

TASMANIA.

THE TOTALISATOR ACT 1935.

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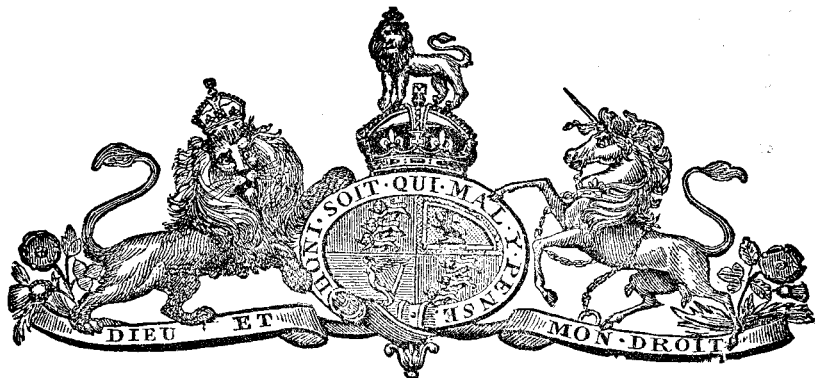
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1935.

ANNO VICESIMO SEXTO

GEORGII V. REGIS.

No. 25.

AN ACT to consolidate and amend the Law relating to the Use of the Totalisator and the Regulation of Horse-racing and Coursing.

A.D.
1935.

[3 September, 1935.]

BE it enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:—

PART I.

PRELIMINARY.

- | | |
|---|------------------------|
| <p>1 This Act may be cited as the <i>Totalisator Act 1935</i>.</p> | <p>Short title.</p> |
| <p>2 The enactments set forth in the schedule are hereby repealed.</p> | <p>Repeal.</p> |
| <p>3 In this Act, unless the contrary intention appears—</p> <p>“City area” means the area within a radius of seven miles from the general post office in any city :</p> <p>“Club” means any horse-racing club or coursing club :</p> <p>“Commissioner” means the Commissioner of Police :</p> <p>“Committee” means a committee controlling a club :</p> <p>“Coursing” means the running of dogs in competition one against another or others, whether in pursuit of a running object or as a test of speed :</p> <p>“Horse-racing” includes the racing of trotting-horses :</p> | <p>Interpretation.</p> |

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- “Licence” means a licence under this Act to use a totalisator :
- “Racecourse” means any ground used for horse-racing or coursing :
- “Racing-club” means a club whose principal object is to hold meetings for the racing of galloping-horses :
- “Racing-year” means the period from the first day of August in one year to the thirty-first day of July in the next year :
- “Totalisator” means any instrument, machine, or contrivance for the distribution of money to holders of tickets or shares in a pool or aggregation of contributions contingently upon the result of any race or other sporting event, and includes any device for the distribution of money in any manner similar thereto upon any contingency :
- “Trotting club” means a club whose principal object is to hold meetings for the racing of trotting-horses and which provides in its programmes for not less than five trotting races at any meeting.

PART II.

TOTALISATORS.

Use of unlicensed
totalisators
illegal.

Power to
Commissioner to
issue licences.

4 The use of any totalisator except in pursuance of a licence issued as provided by this Act is hereby declared to be illegal.

5—(1) Subject to the provisions of this Act, the Commissioner may issue licences to a committee authorising such committee to use a totalisator on any racecourse at the times and places therein specified and not otherwise.

(2) Every such licence shall set forth the day or days on which, and the place where, the use of a totalisator is thereby authorised.

(3) Subject to the provisions of section six, licences shall not be granted in respect of any racing year—

i. In respect of any city area for more than—

(a) Twenty days for racing clubs :

(b) Twenty days for trotting clubs : and

(c) The prescribed number of days for coursing clubs—
on all registered racecourses within such area :

ii. In respect of any other racecourse outside a city area for more than—

(a) Eight racing days for horse-racing clubs : or

(b) The prescribed number of days for coursing clubs: or

iii. To any individual horse-racing club for more than twelve racing days.

