90152.0100

Sixty-first Legislative Assembly of North Dakota FIRST DRAFT: Prepared by the Legislative Council staff for the

Administrative Rules Committee
June 2008

Introduced by

- 1 A BILL for an Act to amend and reenact sections 53-06.2-01, 53-06.2-03, 53-06.2-04,
- 2 53-06.2-04.1, 53-06.2-05, 53-06.2-07, 53-06.2-08, 53-06.2-09, 53-06.2-10, 53-06.2-10.1,
- 3 53-06.2-11, 53-06.2-12, 53-06.2-13, 53-06.2-14, 53-06.2-15, and 53-06.2-16 of the North
- 4 Dakota Century Code, relating to regulation of pari-mutuel horse racing; and to repeal section
- 5 53-06.2-02 of the North Dakota Century Code, relating to elimination of the racing commission.

6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 7 **SECTION 1. AMENDMENT.** Section 53-06.2-01 is amended:
- 8 **53-06.2-01. Definitions.** As used in this chapter:
 - 1. "Attorney general" means the attorney general or the attorney general's designee.
- 10 <u>2.</u> "Breeders' fund" means a fund, administered by the commission attorney general,
 11 established to financially reward breeders or owners of North Dakota-bred horses
 12 to be paid in accordance with rules as approved by the commission attorney
 13 general
- 13 <u>general</u>.

- 14 2. 3. "Certificate system" means the system of betting described in section 53-06.2-10.
- 15 3. 4. "Charitable organization" means a nonprofit organization operated for the relief of poverty, distress, or other conditions of public concern in this state and has been so engaged in this state for at least two years.
- 4. <u>5.</u> "Civic and service club" means a branch, lodge, or chapter of a nonprofit national or state organization that is authorized by its written constitution, charter, articles of incorporation, or bylaws to engage in a civic or service purpose in this state and has so existed in this state for at least two years. The term includes a similar local nonprofit organization, not affiliated with a state or national organization, which is so recognized by a resolution adopted by the governing body of the local

- jurisdiction in which the organization conducts its principal activities, and which has existed in this state for at least two years.

 5. "Commission" means the North Dakota racing commission.
 - 6. "Director" means the director of the commission racing.
 - 7. "Fraternal organization" means a nonprofit organization in this state, which is a branch, lodge, or chapter of a national or state organization and exists for the common business, brotherhood, or other interests of its members, and has so existed in this state for two years. The term does not include a college or high school fraternity.
 - 8. "Local jurisdiction" means, with respect to a site inside the city limits of a city, that city, and with respect to a site not inside the city limits of a city, the county in which the site is located.
 - "Other public-spirited organization" means a nonprofit organization recognized by the governing body of the appropriate local jurisdiction by resolution as public-spirited and eligible under this chapter.
 - 10. "Purse fund" means a fund, administered by the commission <u>attorney general</u>, established to supplement and improve purses offered at racetracks within the state.
 - 11. "Racing" means live or simulcast horse racing under the certificate system or simulcast dog racing under the certificate system.
 - 12. "Racing promotion fund" means a fund administered by the commission attorney general established to assist in improving and upgrading racetracks in the state, promoting horse racing in the state, and developing new racetracks in the state as necessary and approved by the commission attorney general.
 - 13. "Religious organization" means a nonprofit organization, church, body of communicants, or group gathered in common membership for mutual support and edification in piety, worship, and religious observances, and which has been so gathered or united in this state for at least two years.
 - 14. "Veterans' organization" means a congressionally chartered organization in this state, or a branch, lodge, or chapter of a nonprofit national or state organization in this state, the membership of which consists of individuals who were members of

