other duties as the commission shall prescribe.

1 Sec. 10. The supervisor of mutuels shall supervise the wager-
2 ing and the pari-mutuel departments at all race meets and shall
3 enter into no other employment or contracts of employment involving
4 racing or pari-mutuel wagering either within or without the state
5 during days of racing in the state.

1 Sec. 11. The track police shall assist in keeping the peace
2 at all race meets, shall enforce all laws of the state relating
3 to racing authorized under this Act and all rules and regulations
4 of the commission, and shall perform such other duties as the com-
5 mission shall prescribe. In the discharge of their duties, track
6 police shall have the authority of peace officers.

1 Sec. 12. The commission shall appoint one (1) or more state
2 stewards whose qualifications shall include past racing experience
3 considered by the commission to be sufficient. A state steward
4 shall work with two (2) stewards appointed by the track and shall
5 be required to be in attendance at the track throughout racing
6 hours. It shall be the responsibility of the stewards to enforce
7 the rules of racing, impose penalties for infractions of the rules,
8 and to report their actions to the commission. Serious infractions
9 reported by the stewards to the commission may be referred in turn

10 to the attorney general for possible criminal action.

1 Sec. 13. The commission shall compile and have printed in
2 booklet form "rules of racing" which shall be made available to
3 all interested parties. The rules may be made up wholly or in
4 part from rules employed by other states using the pari-mutuel
5 form of wagering.

1 Sec. 14. The commission shall present to the governor a com-
2 plete annual audit pertaining to racing in the state.

1 Sec. 15. Application for a racing permit shall be made on a
2 form prescribed by the commission, shall contain such information
3 as required by this Act and such additional information as the
4 commission may require, and shall be accompanied by a cash deposit
5 in such amount, not to exceed five thousand (5,000) dollars, as the
6 commission deems necessary to insure payment of fees. Upon the
7 termination of a race meet, the deposit shall be returned to the
8 permittee less fees or charges remaining unpaid. In addition to
9 the cash deposit required by this section, the application shall
10 be accompanied by a bond payable to the state in such amount, not
11 to exceed fifty thousand (50,000) dollars, as the commission deems
12 necessary, with a surety or sureties to be approved by the com-
13 mission and conditioned that the applicant shall faithfully pay
14 the prescribed fees.

1 Sec. 16. The commission shall require all racing facilities
2 issued a permit under this Act to have in operation an electric
3 totalizer board erected in the infield showing approximate win,
4 place, and show payoff odds on winning numbers, total money wagered
5 in each pool, and daily double and Quinella payoff prices if used.
6 The commission shall also require all racing facilities to use

7 photo finish and film patrol equipment and an adequate number of
8 electric mutuel ticket machines.

1 Sec. 17. No person shall be eligible to operate a race meet
2 under a permit issued under the provisions of this Act unless such
3 person shall be the owner or controls the possession of a properly
4 constructed race track suitable for the conduct of racing and im-
5 proved with safe and suitable grandstands, equipped with reasonably
6 sanitary accommodations, and such accommodations as the commission
7 may require for the care and control of the animals racing at such
8 meet, and such other improvements as, in the opinion of the commis-
9 sion, shall be required for the protection of the public and others
10 likely to be present at such race meet. In consideration of the
11 location of such track and other structures and erections, and
12 the probable capacity requirements to accommodate the crowd and
13 the number of people that shall reasonably be expected to occupy
14 such grandstands and attend such race meets, a permit shall not
15 be issued for racing within one hundred (100) miles of any other
16 racing operation issued a permit under this Act for racing.

17 This section shall not apply to races conducted by any state,
18 county, or other fair association holding not more than one (1)
19 meet annually and for a period not exceeding six (6) days.

1 Sec. 18. The commission shall determine the need for and the
2 ability of a community to support racing, taking into considera-
3 tion the population and economy of the area. Persons, corpora-
4 tions, or associations desiring to establish racing facilities
5 must first apply to the commission for approval. The application
6 shall include plans or sketches showing size, location, seating
7 capacity, other physical facilities, and proposed dates and types

8 of races to be conducted. Applicants shall also name officers
9 and furnish any other pertinent information requested by the
10 commission.