(4) Where a licence has been issued for the use of a totalisator on a specified day within a city area, no other licence for that day shall be granted in respect of that area except for the holding of a coursing meeting commencing later than six of the clock in the afternoon of such day.

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(5) Where a club applies for a licence in respect of a day which, in the opinion of the Commissioner, is generally recognised by the public as set apart for holding any annual function in connection with some recognised sport other than horse-racing, and such function is to be held within twenty-five miles of the racecourse in respect of which such application is made, the Commissioner, in his absolute discretion, may refuse to grant such licence for that day. A.D. 1935.

(6) Where a race-meeting is postponed or abandoned, the licence issued in respect thereof may be altered by the Commissioner to apply to any day to which such meeting is postponed or which is adopted for holding a meeting in place of the meeting so abandoned.

(7) No licence shall be issued for any Sunday, Christmas Day, or Good Friday.

6—(1) Where any club or other association or body of persons desires to hold a race-meeting— Additional licences in special cases.

i. Within a city area, for—

(a) Any charitable, benevolent, patriotic, or special purpose :

(b) Any reason approved by the Commissioner not exceeding one occasion in any one racing year :

(c) The convenience of a country club whose racecourse through some misfortune is rendered temporarily unavailable for racing : or

ii. Elsewhere than in a city area, and such meeting is to be held by a club having not less than twenty members paying annual subscriptions totalling not less than five pounds, and which holds only one race-meeting in the racing year—

the Commissioner, with the consent in writing of the Minister, may grant a licence for such meeting.

(2) Licences granted under this section shall not be taken into account for the purpose of calculating the numbers prescribed by section five, but not more than three licences shall be granted in any racing year under division (a) of paragraph 1. of subsection (1) hereof in respect of any one area in any racing year.

(3) One licence in each racing year may be granted to any such club as is mentioned in paragraph ii. of subsection (1) hereof, although the racecourse in respect of which the same is to be used is not registered, and it shall not be necessary for such club to make the deposit required by section seven or to comply with the requirements of divisions (d) and (e) of paragraph 1. of subsection (1) of section eight.

7—(1) Except where otherwise provided, every club before being granted a licence shall have deposited with the Treasurer, or have paid to the Commissioner to be so deposited, a sum of— Clubs to make deposits with Treasurer.

i. Fifty pounds, if such club usually holds its meetings in a city area : or

ii. Twenty-five pounds, if otherwise.

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(2) The Treasurer shall be entitled to use any such deposit on behalf of the State, but shall, unless the same becomes forfeited, pay annually to the club making the deposit interest thereon, or on so much thereof as for the time being remains in the Treasury, at the rate of four pounds per centum per annum.

Conditions for
granting of
licences.

8—(1) Except where otherwise specially provided, no licence under this Act shall be granted to the committee of any club—

i. Unless the Commissioner is satisfied that—

- (a) The racecourse in respect of which it is granted is registered under this Act, except as provided by subsection (3) of section six :
- (b) The amount required by section seven to be deposited has been paid :
- (c) The club is not a proprietary club, and that it has complied with the provisions of sections eighteen and twenty-one :
- (d) The club comprises at least fifty members if within a city area, or twenty-five members if otherwise : and
- (e) That such members subscribe annually to the club not less than fifty pounds if within a city area, or twelve pounds ten shillings if otherwise :

ii. If the Commissioner has reason to believe that such club is not acting with good faith, or is, by payment of excessive salaries or remuneration, or by any other means, infringing or attempting to evade the provisions or intention of this Act : or

iii. If the club is newly formed, unless the permission of the Minister upon the recommendation of the Commissioner has been obtained for its formation.

(2) Before issuing any licence the Commissioner may require proof of compliance with the requirements of this section.

(3) Subject to the provisions of this Act, the issue of any totalisator licence shall be in the discretion of the Commissioner.