1		the armed services or forces of the United States, and which has so been in
2		existence in this state for at least two years.
3	SEC	CTION 2. AMENDMENT. Section 53-06.2-03 is amended:
4	53-0	06.2-03. Director of racing - Appointment - Qualifications - Salary - Duties -
5	Other pers	onnel.
6	1.	The commission shall attorney general may appoint a director of racing. The
7		commission shall attorney general may establish the director's qualifications and
8		salary.
9	2.	The director shall devote such time to the duties of the office as the commission
10		attorney general may prescribe. The director is the executive officer of the
11		commission and shall enforce the rules and orders of the commission. The
12		director shall perform other duties the commission attorney general prescribes.
13	3.	The director may employ other persons as authorized by the commission <u>attorney</u>
14		general.
15	SEC	CTION 3. AMENDMENT. Section 53-06.2-04 is amended:
16	53-0	06.2-04. Duties of commission attorney general. The commission attorney
17	general sha	II:
18	1.	Provide for racing under the certificate system.
19	2.	Set racing dates.
20	3.	Adopt rules for effectively preventing the use of any <u>unauthorized</u> substance,
21		compound items, or combinations of any medicine, narcotic, stimulant, depressant,
22		or anesthetic which could alter the normal performance of a racehorse, unless
23		specifically authorized by the commission. At the request of the attorney general,
24		the state veterinarian shall advise the attorney general regarding adoption of rules
25		under this subsection.
26	4.	Supervise and check the making of pari-mutuel pools, pari-mutuel machines, and
27		equipment at all races held under the certificate system.
28	5.	Adopt rules governing, restricting, or regulating bids on licensees' concessions and
29		leases on equipment.
30	6.	Consider all proposed extensions, additions, or improvements to the buildings,
31		stables, or tracks on property owned or leased by a licensee.

1 7. Exclude from racetracks or simulcast pari-mutuel wagering facilities any person 2 who violates any rule of the commission adopted to implement this chapter or any 3 law. 4 8. Determine the cost of inspections performed under subsection 3 of section 5 53-06.2-05 and require the licensee to pay that cost. 6 9. Report biennially to the legislative council regarding the operation of the 7 commission racing under this chapter. 8 10. Provide notice to the North Dakota horsemen's council of meetings held by the 9 commission and permit the North Dakota horsemen's council to participate in the 10 meetings through placement of items on the agenda. 11 11. Complete, distribute, and post on the commission's web site the minutes of each 12 commission meeting within thirty days of that meeting or before the next meeting of 13 the commission, whichever occurs first. 14 **SECTION 4. AMENDMENT.** Section 53-06.2-04.1 is amended: 15 53-06.2-04.1. North Dakota-bred registry - Contract requirements. The commission 16 attorney general shall provide for registration of a North Dakota-bred horse for qualification for 17 breeders' fund awards or purse supplements. The commission shall attorney general may 18 contract with a private person to maintain the registry. Through a competitive bidding process, 19 the commission shall attorney general may award the contract to the lowest responsible bidder. 20 The cost of the contract must be paid from the breeders' fund. 21 **SECTION 5. AMENDMENT.** Section 53-06.2-05 is amended: 22 53-06.2-05. Powers of commission attorney general. The commission attorney 23 general may: 24 1. Compel the production of all documents showing the receipts and disbursements 25 of any licensee and determine the manner in which such financial records are to be 26 kept. 27 2. Investigate the operations of any licensee and enter any vehicle or place of 28 business, residence, storage, or racing of any licensee on the grounds of a 29 licensed association to determine whether there has been compliance with the 30 provisions of this chapter and rules adopted under this chapter, and to discover

and seize any evidence of noncompliance.

- Request appropriate state officials to perform inspections necessary for the health and safety of spectators, employees, participants, and horses that are lawfully on a racetrack.
- 4. License all participants in the racing and simulcast pari-mutuel wagering industry and require and obtain information the eemmission deems attorney general determines necessary from license applicants. Licensure of service providers, totalizator companies, site operators, and organizations applying to conduct or conducting pari-mutuel wagering must be approved by the attorney general. The attorney general may not grant a license denied by the commission. The eemmission may obtain a statewide and nationwide criminal history record check from the bureau of criminal investigation for the purpose of determining suitability or fitness for a license. The nationwide check must be conducted in the manner provided in section 12-60-24. All costs associated with obtaining a background check are the responsibility of the applicant for a license.
- Receive moneys from the North Dakota horse racing foundation for deposit in the purse fund, breeders' fund, or racing promotion fund in accordance with subsection 6 of section 53-06.2-11.
- 6. Adopt additional rules for the administration, implementation, and regulation of activities conducted pursuant to this chapter. The commission attorney general shall deposit any fees collected under authority of this subsection in the racing commission operating fund. Subject to legislative appropriation, the commission attorney general may spend the fees for operating costs of the commission under this chapter.

SECTION 6. AMENDMENT. Section 53-06.2-07 is amended:

53-06.2-07. Issuance of licenses - Applications.