1 Sec. 19. If the reputation of an applicant for honesty, integ-
2 rity, financial stability, and fair dealing is good and the plan
3 submitted for racing is in conformity with the provisions of this
4 Act and the rules and regulations of the commission, a permit
5 shall be given consideration. Permits shall be issued for the
6 fiscal year July 1 to June 30 inclusive, shall be nontransferable,
7 and shall be renewed upon application for successive periods of
8 one (1) year unless the commission deems that good cause exists
9 for not renewing any such permit. The renewal of a permit shall
10 be denied only after full hearing and a specific finding of good
11 cause for refusing renewal shall have been made by the commission.
12 Any permit heretofore granted to hold a race meet shall be re-
13 newed upon application of the permittee yearly for the same dates
14 allotted to such permittee during the preceding year or for such
15 other dates as such permittee shall request, but not less than the
16 total number of days allotted during the preceding year.

1 Sec. 20. The commission shall give fifteen (15) days notice
2 of hearing on an original application for a racing permit under
3 this Act. The notice shall be given to all permittees holding a
4 permit during the preceding fiscal year who may appear and be
5 heard as parties in interest upon the hearing of an application.

1 Sec. 21. Such officials and persons connected with race
2 meets as the commission deems proper shall be licensed for a
3 period of one (1) year from July 1 of that year. No permit or
4 license shall be revoked except for cause and after hearing.

1 Sec. 22. The decisions of the commission shall be final, ex-
2 cept when an aggrieved person, within ten (10) days after the date
3 on which the decision complained of is served upon him, files an
4 appeal with the district court of the county in which the place,
5 enclosure, or track for racing for which a permit or license is
6 sought or has been granted is located. The decision shall be
7 served promptly in person or by registered mail on all parties
8 or their attorneys. Upon appeal, the district court shall de-
9 termine the matter de novo not more than ten (10) days after the
10 date of filing the appeal. Pending determination of the appeal,
11 the decision and order of the commission shall remain in full force
12 and effect and may not be superseded.

1 Sec. 23. The commission shall issue permits to no more than
2 two (2) commercial race tracks and shall allow no more than two
3 (2) such tracks to be built within the state. After two (2) such
4 tracks have been in operation for two (2) years, the commission
5 shall call a publicly announced meeting with any interested parties
6 to discuss the advisability of permitting the construction of
7 additional racing facilities within the state.

1 Sec. 24. The owners of a racing facility may lease their facili-
2 ties to other persons for other types of racing providing the
3 facilities are adequate and the applicant for a permit meets the
4 approval of the commission. The commission shall act on these
5 matters with the objective of providing the best facilities for
6 the public and animal owners.

1 Sec. 25. The commission may grant a permit for commercial race
2 meets at any county or state fair, providing the permittee guaran-
3 tees that facilities will be adequate for the type racing proposed

4 and providing a satisfactory agreement shall exist between the per-
5 mittee and the state or county fair association involved. The fa-
6 cilities shall include a racing strip in good condition, sufficient
7 and adequate animal quarters, and safe and comfortable public seat-
8 ing. The permittee shall also furnish totalizer machines and an
9 odds board on par with American totalizer equipment. The permittee
10 shall be subject to all other rules and regulations included in
11 this Act.

1 Sec. 26. When two (2) or more applications by qualified ap-
2 plicants are filed with the commission seeking racing permits
3 and seeking to conduct the same kind of racing on the same day or
4 days in the same county, a conflict shall be deemed to exist, ex-
5 cept when:

- 6 1. Applications for permits are for a state or county fair meet.
7 2. Applications for permits to conduct horse racing, harness
8 racing, or dog racing on any same day that may be included in an
9 application for a permit to conduct any other kind of racing shall
10 not be construed to create a conflict.

1 Sec. 27. In the event of a conflict, the qualified applicants
2 shall attempt to resolve such conflict by an agreement in writing
3 in which agreement each such applicant shall receive and be al-
4 located dates in such manner as shall eliminate such conflict.
5 Such agreement shall be filed with the commission on or before the
6 thirtieth (30th) day of June following the filing of such appli-
7 cations.

1 Sec. 28. In the event no agreement is reached, the commission
2 after ten (10) days written notice to the qualified applicants shall
3 conduct a hearing. The commission shall make a finding as to the

8 and corporations engaged in charitable, benevolent, and other like
9 work selected by the permittee and approved by the commission.