Unclaimed
dividends.

9—(1) Every dividend payable in respect of any ticket sold and issued from a totalisator shall become an unclaimed dividend if payment thereof is not claimed by or on behalf of the person entitled thereto within twenty-eight days after it became payable.

(2) All unclaimed dividends shall be paid to the credit of, distributed amongst, or applied to such one or more charitable or patriotic funds, institutions, or purposes, and in such proportions as the committee with the approval of the Minister may determine.

(3) The committee of any club, who, or whose officers, are in possession of any unclaimed dividend shall, within two calendar months after the day of the race-meeting at which the ticket, in respect of which the unclaimed dividend was payable, was issued, forward to

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the Commissioner a statutory declaration in the prescribed form under the hand of, and made by, the secretary of such club, stating the amount of every such unclaimed dividend, and the manner in which the same has been disposed of, and setting forth the prescribed particulars in relation thereto. A.D. 1935.

(4) The right of the holder of any such ticket, or any person claiming through him, to recover payment of any dividend payable in respect thereof shall be absolutely barred after the expiration of twenty-eight days from the day on which the dividend became payable, and no action shall thereafter be maintainable in any court for the recovery of any such dividend.

10—(1) Totalisators may be of three classes, as follows:—

Classes of
totalisators.

- i. Straight-out totalisators used for the purpose only of providing a dividend in respect of the horse which wins each race respectively :
- ii. Place totalisators used for the purpose of providing dividends in respect of one or more horses, according to the number of horses contesting the particular race : and
- iii. Doubles totalisators used for the purpose of providing a dividend or dividends in respect of two horses specified by the bettor and returned as the respective winners of two races or which respectively win and gain a place in such races as may be determined by the conditions applicable thereto in each case.

(2) Where more machines, instruments, or offices than one are used for the issue of tickets, whether in one or more parts of the racecourse, for the purposes of a totalisator of any class, all moneys paid by bettors in respect of any particular contingency, at or upon all such machines, instruments, and offices so used, shall be added together for the purpose of determining the dividend or dividends payable in respect of that contingency, but shall be kept separate from moneys paid into a totalisator of any other class.

(3) Every totalisator shall be so operated that all issuing of tickets shall be open and visible to the public, and the use of a totalisator known as a blind totalisator shall be unlawful.

11 The amount to be charged by a person using a totalisator as and for commission shall not exceed twelve pounds ten shillings per centum of the total amount paid by bettors in respect of each event, together with all fractional parts of sixpence (hereinafter called "broken money") which remain after the declaration of the particular dividend thereon, which shall be calculated so that the distributive share of each person entitled to share in such dividend shall in no case be less by sixpence than the exact amount arrived at by dividing the distributable amount by the total number of tickets held by the persons so entitled, and, where the price of the ticket is less than five shillings, the dividend shall not be less by threepence than the amount aforesaid. Commission.

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Totalisator tax.

12 Out of the moneys retained by any committee as such commission as aforesaid, there shall be payable and paid by such committee to the Treasurer towards the Consolidated Revenue a sum equal to two pounds and ten shillings per centum of the total amount paid by the purchasers of tickets at the totalisator.

Power to Governor to remit tax in certain cases.

13—(1) Where the Governor is satisfied that any race-meeting has been held for any charitable, benevolent, patriotic, or special purpose, and that the whole of the profits arising therefrom have been, or are intended to be, devoted to such purpose, the Governor, by order-in-council, may remit the whole or any part of the tax payable as provided by section twelve in respect of such meeting.

(2) Upon any such order as aforesaid, the Treasurer shall refund to the committee of the club holding such race-meeting the amount of tax received by him in respect thereof or such part thereof as may be directed by such order.

Totalisator to be under supervision of officers.

14—(1) The operation of any totalisator shall in every case be conducted under the direct supervision of such officers as may be appointed by the Governor, and such officers shall receive such fees as may be prescribed.