- On compliance by an applicant with this chapter and the approval of, the attorney general, the commission may issue a license to conduct races. The attorney general may not grant a license denied by the commission.
- 2. An application for a license to conduct a racing meet must be signed under oath and filed with the commission attorney general. The application must contain at least the following:

Sixty-first Legislative Assembly 1 The name and post-office address of the applicant. a. b. 2 The location of the racetrack and whether it is owned or leased. If the 3 racetrack is leased, a copy of the lease must be included. 4 C. A statement of the applicant's previous history and association sufficient to 5 establish that the applicant is an eligible organization. 6 d. The time, place, and number of days the racing meet is proposed to be 7 conducted. 8 The type of racing to be conducted. e. f. 9 Other information the commission attorney general requires. 10 3. At least thirty days before the eommission attorney general issues or renews a 11 license to conduct races, the applicant shall deliver a complete copy of the 12 application to the local jurisdiction governing body. The application to the 13 commission attorney general must include a certificate verified by a representative 14 of the applicant, indicating delivery of the application copy to the governing body. If 15 the governing body of the local jurisdiction adopts a resolution disapproving the 16 application for license or renewal and so informs the attorney general or the 17 director within thirty days of receiving a copy of the application, the license to 18 conduct races may not be issued or renewed. 19 **SECTION 7. AMENDMENT.** Section 53-06.2-08 is amended:

53-06.2-08. License authorization and fees.

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- 1. Each license issued under the certificate system must describe the place, track, or racecourse at which the licensee may hold races. Every license must specify the number of days the licensed races may continue, the hours during which racing may be conducted, and the number of races that may be held each day. Races authorized under this chapter may be held during the hours approved by the commission attorney general and within the hours permitted by state law.
- 2. The commission attorney general may charge a license fee for racing commensurate with the size and attendance of the race meet.
- Each applicant for a license under this chapter shall give bond payable to this state
 with good security as approved by the commission attorney general. The bond
 must be in the amount the commission attorney general determines will adequately

- protect the amount normally due and owing to this state in a regular payment period or, in the case of new or altered conditions, based on the projected revenues.
- 4. The eommission attorney general may grant licenses to horse owners, jockeys, riders, agents, trainers, grooms, stable foremen, exercise workers, veterinarians, valets, concessionaires, service providers, employees of racing associations, and such other persons as determined by the eommission attorney general. Licensure of service Service providers, totalizator companies, site operators, and organizations applying to conduct or conducting pari-mutuel wagering must be approved obtain licensure approval by the attorney general. The attorney general may not grant a license denied by the commission. License fees are as established by the eommission attorney general.
- 5. The commission attorney general may establish the period of time for which licenses issued under this chapter are valid.
- 6. The commission attorney general shall deposit all fees collected under this section in the racing commission operating fund. Subject to legislative appropriation, the commission attorney general may spend the fees for operating costs of the commission under this chapter.
- **SECTION 8. AMENDMENT.** Section 53-06.2-09 is amended:
- **53-06.2-09. Allotment of racing days.** If an applicant is eligible to receive a license under this chapter, the commission attorney general shall fix the racing days that are allotted to that applicant and issue a license for the holding of racing meets.
- **SECTION 9. AMENDMENT.** Section 53-06.2-10 is amended:
- **53-06.2-10. Certificate system Rules.** The certificate system allows a licensee to receive money from any person present at a live horse race, simulcast horse race, or simulcast dog race who desires to bet on any entry in that race. A person betting on an entry to win acquires an interest in the total money bet on all entries in the race, in proportion to the amount of money bet by that person, under rules adopted by the commission attorney general. The licensee shall receive the bets and for each bet shall issue a certificate to the bettor on which is at least shown the number of the race, the amount bet, and the number or name of the entry

