Senate Study Bill 1029

SENATE/HOUSE FILE (PROPOSED DEPARTMENT OF INSPECTIONS AND APPEALS/ IOWA RACING AND GAMING COMMISSION BILL)

Passed	Senate,	Date	Passed	House,	Date	
Vote:	Ayes	Nays	Vote:	Ayes	Nays	
	- A	pproved			<u> </u>	

A BILL FOR

1 An Act relating to the racing and gaming commission by modifying 2 provisions regulating horses involved in horse racing and providing an effective date.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

5 TLSB 1388XD 82

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Section 1. Section 99D.25, subsections 5 and 9, Code 2007, 2 are amended to read as follows: Every horse which suffers a breakdown on the racetrack, 4 in training, or in competition, and is destroyed, and every 5 other horse which expires while stabled on the racetrack under 1 6 the jurisdiction of the commission, shall undergo a postmortem 7 examination by a veterinarian or a veterinary pathologist at a 8 time and place acceptable to the commission veterinarian to 9 determine the injury or sickness which resulted in euthanasia 10 or natural death. Test samples shall may be obtained from the 11 carcass upon which the postmortem examination is conducted and 1 12 shall be sent to a laboratory approved by the commission for 1 13 testing for foreign substances and natural substances at 1 14 abnormal levels. When practical, blood and urine test samples 1 15 should be procured prior to euthanasia. The owner of the 1 16 deceased horse is responsible for payment of any charges due 1 17 to conduct the postmortem examination. A record of every 1 18 postmortem shall be filed with the commission by the 1 19 veterinarian or veterinary pathologist who performed the 1 20 postmortem within seventy=two hours of the death. Each owner 21 and trainer accepts the responsibility for the postmortem 1 22 examination provided herein as a requisite for maintaining the 1 23 occupational license issued by the commission. 9. The commission shall conduct random tests of bodily substances of horses entered to race each day of a race 1 26 meeting to aid in the detection of any unlawful drugging. 27 tests may be conducted both prior to and after a race. 1 28 commission shall may also test any horse that breaks down 1 29 during a race and shall perform an autopsy on any horse that 1 30 is killed or subsequently destroyed as a result of an accident 31 during a race. When practical, blood and urine test samples 32 should be procured prior to euthanasia. 1 33 Sec. 2. Section 99D.25A, subsection 1, paragraph a, Code 1 34 2007, is amended to read as follows:
1 35 a. "Bleeder" means, according to its context, either any of the following: (1) A horse which, during a race or exercise, is observed 3 by the commission veterinarian or designee a licensed 4 practicing veterinarian to be shedding blood from one or both 5 nostrils and in which no upper airway injury is noted during 6 an examination by the commission veterinarian or a licensed practicing veterinarian immediately following such a race or 8 exercise;. 2 (2) A horse which, within one and one=half hours of such a

2 10 race or exercise, is observed by the commission veterinarian 2 11 or a licensed practicing veterinarian, through visual or 2 12 endoscopic examination, to be shedding blood from the lower 2 13 airway; or. 2 14

(3) A horse which has been certified as a bleeder in

2 15 another state.

A horse which has furosemide listed on its most recent

17 past performance. (5) A horse which, by recommendation of a licensed 19 practicing veterinarian, is prescribed furosemide to control

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20 or prevent bleeding from the lungs.
21 Sec. 3. Section 99D.25A, subsection 2, Code 2007, is 2 22 amended to read as follows:

2. Phenylbutazone shall not be administered to a horse in 2 24 dosages which would result in concentrations of more than two 25 point two five micrograms of the substance or its metabolites 2 26 per milliliter of blood.

Sec. 4. Section 99D.25A, subsection 4, Code 2007, is 2 28 amended to read as follows:

4. If a test detects concentrations of phenylbutazone in 30 the system of a horse in excess of the level permitted in this 31 section, the commission shall assess a civil penalty against 2 32 the trainer of at least two hundred dollars for the first 33 offense and at least five hundred dollars for a second 2 34 offense. The penalty for a third or subsequent offense shall 2 35 be in the discretion of the commission. A penalty assessed under this subsection shall not affect the placing of the 2 horse in the race.