(2) Such officers shall at all times have free access to any building or place in which a totalisator is conducted, and shall be entitled to inspect and check all moneys, books, tickets, vouchers, and other documents in or upon any such building or used in connection with any such totalisator.

(3) Such officers in each case shall furnish a report to the Commissioner as to the working of the totalisator under their supervision and the conduct of the persons in charge of same.

Totalisator to be closed at time advertised for race.

15—(1) Except as provided by subsection (2) hereof, the committee shall cause the totalisator to be closed at the time advertised for the starting of each race, and shall not sell or permit to be sold therefrom any ticket in respect of any race after the time so advertised for the starting of that race, or, where the time is extended, after such extended time.

(2) Where from any cause it will be impracticable to start a race at the time so advertised, the committee, with the consent of the supervising officer, may alter the starting times for that and any subsequent race on that day if notice of such alteration is posted in conspicuous places about the course not less than fifteen minutes before the advertised time for the first of such races, and thereupon the times as so altered shall be the respective times for the closing of the totalisator as provided by subsection (1) hereof.

Commissioner to be satisfied as to application of money.

16 If at any time the Commissioner is not satisfied that any committee to whom a licence has been previously granted has applied any money retained by way of commission or otherwise as aforesaid in accordance with the provisions of this Act, it shall not be lawful

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for him to issue another licence to any such committee until such committee shall have made such full restitution as in his opinion will satisfy the requirements of this Act. A.D. 1935.

17 The committee of any club to whom a licence to use a totalisator shall have been issued shall, within fourteen days after such totalisator has been used, forward to the Treasurer a statutory declaration in such form as may be prescribed under the hand of and made by the secretary or a member of the committee, stating the total amount of money placed in or upon such totalisator and such other particulars as may be prescribed, and shall at the same time pay to the Treasurer the sum provided by section twelve of this Act. Return of moneys to be made.

PART III.

REGULATION OF HORSE-RACING AND COURSING.

18—(1) No takings, receipts, profits, or gains of any horse-racing or coursing club, however derived, shall be divisible, directly or indirectly, amongst the individual members thereof, or any of them. Proprietary clubs prohibited.

(2) All such takings, receipts, profits, or gains shall be applied only—

- I. For the promotion of horse-racing or coursing carried on in good faith for the improvement of the breed of horses or dogs in this State and the advancement of those sports respectively: or
- II. With the approval of the Minister, for any charitable, benevolent, patriotic, or special purpose—

and in no other manner.

(3) The promotion of horse-racing or coursing as aforesaid shall include—

- I. The purchase by the club of its racecourse:
- II. The improvement of any freehold property of the club, the revenue from which is applied solely for the promotion of racing or coursing: and
- III. Maintenance of and improvements to any registered racecourse.

(4) No club shall purchase a racecourse without the approval of the Commissioner.

(5) No club shall undertake the maintenance or improvement of any racecourse without the approval of the Commissioner unless—

- I. Such racecourse is owned by such club or by a municipal council or other local governing body, or is vested in or controlled by the trustees of a public recreation ground: or
- II. The expenditure so undertaken does not exceed twenty-five pounds in any one year.

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Registration of
racecourses.

19—(1) Except where otherwise provided, every racecourse in respect of which a totalisator licence is issued shall be registered under this Act.

(2) Such registration shall be effected at such time, in such manner, and by such persons, and on payment of such fee, if any, as may be prescribed.

(3) There shall not be within a city area more than two registered racecourses for horse-racing, and two for coursing only, one of which shall be for speed coursing and one for plumpton coursing, respectively, and if applications for registration are made, the granting of which would make such number exceed two, it shall be in the discretion of the prescribed registering authority to decide which, if any, of such racecourses shall be registered.

(4) No new racecourse shall be registered except with the permission of the Minister upon the recommendation of the Commissioner, or until the prescribed controlling body under which racing or coursing is to be carried on thereon is satisfied that such racecourse is fit for such purpose.