- selected by the bettor. The <u>commission attorney general</u> may adopt rules for place, show, quinella, combination, or other types of betting usually connected with racing.
- 3 **SECTION 10. AMENDMENT.** Section 53-06.2-10.1 is amended:
- 4 **53-06.2-10.1.** Simulcast wagering. In addition to racing under the certificate system, 5 as authorized by this chapter, and conducted upon the premises of a racetrack, simulcast 6 pari-mutuel wagering may be conducted in accordance with this chapter or rules adopted by the 7 commission under attorney general to implement this chapter in accordance with chapter 8 28-32. Any organization qualified under section 53-06.2-06 to conduct racing may make written 9 application to the commission attorney general for the conduct of simulcast pari-mutuel 10 wagering on races held at licensed racetracks inside the state or racetracks outside the state, 11 or both. Licensure of service Service providers, totalizator companies, site operators, or 12 organizations applying to conduct or conducting simulcast or account wagering must be 13 approved obtain licensure approval by the attorney general. The attorney general may not 14 grant a license denied by the commission. Notwithstanding any other provision of this chapter, 15 the commission attorney general may authorize any licensee to participate in interstate or 16 international combined wagering pools with one or more other racing jurisdictions. Anytime that 17 a licensee participates in an interstate or international combined pool, the licensee, as 18 prescribed by the commission attorney general, may adopt the take-out of the host jurisdiction 19 or facility. The commission attorney general may permit a licensee to use one or more of its 20 races or simulcast programs for an interstate or international combined wagering pool at 21 locations outside its jurisdiction and may allow pari-mutuel pools in other states to be combined 22 with pari-mutuel pools in its jurisdiction for the purpose of establishing an interstate or 23 international combined wagering pool. The participation by a licensee in a combined interstate 24 or international wagering pool does not cause that licensee to be considered to be doing 25 business in any jurisdiction other than the jurisdiction in which the licensee is physically located. 26 Pari-mutuel taxes or commissions may not be imposed on any amounts wagered in an 27 interstate or international combined wagering pool other than amounts wagered within this jurisdiction. The certificate system also permits pari-mutuel wagering to be conducted through 28 29 account wagering. As used in this section, "account wagering" means a form of pari-mutuel 30 wagering in which an individual deposits money in an account and uses the account balance to 31 pay for pari-mutuel wagers. An account wager made on an account established in this state

1	may only be made	de thr	ough the licensed simulcast service provider approved by the attorney						
2	general and authorized by the commission to operate the simulcast pari-mutuel wagering								
3	system under the certificate system. The attorney general may not grant a license denied by								
4	the commission.	the commission. An account wager may be made in person, by direct telephone							
5	communication,	or thre	ough other electronic communication in accordance with rules adopted by						
6	the commission	<u>attorn</u>	ey general. Breakage for interstate or international combined wagering						
7	pools must be ca	alculat	ted in accordance with the statutes or rules of the host jurisdiction and						
8	must be distribut	ted an	nong the participating jurisdictions in a manner agreed to among the						
9	jurisdictions.								
10	SECTIO	N 11.	AMENDMENT. Section 53-06.2-11 is amended:						
11	53-06.2-	11. B	et payoff formulas - Uses by licensee of funds in excess of						
12	expenses - Pay	ment	to general fund.						
13	1. For	wage	ring on live horse racing and simulcast wagering:						
14	a.	In wi	n, place, and show pari-mutuel pools, the licensee may deduct no more						
15		than	twenty percent of the amount wagered. Of the amount wagered, the						
16		licen	see shall pay:						
17		(1)	Two percent to the state treasurer to be deposited in the general fund.						
18		(2)	One-half of one percent to the commission attorney general to be						
19			deposited in the breeders' fund.						
20		(3)	One-half of one percent to the commission attorney general to be						
21			deposited in the purse fund.						
22		(4)	One-half of one percent to the commission attorney general to be						
23			deposited in the racing promotion fund.						
24	b.	In da	aily double, quinella, exacta, trifecta, or other combination pari-mutuel						
25		pool	s, the licensee may deduct no more than twenty-five percent of the						
26		amo	unt wagered. Of the amount wagered, the licensee shall pay:						
27		(1)	Two and one-half percent to the state treasurer to be deposited in the						
28			general fund.						
29		(2)	One-half of one percent to the commission attorney general to be						
30			deposited in the breeders' fund.						

