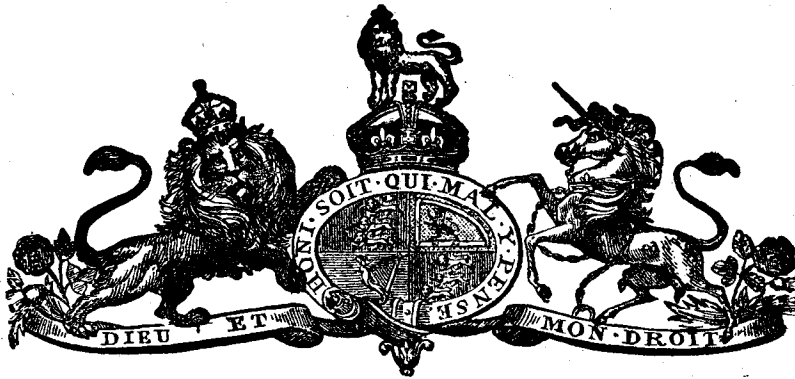


TASMANIA.



1920.

ANNO UNDECIMO
GEORGII V. REGIS.

No. 36.

ANALYSIS.

1. Short title and incorporation with 63 Vict. No. 3.
2. Amendment of Section 4a of 7 Geo. V. No. 55.
3. Repeal and re-enactment of Section 4b of 63 Vict. No. 3.

AN ACT to further amend "The Lotteries ^{A.D.}1920.
Amendment Act, 1899," and for other
purposes. [20 December, 1920.]

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:—

1 This Act may be cited as "The Lotteries Amendment Act, 1920," and shall be construed as One with "The Lotteries Amendment Act, 1899" (hereinafter referred to as the Principal Act), and any amendment thereof. Short title and incorporation with 63 Vict. No. 3.

2 Section **4a** of "The Lotteries Amendment Act, 1917," is hereby amended after the word "association" at the end of Paragraph ii. of Subsection (2) thereof, by adding the following words:— Amendment or Section 4a of 7 Geo. V. No. 55.

"Provided that such associations shall be composed only of delegates or representatives from trotting clubs formed for the promotion of trotting horse-racing, and whose programme for each racing day

Lotteries Amendment.

A.D. 1920.

consists of not less than Five trotting horse-races, and who have been granted a totalisator licence during the preceding racing year; but this provision shall not be construed in such a way as to prevent other than purely trotting horse racing clubs having or running not more than Two trotting events at their race meetings for such stakes as may be provided in their programmes.

Repeal and
re-enactment of
Section 4b of 63
Vict. No. 3.

3 Section **4b** of "The Lotteries Amendment Act, 1899," as enacted by Section Five of "The Lotteries Amendment Act, 1917," is repealed and the following section substituted therefor:—

"**4b**—(1) Notwithstanding anything contained in this Act, the Commissioner may, with the consent in writing of the Minister, and subject to the regulations, grant to any club or association or body of persons upon such terms and subject to such conditions as may be fixed by the Minister or prescribed—

I. Licences sanctioning the use of the totalisator on any race-course within a city area for racing days for horse-racing in excess of the statutory number so fixed as aforesaid by Section Four of this Act, for any charitable, benevolent, patriotic, or special purpose, or for the convenience of a country club whose racecourse, through some misfortune, is not available for racing: Provided that such excess days, where allowed for charitable, benevolent, patriotic, or special purpose, shall not exceed Three in the whole for all the racecourses in any such area in any One racing year :

II. Licences sanctioning the use of the totalisator on any race-course outside a city area for racing days for horse-racing in excess of the statutory number so fixed as aforesaid by Section Four of this Act, for any charitable, benevolent, patriotic, or special purpose, or for the convenience of any club whose racecourse, through some misfortune, is not available for racing: Provided that such excess days, where allowed for charitable, benevolent, patriotic, or special purposes, shall not exceed Three in the whole for all the racecourses outside the city areas in any One racing year.

(2) Notwithstanding anything contained in this Act the Commissioner may, subject to the regulations, grant to a club or association or body of persons which holds a horse-racing meeting upon one day only in any racing year, a licence to use the totalisator for horse-racing purposes on such One day only in any such year on any racecourse outside a city area upon such terms and subject to such conditions as may be prescribed, notwithstanding that such racecourse is not registered under this Act, and notwithstanding that the provisions of Subsection (1) of Section **4c** of this Act and of Paragraphs I., IV., and V. of Section Five of this Act are not complied with. Not more than Twenty-nine of such lastmentioned licences shall be granted in any One racing year.

Lotteries Amendment.

(3) The provisions of this Act and regulations, save as varied by or A.D. 1920. pursuant to this section or altered by regulations, shall apply to and in respect of any such club, or association, or body of persons to whom a licence is granted pursuant to this section as if they were a horse-racing club, as the case may require.