Allotment of
racing days.

20—(1) The racing days for racing clubs by which the totalisator is to be used on registered racecourses shall be allotted in each racing year as follows :—

- i. In the Southern Division, by the association of persons controlling galloping horse-racing in that area known as the Tasmanian Racing Club :
- ii. In the Northern Division by the association of persons controlling galloping horse-racing in that area known as the Tasmanian Turf Club—

in accordance with the rules of racing adopted by those clubs respectively.

(2) The racing days for trotting clubs by which the totalisator is to be used shall be allotted in each racing year as follows :—

- i. In the Southern Division by the association of persons controlling trotting in that area known as the Tasmanian Trotting Association :
- ii. In the Northern Division by the association of persons controlling trotting in that area known as the Northern Tasmanian Trotting Association—

in accordance with the rules adopted by those associations respectively.

(3) The racing days for coursing clubs by which the totalisator is to be used shall be allotted in each racing year by the Association of persons known as the National Coursing Club.

(4) Each of the controlling bodies mentioned in subsections (1), (2), and (3) hereof shall give notice in writing to the Commissioner of the racing days allotted by it pursuant to the said subsections and of any change in any one or more of such days.

(5) The allotment of days authorised by subsection (2) hereof shall not be affected by the fact that any racing club includes in its programme not more than two trotting-races on any one day.

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(6) If at any time any of the controlling bodies mentioned in this section ceases to exist, the Governor, upon being satisfied that any other body controlling racing has been formed in its place, may, by proclamation, appoint such other body to take the place of the body so ceasing to exist for the purposes of this section, and thereupon such other body shall have the powers and duties under this Act of the body in whose place it is so appointed. A.D. 1935.

(7) The constitution of the Tasmanian Trotting Association or of any body appointed as aforesaid in place thereof shall provide for the representation thereon of—

The Tasmanian Trotting Club by two :
 The Northall Park Trotting Club by two :
 The Trotting Owners of Southern Tasmania by one :
 The New Norfolk Trotting Club by one :
 The Sorell Trotting Club by one : and

The trotting clubs in the County of Montagu by one—
 representatives and representative respectively appointed by such bodies, and the representative of the trotting clubs outside the city area shall be appointed at such time and in such manner as may be prescribed, and the constitution of the said Association shall be submitted in writing to, and approved by, the Minister, and no alteration shall be made therein without the approval in writing of the Minister.

(8) The several representatives mentioned in subsection (7) hereof shall be elected respectively as prescribed.

(9) The allocation to be made under the provisions of this section shall not apply to any club to which a licence may be granted under the provisions of paragraph ii. of subsection (1) of section six.

(10) In the allocation to be made under paragraph i. of subsection (2) hereof the Northall Park Trotting Club and the Tasmanian Trotting Club shall be entitled to have allotted to them respectively an equal number of days.

21—(1) Every club shall, once in every year or whenever required by the Commissioner, cause the name and address of its secretary for the time being and its list of members, and a copy of its balance-sheet and revenue account duly certified as prescribed by an auditor licensed as provided by the *Companies Act 1920*, to be supplied to the Commissioner. Clubs to furnish information to Commissioner.

(2) Such balance-sheet and revenue account shall—

- i. Be in the prescribed form : and
- ii. Contain the prescribed particulars and be in respect of the prescribed period : and
- iii. Be audited and verified as prescribed.

22—(1) Every club shall cause proper books to be provided and kept, and true and regular accounts to be entered therein of all the transactions of the club, and of all sums of money received and paid by or on behalf of the club or in relation to its affairs, and of the several purposes for which such sums of money have been received and paid. Accounts and books to be kept by clubs.

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(2) The secretary of the club shall have the custody of all such books and all vouchers and documents connected with the accounts, and they shall, at all reasonable times, be open to the inspection of any member or creditor of the club, or the Commissioner, or any person authorised in writing by the Commissioner to make an inspection, without payment of any fee.