1			(3)	One-	half of one percent to the commission attorney general to be
2				depo	sited in the purse fund.
3			(4)	One-	half of one percent to the commission attorney general to be
4				depo	sited in the racing promotion fund.
5	2.	For	accou	nt wag	ering:
6		a.	In wir	n, plac	e, and show pari-mutuel pools, the licensee may deduct no more
7			than	twenty	percent of the amount wagered.
8			(1)	Befor	e eleven million dollars is wagered in all pari-mutuel wagering in
9				each	biennium, of the amount wagered by account wagering in win,
10				place	, and show pari-mutuel pools, the licensee shall pay:
11				(a)	Two percent to the state treasurer to be deposited in the general
12					fund.
13				(b)	One-half of one percent to the commission attorney general to be
14					deposited in the breeders' fund.
15				(c)	One-half of one percent to the commission attorney general to be
16					deposited in the purse fund.
17				(d)	One-half of one percent to the commission attorney general to be
18					deposited in the racing promotion fund.
19			(2)	After	eleven million dollars is wagered in all pari-mutuel wagering in
20				each	biennium, of the amount wagered by account wagering in win,
21				place	, and show pari-mutuel pools, the licensee shall pay:
22				(a)	One-sixteenth of one percent to the state treasurer to be
23					deposited in the general fund.
24				(b)	One-sixteenth of one percent to the commission <u>attorney general</u>
25					to be deposited in the breeders' fund.
26				(c)	One-sixteenth of one percent to the commission <u>attorney general</u>
27					to be deposited in the purse fund.
28				(d)	One-sixteenth of one percent to the commission <u>attorney general</u>
29					to be deposited in the racing promotion fund.

1		b.	In da	lly dou	ible, quinella, exacta, trifecta, or other combination pari-mutuel
2			pools	, the li	icensee may deduct no more than twenty-five percent of the
3			amou	ınt wa	gered.
4			(1)	Befo	re eleven million dollars is wagered in each biennium, of the
5				amou	unt wagered by account wagering in daily double, quinella, exacta,
6				trifec	ta, or other combination pari-mutuel pools, the licensee shall pay:
7				(a)	Two and one-half percent to the state treasurer to be deposited in
8					the general fund.
9				(b)	One-half of one percent to the commission attorney general to be
10					deposited in the breeders' fund.
11				(c)	One-half of one percent to the commission attorney general to be
12					deposited in the purse fund.
13				(d)	One-half of one percent to the commission attorney general to be
14					deposited in the racing promotion fund.
15			(2)	After	eleven million dollars is wagered in all pari-mutuel wagering in
16				each	biennium, of the amount wagered by account wagering in daily
17				doub	le, quinella, exacta, trifecta, or other combination pari-mutuel
18				pools	s, the licensee shall pay:
19				(a)	One-sixteenth of one percent to the state treasurer to be
20					deposited in the general fund.
21				(b)	One-sixteenth of one percent to the commission attorney general
22					to be deposited in the breeders' fund.
23				(c)	One-sixteenth of one percent to the commission attorney general
24					to be deposited in the purse fund.
25				(d)	One-sixteenth of one percent to the commission attorney general
26					to be deposited in the racing promotion fund.
27	3.	For	all par	i-mutu	nel wagering the licensee shall pay to the commission attorney
28		gen	eral the	e amo	unt due for all unclaimed tickets and all breakage to be deposited
29		in th	ne racir	ng pro	motion fund.
30	4.	The	licens	ee coi	nducting wagering on live racing, simulcast wagering, or account
31		wac	erina s	shall re	etain all other money in the pari-mutuel pool and pay it to bettors

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- holding winning tickets as provided by rules adopted by the commission <u>attorney</u>

 general.
 - 5. A licensee may not use any of the portion deducted for expenses under subsections 1 and 2 for expenses not directly incurred by the licensee in conducting pari-mutuel racing under the certificate system. After paying qualifying expenses, the licensee shall use the remainder of the amount so withheld only for eligible uses allowed to charitable gambling organizations under section 53-06.1-11.1.
 - The commission attorney general shall deposit the moneys received pursuant to subsections 1, 2, and 3 and from the North Dakota horse racing foundation pursuant to subsection 5 of section 53-06.2-05 in the breeders' fund, the purse fund, and the racing promotion fund. Moneys, and any earnings on the moneys, in the breeders' fund, purse fund, and racing promotion fund are appropriated to the eemmission attorney general on a continuing basis to carry out the purposes of those funds under this chapter and must be administered and disbursed in accordance with rules adopted by the commission attorney general. The commission attorney general may not transfer money among the funds. The eommission attorney general shall distribute awards and payment supplements from the breeders' fund in the same calendar year the money was earned by the recipient. The eommission attorney general shall distribute payments awarded to qualified owners and breeders from the breeders' fund without requiring owners and breeders to apply for the payments. The commission attorney general, upon approval of the emergency commission, may receive no more than twenty-five percent of the racing promotion fund for the payment of the commission's attorney general's operating expenses.

