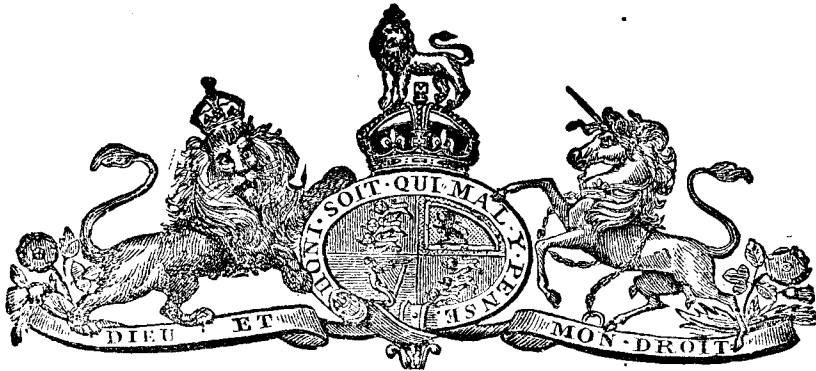


T A S M A N I A.



1927.

ANNO OCTAVO DECIMO

GEORGII V. REGIS.

No. 93.

ANALYSIS.

1. Short title.
2. Amendment of 63 Vict. No. 3, Section 4a.
3. Repeal of 11 Geo. V. No. 36.

AN ACT to amend the Lotteries Amendment Act, 1899. A.D. 1927.
[22 December, 1927.]

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 :—

- | | |
|---|---|
| <ol style="list-style-type: none"> 1 This Act may be cited as “ The Lotteries Act (No. 2), 1927.” 2 The Lotteries Amendment Act, 1899, is hereby amended— <ol style="list-style-type: none"> I. By inserting— <ol style="list-style-type: none"> (a) After the figure “(1)” at the beginning of Section Three thereof : and | <p>Short title.</p> <p>Amendment of 63 Vict. No. 3, Section 4a.</p> |
|---|---|

4d.]

Lotteries Act (No. 2).

A.D. 1927.

11 Geo. V. No.
36.

(b) After the word "that" in the fourth line of Subsection (2) of Section Four thereof—

the words "save as otherwise expressly provided by this Act:"

II. By expunging from Subsection (2) of Section **4a** thereof, the proviso inserted therein, by Section Two of the Lotteries Amendment Act, 1920, and substituting therefor the following new proviso—

"Provided that the constitutions of such associations shall provide for the representation thereon of trotting clubs—

- i. Which are formed for the promotion of trotting-horse racing :
- ii. Whose programmes for each racing day comprise not less than five trotting-horse races : and
- iii. Which have been granted totalisator licences in the preceding racing year—

and, in the case of the said Tasmanian Trotting Association, for the representation also, by one delegate or representative of the trotting owners resident in Southern Tasmania and one delegate or representative of the trotting clubs in the County of Montagu, and such lastmentioned two delegates or representatives shall be nominated by such persons and in such manner as may be prescribed, and, except as aforesaid, no persons or bodies shall sit or be represented on any such association :"

III. By inserting after Subsection (2) of Section **4a** thereof the following new Subsection (2A) —

(2A) Any club, association or body of persons holding a race meeting for galloping horse-racing may include in its programme for such meeting not more than two races for trotters, for such stakes as it or they think fit, and the allotment authorised by Subsection (2) hereof shall not apply to any such meeting : and

11 Geo. V. No.
36.

IV. By repealing Section **4b** thereof as inserted by Section Three of the Lotteries Amendment Act, 1920, and substituting therefor the following Section **4b**—

"**4b**—(1) The Commissioner, with the written consent of the Minister, and subject to such conditions as may be prescribed or as the Minister may impose, may grant to any club, association, or body of persons a licence sanctioning the use of the totalisator at a horse-racing meeting to be held by such club, association, or body of persons for any charitable, benevolent, patriotic, or special purpose, or for the convenience of any club whose race-course, through some misfortune, is not available for racing

Lotteries Act (No. 2).

(2) The granting of licences in respect of race meetings held for charitable, benevolent, patriotic, or special purposes shall be limited so that the numbers prescribed by Subsection (2) of Section Four of this Act shall not be thereby exceeded by more than three in any area in any racing year. A.D. 1927.

(3) In addition to any licences hereinbefore authorised the Commissioner, subject to the prescribed conditions, may grant to any club, association, or body of persons holding a race meeting outside the city areas and not included in any allocation as provided by Subsections (1) and (2) of Section **4a** of this Act, a licence sanctioning the use of the totalisator for horse-racing purposes at such race meeting, although the place where such race meeting is held is not a registered racecourse.

(4) The provisions of Subsection (1) of Section **4c** and of Paragraphs I, IV., and V. of Section Five of this Act shall not apply in respect of any licence under Subsection (3) hereof.

(5) The total number of licences to be granted as provided by Subsection (3) hereof shall not exceed thirty-three in any one racing year, and not more than one such licence shall be granted to any club, association, or body of persons in any racing year except upon the recommendation of the association or body known as the Southern Hack and Trotting Association.

(6) 'Trotting owner' shall mean an owner registered with the Tasmanian Trotting Association."

3 The Lotteries Amendment Act, 1920, is hereby repealed.

Repeal of 11
Geo V. No. 36,