1 Sec. 37. State and county officials and members of the press
2 may be given tax free passes to any and all race tracks. On the
3 judgment of track management, the track may issue tax free passes
4 to the public to further the interest in racing. Suitable seating
5 facilities near the finish line may be furnished by the track free
6 of charge for the governor and state officials for the viewing and
7 inspection of the races. The commission may grant a permittee the
8 right to move his operation from one (1) area to another when in
9 their judgment the need exists and the best interest of racing, the
10 public, and the state shall be served.

1 Sec. 38. No minor under the age of fifteen (15) shall be allowed
2 to attend a race track during the hours when wagering is in prog-
3 ress, except when accompanied by parent or guardian, and then only
4 with the approval of the commission, track stewards, or track man-
5 agement.

1 Sec. 39. The commission shall prescribe rules and regulations
2 governing wagering on races under the system known as the pari-
3 mutuel method of wagering. Wagering shall be conducted by a
4 permittee only by the pari-mutuel method and only within the en-
5 closure and on the dates for which racing shall be authorized by
6 the commission.

1 Sec. 40. During the period of any permit for dog racing, a
2 permittee shall receive nine (9) per cent of the gross amount of
3 money handled in a pari-mutuel pool, plus the odd cents by which
4 the amount payable on each dollar wagered exceeds a multiple of
5 ten (10) cents. The state shall receive six (6) per cent of all

6 money handled in the pari-mutuel pool operated by the permittee
7 to be paid to the commission at the close of the business day on
8 Thursday of every week during and immediately after any race meet
9 or season. Failure to make such weekly remittance by the permittee
10 shall result in an assessment by the commission against the permit-
11 tee of a fine of one (1) per cent of the amount due weekly.

1 Sec. 41. During the period of a permit for horse racing or
2 harness racing a permittee shall receive eleven (11) per cent of
3 the gross amount not to exceed one hundred thousand (100,000)
4 dollars of the daily pari-mutuel pool, and nine (9) per cent of
5 the gross amount exceeding one hundred thousand (100,000) dollars
6 of the daily pari-mutuel pool, plus the odd cents by which the
7 amount payable on each dollar wagered exceeds a multiple of ten
8 (10) cents. The state shall receive four (4) per cent of the gross
9 amount not to exceed one hundred thousand (100,000) dollars of
10 the daily pari-mutuel pool, and six (6) per cent of the gross
11 amount exceeding one hundred thousand (100,000) dollars of the
12 daily pari-mutuel pool. Payments to the state shall be made to
13 the commission in the same manner and shall be subject to the
14 same penalty as prescribed in section forty (40) of this Act.

1 Sec. 42. Commissions on the proceeds from the sale of pari-
2 mutuel tickets and certificates may be retained by the permittee
3 but such commission shall in no event and in any enclosure exceed
4 fifteen (15) per cent of the total gross pari-mutuel sales and the
5 odd cents of all redistributions over the next lowest multiple of
6 ten (10).

1 Sec. 43. The state fair board and any county fair association
2 may apply to the commission for one (1) race meet each year and the

3 commission shall set the number of days and the dates of each meet-
4 ings. A race meet conducted under the provisions of this section
5 shall be operated in such manner that all profits accrue to the
6 state fair board or to the board of supervisors for the benefit
7 of the county fair association, as the case may be, which profits
8 shall not exceed fifteen (15) per cent of the total amount of money
9 handled in the pari-mutuel pool plus the odd cents by which the
10 amount payable on each dollar wagered exceeds a multiple of ten
11 (10) cents. All race meets conducted by county fair associations
12 under the provisions of this section, and any race meet conducted
13 by the state fair board in connection with a state fair, shall be
14 exempt from the payment to the state of the percentage of the pari-
15 mutuel pool prescribed by sections forty (40) and forty-one (41)
16 of this Act.

1 Sec. 44. Each permittee shall return forty-five (45) per cent
2 of his share of the money handled in a pari-mutuel pool in purses.
3 The permittee shall hold money on uncashed mutuel tickets for a
4 period of ninety (90) days after the last day of a race meet. If
5 not claimed during that period, the money shall be turned over to
6 the state general fund.