Sec. 5. Section 99D.25A, subsection 7, Code 2007, is 4 amended to read as follows:

7. A horse entered to race with furosemide must be treated 6 at least four hours prior to post time. The furosemide shall 7 be administered intravenously by a veterinarian employed by 8 the owner or trainer of the horse. The commission shall adopt 9 rules to ensure that furosemide is administered as provided in 3 10 this section. The commission shall require that the 3 11 practicing veterinarian deliver an affidavit signed by the 3 12 veterinarian which certifies information regarding the 3 13 treatment of the horse. The affidavit must be delivered to a 3 14 commission veterinarian within twenty minutes following the 3 15 treatment. The statement must at least include the name of 3 16 the practicing veterinarian, the tattoo number of the horse, 3 17 the location of the barn and stall where the treatment 3 18 occurred, the race number of the horse, the name of the trainer, and the time that the furosemide was administered. 3 20 Furosemide shall only be administered in a dose level of two 3 21 no less than one hundred fifty milligrams and no more than

five hundred milligrams.

Sec. 6. Section 99F.6, subsection 8, paragraph a, Code 3 24 2007, is amended to read as follows:

25 a. The licensee or a holder of an occupational license 26 shall consent to the search, without a warrant, by agents of 3 27 the division of criminal investigation of the department of 3 28 public safety or commission employees designated by the 3 29 secretary administrator of the commission, of the licensee's 3 30 or holder's person, personal property, and effects, and 3 31 premises which are located on the excursion gambling boat or 32 adjacent facilities under control of the licensee, in order to 33 inspect or investigate for violations of this chapter or rules 34 adopted by the commission pursuant to this chapter. The 35 department or commission may also obtain administrative search 1 warrants under section 808.14.

Sec. 7. EFFECTIVE DATE. This Act, being deemed of 3 immediate importance, takes effect upon enactment. EXPLANATION

This bill primarily makes changes relative to horses involved in horse racing.

The bill provides that certain drug tests currently 8 required to be conducted on horses that suffer a breakdown on 9 the racetrack are discretionary and no longer mandatory. 10 bill also provides that when practical, blood and urine 11 samples should be obtained prior to euthanasia of a horse.

The bill increases the maximum allowable concentration of 4 13 phenylbutazone per milliliter of blood in a horse from two 4 14 point two micrograms of the substance to five micrograms.

The bill also modifies the definition of a bleeder for 4 16 purposes of determining whether a horse can be given certain 4 17 drugs. The bill provides that a horse can be determined to be 4 18 a bleeder if any licensed practicing veterinarian observes 4 19 bleeding. Current law only allows this determination if 4 20 bleeding is observed by a racing and gaming commission 21 veterinarian or designee. In addition, the bill provides that 22 a horse can be determined to be a bleeder if the horse has 4 23 furosemide listed on its most recent performance or is 24 prescribed furosemide to control bleeding by a veterinarian.

The bill eliminates the provision that the placing of a 4 26 horse in a race cannot be affected even if the racing and 4 27 gaming commission assesses a civil penalty for excessive

4 28 concentrations of phenylbutazone in the system of the horse.
4 29 The bill modifies the acceptable dose level of furosemide
4 30 that can be administered to a horse prior to a race. The bill
4 31 provides that furosemide shall only be administered in a dose
4 32 of no less than 150 milligrams and no more than 500
4 33 milligrams. Current law sets the dose level at 250
4 34 milligrams.
5 The bill also amends Code section 99F.6 to provide that the
5 administrator of the racing and gaming commission, and not the
5 secretary, has the authority under that Code section.
5 The bill takes effect upon enactment.
5 4 LSB 1388XD 82
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