(3) Any of the persons aforesaid may take copies of, or extracts from, the said books, vouchers, and documents without payment of any fee.

(4) All such books and accounts as aforesaid shall comply with such requirements as may be prescribed.

Winding-up of clubs.

23— 1) Whenever a club ceases to race it shall cause its affairs to be wound up forthwith in the prescribed manner, and the accounts of the club to be properly made up, and a correct final balance-sheet, showing the whole of its assets and liabilities, to be duly made out, audited and verified as prescribed, and forwarded to the Commissioner within the prescribed time.

(2) A club shall be deemed to have ceased to race if it—

i. Gives public notice that it—

(a) Has so ceased : or

(b) Intends on a specified day so to cease and that day is past :

ii. Is disbanded : or

iii. Fails in any period of twelve months to hold a race-meeting— unless, in the case mentioned in paragraph iii. hereof, it satisfies the Minister that there was reasonable cause for such failure and such club resumes racing within such further period as the Minister may allow.

(3) If it appears to the Commissioner, from the balance-sheet mentioned in subsection (1) hereof or otherwise, that the liabilities of the club exceed its assets, the Commissioner shall certify to the Treasurer accordingly.

(4) The Treasurer, upon receiving such certificate, shall pay to such person as may be prescribed the amount deposited with the Treasurer by such club and any interest accrued due thereon or so much thereof as may be required to liquidate the excess of the club's liabilities over its assets, and any amount so paid shall be applied by such person accordingly in or towards the liquidation of such liabilities.

(5) Where any such final balance-sheet of any horse-racing club so ceasing to race shows a credit balance, all the funds, assets, and property of such club, subject to provision being made thereout for payment of any outstanding liabilities lawfully owing by such club, shall become the property of and vest in the Public Trustee without the necessity of any conveyance or assignment, and the Public Trustee shall be deemed to have been appointed a trustee thereof by such club, and shall hold such funds, assets, and property, upon trust to realise the same, and apply the same and the net proceeds thereof for such charitable purposes as the Governor may direct.

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(6) For the purposes of this section, and section twenty-seven, the expression "to race" shall include the holding of coursing meetings, and the said sections shall apply to coursing clubs accordingly. A.D. 1935.

24—(1) It shall be the duty of the committee of every club to ensure compliance with the provisions of this Act in respect of such club and any racecourse under the control of such committee. Duty of committee of club.

(2) No member of a totalisator staff employed by a club in the city area of Hobart shall be eligible to be a member of such club or to vote in the proceedings thereof, and no club shall permit any such person to become a member thereof.

PART IV.

OFFENCES; PROCEDURE; AND EVIDENCE.

25—(1) No person shall use a totalisator except—

- i. In pursuance of a licence issued under this Act in respect of the day upon which it is so used :
- ii. Upon a registered racecourse during the time such course is in use by the committee of a horse-racing or coursing club for the purpose of the holding of a horse-racing or coursing meeting by such club :
- iii. Under the direction and control of the committee of the club which for the time being has the charge and control of the racecourse upon which the same is used :
- iv. In respect of any event or contingency other than a horse-racing event or coursing event held on such racecourse on the day in respect of which such licence is issued or (in case of a double contingency in respect of two such races) partly on such racecourse on such day and partly on the same or some other racecourse on the same or some other day—

Unlawfully using
a totalisator.

but paragraph ii. hereof shall not apply in respect of a licence issued as provided by subsection (3) of section six.

Penalty : Fifty pounds.

(2) No person being the secretary of a club or having the possession or control of the books, vouchers, or documents of a club shall fail or refuse—

- i. To produce such books, vouchers, or documents to : or
 - ii. To allow extracts or copies thereof to be taken by—
- any person lawfully demanding the same.

Penalty : Fifty pounds.