1 Sec. 45. Any person within the enclosure of a race meet held
2 pursuant to the provisions of this Act may wager on the result of
3 a race held at the meet by contributing money to a pari-mutuel pool
4 operated by the permittee as provided by this Act. The wagering
5 shall not be unlawful but a permittee shall not knowingly permit a
6 minor to be a patron of the pari-mutuel system of wagering.

1 Sec. 46. All forms of wagering or betting on the results of
2 a race, except as provided by this Act, whether conducted in this

3 state or elsewhere, shall be illegal. Any person directly or in-
4 directly involved in bookmaking or in wagering or betting other
5 than by the pari-mutuel system of wagering shall be guilty of a
6 misdemeanor, punishable by a fine of not less than one hundred
7 (100) dollars nor more than one thousand (1,000) dollars or by
8 imprisonment for a period of not more than six (6) months, or
9 both.

1 Sec. 47. All revenue derived from permits and licenses re-
2 quired by this Act shall be paid to the state treasurer who shall
3 credit five (5) per cent thereof to a fund known as the Iowa county
4 fairs fund and seven and one-half (7½) per cent to a fund known as
5 the livestock and agriculture fund.

1 Sec. 48. The Iowa county fairs fund shall be under the juris-
2 diction of the Iowa racing commission and shall be distributed by
3 the commission in such proportion as the commission deems necessary
4 to the board of supervisors of each county conducting a county fair
5 for the promotion of county fairs and race meets. All expenditures
6 from the Iowa county fairs fund shall be made upon claims approved
7 by the commission.

1 Sec. 49. The livestock and agriculture fund shall be under the
2 control of the governor and shall be used for the purpose of pro-
3 moting the livestock and agricultural resources of the state. All
4 expenditures from the livestock and agriculture fund shall be made
5 upon claims approved by the governor.

1 Sec. 50. To promote and improve the breeding of horses and dogs
2 within the state, five (5) per cent of the first (1st) money of
3 every purse won by a horse or dog bred in this state shall be paid
4 by the state to the owner of the dam of the animal at the time the

4 relative value for racing meet purposes of the days available for
5 racing meets of the kind applied for and shall, in racing permits
6 issued to each such applicant, allocate said days consecutively
7 and in a fair and impartial manner.

1 Sec. 29. No horse or dog shall take part in any race conducted X
2 under the provisions of this Act unless satisfactorily iden-
3 tified and registered by an association recognized by the com-
4 mission.

1 Sec. 30. There shall not be more than one hundred thirty (130)
2 days of horse racing, ninety (90) days harness racing, and one
3 hundred fifty (150) days of dog racing in any fiscal year in the X
4 state until in the judgment of the commission the need exists,
5 county and state fair associations not using the pari-mutuel system
6 of wagering excepted. The commission may allot more days in cer-
7 tain areas than in others when in their judgment the need exists.

1 Sec. 31. The commission may require by the terms of any permit
2 issued that the permittee offer such number of races during any
3 racing meet as the commission shall determine, but in no event more
4 than one (1) race each calendar week, which shall be exclusively
5 devoted to horses or dogs bred in this state or to horses or dogs X
6 owned by bona fide residents of this state. In the event that any
7 such race shall not be filled, a substitute race may be provided.

1 Sec. 32. For the purpose of this Act, a meet may consist of
2 a number of continuous days of racing or of one (1) or more days
3 of racing per week over a period of months. A meet may be split
4 into two (2) periods if the first (1st) period includes any day in
5 the first (1st) week in July of the fiscal year, for which the per-
6 mit is granted and the second (2nd) period includes any day in the

7 last week in June of the same fiscal year. Racing shall be permis-
8 sible in either the daytime or nighttime except that harness racing
9 shall be conducted at night. The application for a permit shall
10 state the exact days on which racing shall be held.

1 Sec. 33. A race meet in connection with a state fair when
2 operated by the state fair board or under lease during the state
3 fair to any individual, corporation, or association shall not come
4 under the limitation placed on days of racing in this Act.

1 Sec. 34. A race meet when operated by a county fair association
2 or under lease during the county fair to any individual, corporation,
3 or association shall not come under the limitation placed on days
4 of racing in this Act but may be issued a permit for not to exceed
5 three (3) additional days of racing.