SECTION 12. AMENDMENT. Section 53-06.2-12 is amended:

53-06.2-12. Audits and investigations by state auditor. On request of the eommission attorney general, the state auditor shall conduct audits and investigate the operations of any licensee. The eommission attorney general shall reimburse the state auditor for all services rendered.

SECTION 13. AMENDMENT. Section 53-06.2-13 is amended:

1	53-0	06.2-	13. Duty of attorney general to participate in certain hearings and to						
2	conduct in	vesti	gations - Employment of private counsel by commission.						
3	1.	1. The attorney general shall represent the state in all hearings before the							
4		com	mission under this chapter and shall prosecute all criminal proceedings arising						
5		fron	violations of this chapter. The attorney general may require payment for any						
6		ser	rices rendered to the racing commission. Payment for the services must be						
7		dep	osited in the attorney general's operating fund. The commission may employ						
8		priv	private counsel for adoption of rules and to ensure that its hearings are conducted						
9		fairl	y. All hearings under this chapter must be conducted by the office of						
10		<u>adn</u>	ninistrative hearings under chapter 28-32.						
11	2.	a.	The attorney general may audit and investigate service providers, totalizator						
12			companies, site operators, or organizations applying to conduct or conducting						
13			pari-mutuel wagering. The attorney general may:						
14	(1)	<u>a.</u>	Inspect all sites in which pari-mutuel wagering is conducted.						
15	(2)	<u>b.</u>	Inspect all pari-mutuel wagering equipment and supplies.						
16	(3)	<u>c.</u>	Seize, remove, or impound any pari-mutuel equipment, supplies, or books						
17			and records for the purpose of examination and inspection.						
18	(4)	<u>d.</u>	Inspect, examine, photocopy, and audit all books and records.						
19		b.	The commission shall reimburse the attorney general for auditing and						
20			investigation. Payment for auditing and investigation must be deposited in the						
21			attorney general's operating fund.						
22	SEC	CTIO	N 14. AMENDMENT. Section 53-06.2-14 is amended:						
23	53-	06.2-	14. Denial, suspension, and revocation of licenses - Reasons. The						
24	commissio	atto	rney general may deny, suspend, or revoke licenses under the certificate						
25	system and	l privi	leges granted by it, under a license and it may terminate racing privileges for						
26	just cause.	Actio	ons constituting just cause include:						
27	1.	Any	action or attempted action by a person contrary to any law.						
28	2.	Cor	rupt practices, which include:						
29		a.	Prearranging or attempting to prearrange the order of finish of a race.						
30		b.	Failing to properly pay winnings to a bettor or to properly return change to a						
31			bettor purchasing a ticket.						

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- 1 Falsifying or manipulating the odds on any entrant in a race. C.
- 2 3. Any violation of the rules of racing adopted by the commission under this chapter.
- 3 4. Willful falsification or misstatement of fact in an application for racing privileges.
- 4 5. Material false statement to a racing official or to the commission attorney general.
- 5 6. Willful disobedience of a commission an order of the attorney general or of a lawful 6 order of a racing official other than a commission member.
- 7 7. Continued failure or inability to meet financial obligations connected with racing meets.
- 9 Failure or inability to properly maintain a racetrack.
- 10 **SECTION 15. AMENDMENT.** Section 53-06.2-15 is amended:
- 11 **53-06.2-15.** Revocation, suspension, fine - Procedure. The commission attorney 12 general, on proof of violation by a licensee, its agents or employees, of this chapter or any rule 13 adopted by the commission may attorney general to implement this chapter, on reasonable 14 notice to the licensee and after giving the licensee an opportunity to be heard, may fine the 15 licensee or revoke or suspend the license. If the license is revoked, the licensee is not eligible 16 to receive another license within twelve months from the date of revocation. Every decision or 17 order of the commission attorney general must be made in writing and filed with the director for 18 preservation as a permanent record of the commission attorney general. The decision must be 19 signed by the chairman, attested by the director, and dated.
- 20 **SECTION 16. AMENDMENT.** Section 53-06.2-16 is amended:
- 21 53-06.2-16. Prohibited acts - Penalties.
 - No person may conduct a pari-mutuel horse race unless that person is licensed by the commission attorney general. Violation of this subsection is a class A misdemeanor.
 - No person may prearrange or attempt to prearrange the order of finish of a race. Violation of this subsection is a class C felony.
- 27 **SECTION 17. REPEAL.** Section 53-06.2-02 is repealed.