(3) No person being a member of the committee of any club shall—

- i. Fail to close all totalisators in use by such club, or to cause the same to be closed, at the time prescribed by section fifteen : or

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- ii. Sell, or permit to be sold, any ticket on any such totalisator in respect of any race after the time prescribed for closing the same.

Penalty : Twenty-five pounds

- (4) No person shall—

- i. Sell or issue any totalisator ticket : or
ii. Pay any dividend from any totalisator—

to any person apparently under the age of sixteen years, and no person under the age of sixteen years shall purchase or obtain any such ticket.

Penalty : Five pounds.

Returns.

26 No person required by this Act to furnish any return or make any declaration shall make a return or declaration which to his knowledge is false.

Penalty : Fifty pounds or three months' imprisonment.

General penalty for breach of duty.

27—(1) Where upon any club ceasing to race there is any failure to comply with any of the provisions of subsection (1) of section twenty-three, the secretary of such club and every person whose name as a member appears on the list of members last supplied to the Commissioner shall severally be liable to a penalty of fifty pounds unless he proves that such failure was not caused by any default or neglect on his part and that it was not within his power to prevent such failure.

(2) Where by any provision of this Act the performance of any duty is imposed upon any club or the committee thereof, and a breach of such duty occurs, and no penalty is otherwise expressly provided by this Act in respect of such breach, every member of the committee of such club, and the secretary thereof, shall be severally deemed to have caused such breach, unless he proves that he was not responsible for the occurrence thereof and that he had no opportunity or no power to prevent such occurrence.

Penalty : Twenty pounds.

Evidence.

28 In any proceedings in respect of the unlawful use of a totalisator, the onus of proving that the same was used in pursuance of a licence under this Act shall be on the defendant.

Removal or debarring person from course.

29—(1) The committee of any club, by notice in writing under the hand of its secretary, may require any person—

- i. To depart from : or
ii. To refrain from entering—

any racecourse under the control of such club on any specified day, or generally, while such notice is in force.

(2) Every such notice shall be served personally on the person for whom it is intended and if such person is then on the course there shall be paid or tendered to him any sum he may have paid for entry thereon

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(3) Every such notice shall take effect according to its tenour in respect of the particular day therein specified or generally in respect of all days on which such club holds meetings, and in the latter case shall continue in force until rescinded by the committee in writing. A.D. 1935.

(4) No person served with a notice under this section shall—

- i. Fail, upon payment or tender of his entrance money, forthwith to depart from : or
- ii. Enter contrary to such notice—

the racecourse to which such notice relates.

Penalty : Ten pounds.

30— (1) The Governor may make regulations for the purposes of this Act. Regulations.

(2) The regulations may prescribe the cases in which, and the reasons for which, the Commissionier shall refuse to issue a licence.

SCHEDULE.

Regnal Year and Number.	Title of Act.
63 Vict. No. 3	<i>The Lotteries Amendment Act 1899</i>
4 Ed. VII. No. 7	<i>The Lotteries Act 1904</i>
7 Geo. V. No. 55	<i>The Lotteries Amendment Act 1917</i>
8 Geo. V. No. 39	<i>The Lotteries Amendment Act (No. 2) 1917</i>
10 Geo. V. No. 50	<i>The Lotteries Amendment Act 1919</i>
13 Geo. V. No. 40	<i>The Lotteries Act 1922</i>
14 Geo. V. No. 68	<i>The Lotteries Act 1924</i>
15 Geo. V. No. 31	<i>The Lotteries Act (No. 2) 1924</i>
17 Geo. V. No. 30	<i>The Lotteries Act 1926</i>
18 Geo. V. No. 53	<i>The Lotteries Act 1927</i>
18 Geo. V. No. 93	<i>The Lotteries Act (No. 2) 1927</i>
22 Geo. V. No. 17	<i>The Lotteries Act 1931</i>

1950

1951

1952

[Faint, illegible text, possibly bleed-through from the reverse side of the page]