1 Sec. 35. The commission shall be the judge of whether a
2 race meet at a state or county fair is being operated in accord-
3 ance with the provisions of this Act. A race meet held in con-
4 nection with a state or county fair and conducted by an individ-
5 ual, corporation, or association other than the properly author-
6 ized state or county fair association shall come under the general
7 provisions of this Act the same as if the race meet were conducted
8 on privately owned track.

1 Sec. 36. The commission may allow a permittee in addition to
2 the days specified in the permit not to exceed three (3) racing
3 days during any one (1) meet which days shall be known as charity
4 days. From the total handled in the pari-mutuel pool on charity
5 days, the permittee shall deduct the fees owed to the state and
6 an amount equal to the purses and cost of conducting racing on
7 such days, and shall donate the balance to nonprofit organizations

5 animal was foaled or whelped. Such amount shall be paid within
6 thirty (30) days after the close of the race meet. All claims or
7 disputes as to the dam of a horse or dog bred in this state shall
8 be determined by the permittee, subject to review by the commis-
9 sion, and the decision of the commission shall be final and con-
10 clusive. For the purpose of this section, a horse or dog bred in
11 this state shall mean a horse foaled or a dog whelped in this
12 state.

1 Sec. 51. Within the enclosure where any horse or dog races are
2 held and where the permittee has been issued a permit to use the
3 pari-mutuel method or system of wagering on such races, the same
4 shall be lawful but only within the enclosure where such races
5 are held.

1 Sec. 52. The sale to patrons present on the grounds of pari-
2 mutuel tickets or certificates on said races or the use of the
3 pari-mutuel system shall not be construed to be either betting,
4 gambling, or pool selling and shall be authorized under the con-
5 ditions provided by law.

1 Sec. 53. Existing statutes of this state against bookmaking,
2 pool selling, or other methods of wagering on the racing of horses
3 or dogs shall not be repealed but shall hereby be expressly con-
4 tinued in effect, with the exception that the operation of the
5 pari-mutuel method or system in connection with the racing of
6 horses, when used as provided by law shall be lawful.

- 1 Amend Senate File 279 section 2, as follows:
2 1. In line 2, strike the word and figure "three
3 ; (3)" and substitute therefor the word and figure "six
4 ; (6)".
5 ; 2. In lines 4, 5, and 6, strike the words and
6 ; figure "one (1) member" and substitute therefor the
7 ; words and figure "two (2) members".

Filed
May 14, 1965.

withdrawn 5/20

By FLATT.

- 1 Amend Senate File 279 by adding at the end thereof a new
2 section as follows:
3 "Sec. —. No bank or trust company or other corporation of
4 which any member of the general assembly or state officer is a
5 stockholders shall loan any money or other thing of value or ex-
6 tend any credit to the owners, promoters, operators or assignees
7 of any race track permitted under this Act or to the owners or
8 mortgagors of any animal engaged in any performance on such
9 track. The officers of any such bank, trust company or corpora-
10 tion shall be personally liable for prosecution for a misdemeanor
11 in any violation of this section.

Filed
May 14, 1965.

clerk 5/20

By MESSERLY.

- 1 Amend Senate File 279 by adding the following sen-
2 tence at the end of section 4:
3 "Each member of the commission shall file a sworn
4 statement with the attorney general during the month of
5 January in each year, on a form prescribed by the
6 attorney general, fully disclosing any direct or indirect
7 interest in any race track or wagering operation on the
8 part of such member, his spouse, or his child, or any
9 corporation, partnership, or association in which any
10 of the foregoing has any interest."

Filed
May 14, 1965.

clerk 5/20

By RIGLER.

- 1 Amend Senate File 279 as follows:
2 Insert the following after the word "area" in line 3
3 of section 18: "the probable effect of racing and pari-mutuel
4 wagering on law enforcement and welfare costs in the area,
5 and the ability and willingness of the taxpayers of the area
6 to pay such additional costs".

Filed
May 14, 1965.

clerk 5/20

By STANLEY.

- 1 Amend Senate File 279 as follows:
2 1. In section 2, line 2, strike the word and figure
3 "three (3)" and insert in lieu thereof the word and figure
4 "nine (9)".
5 2. In section 2, lines 4, 5, and 6, strike in each
6 instance the word and figure "one (1) member" and insert
7 in lieu thereof the words and figure "three (3) members".

Filed
May 14, 1965.

clerk 5/20

By BURNS.

- 1 Amend Senate File 279 as follows:
2 In section 5, line 14, strike the words and figures
3 "twenty (20) dollars" and insert in lieu thereof the
4 words and figures "ten thousand (10,000) dollars".

Filed
May 17, 1965.

withdrawn 5/20

By FLATT.

- 1 Amend the Shoeman amendment to Senate File 279 by
2 inserting the following at the end of line 7:
3 "The secretary of state shall adopt rules and
4 regulations for such elections, including but not
5 limited to the procedure for calling and setting the
6 date of the election, the form of the ballot, and all
7 other necessary procedures not specified by law."

Filed and adopted
May 20, 1965.

By SHOEMAN.

- 1 Amend Senate File 279, section 4, by inserting the
- 2 following after the period in line 5:
- 3 "This disqualification shall also extend to any
- 4 person if his spouse or child, or any corporation,
- 5 partnership, or association in which such person, his
- 6 spouse or child has any interest, has a direct or indirect
- 7 financial interest in any such race track or operation
- 8 of licensed wagering."

Filed
May 14, 1965.

noted to table lost 5/20 (24-39)
adopted 5/20

By RIGLER.

- 1 Amend Senate File 279 as follows:
- 2 Add the following at the end of section 14:
- 3 "Such audit shall be made by one or more certified
- 4 public accountants who are duly certified under the laws
- 5 of this state."

Filed
May 14, 1965.

adopted 5/20

By RIGLER.

- 1 Amend Senate File 279, section 2, line 3, by insert-
- 2 ing after the words "consent of" the following: "two-thirds
- 3 of the members of".

Filed
May 14, 1965.

adopted 5/20

By BURNS.

- 1 Amend Senate File 279 by inserting the following sentence
- 2 after the period in line 6 of section 45:
- 3 "The permittee shall require any person who appears to
- 4 be under the age of twenty-one (21) years to furnish evidence
- 5 that he is twenty-one (21) years of age or older, before
- 6 permitting him to wager."

Filed
May 14, 1965.

adopted 5/20

By BALLOUN.

- 1 Amend Senate File 279, section 45, line 6, by striking
- 2 the word "minor" and substituting the words "person under
- 3 twenty-one (21) years of age".

Filed
May 14, 1965.

adopted 5/20

By BALLOUN.

- 1 Amend Senate File 279 by adding the following new section:
- 2 "Sec. 54. Notwithstanding any other provisions of this
- 3 Act, no pari-mutuel wagering shall be permitted or licensed
- 4 in any county unless the proposition to do so shall have been
- 5 approved by a majority of the qualified electors of said county
- 6 voting thereon in a general or special election. Such elections
- 7 shall be held in accordance with the election laws of Iowa."

Filed
May 14, 1965.

adopted as amended 5/20 (30-25)

By SHOEMAN.

- 1 Amend Senate File 279 by inserting the following new section
- 2 at the end thereof:
- 3 "It shall be unlawful for any member of the general assembly
- 4 or his spouse to have any direct or indirect financial interest
- 5 in a race track or the operating of licensed wagering on the
- 6 results of races in this state. Any person elected to the
- 7 general assembly and his spouse shall divest themselves of
- 8 any such interest before he takes his oath of office."

Filed
May 14, 1965.

adopted 5/28 (36-22)

By STANLEY and MESSERLY.

- 1 Amend Senate File 279 by adding a new section at the end
- 2 thereof as follows:
- 3 "Sec. —. No member of the general assembly nor any state
- 4 officer or deputy, or any member of the immediate family of such
- 5 person shall have any monetary interest in any race track per-
- 6 mitted by this Act or in the ownership of any animal participat-
- 7 ing in any race thereon. Nor shall any such person receive
- 8 directly or indirectly any remuneration from the operation of
- 9 any such track in interest or dividends nor from the earnings
- 10 of any animal performing thereon."

Filed
May 14, 1965.

ruled out of order 5/20

By STEPHENS.