Stricken language would be deleted from and underlined language would be added to present law. Act 350 of the Regular Session

1	State of Arkansas As Engrossed: \$2/26/13
2	89th General Assembly A B111
3	Regular Session, 2013 SENATE BILL 329
4	
5	By: Senators B. Sample, K. Ingram
6	By: Representatives Vines, Ferguson
7	
8	For An Act To Be Entitled
9	AN ACT TO AMEND THE POWERS AND DUTIES OF THE ARKANSAS
10	RACING COMMISSION; TO AMEND THE METHOD OF PLACING
11	WAGERS AT HORSE TRACKS AND GREYHOUND TRACKS; TO
12	DECLARE AN EMERGENCY; AND FOR OTHER PURPOSES.
13	
14	
15	Subtitle
16	TO AMEND THE POWERS AND DUTIES OF THE
17	ARKANSAS RACING COMMISSION; TO AMEND THE
18	METHOD OF PLACING WAGERS AT HORSE TRACKS
19	AND GREYHOUND TRACKS; AND TO DECLARE AN
20	EMERGENCY.
21	
22	
23	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
24	
25	SECTION 1. Arkansas Code § 23-110-204(a)(3) and (4), concerning
26	licenses issued by the Arkansas Racing Commission, are amended to read as
27	follows:
28	(3) Issue licenses to horse owners, horse trainers, jockeys, and
29	jockey agent;
30	(A) An apprentice jockey;
31	(B) An assistant trainer;
32	(C) An attendant;
33	(D) A franchise holder's employee;
34	(E) A horse owner;
35	(F) A horse trainer;
36	(G) A horseshoer;

1	(H) A jockey agent;
2	(I) A person riding horses on the grounds of the licensed
3	racetrack, including an exercise rider, a jockey, and an outrider;
4	(J) A stable employee or contractor, including a groom and
5	a hotwalker;
6	(K) A valet;
7	(L) A veterinarian;
8	(M) A veterinarian assistant; and
9	(N) An authorized agent, a vendor, contractor, or other
10	person employed or involved with the care of horses or business of horse
11	racing on the grounds of the licensed racetrack;
12	(4) Establish by rule the license fees, not to exceed one hundred
13	fifty dollars ($\$150$) per applicant, for <u>a license under subdivision (a)(3) of</u>
14	this section horse owners, horse trainers, jockeys, and jockey agents;
15	
16	SECTION 2. Arkansas Code § 23-110-204(b), concerning the authority of
17	the Arkansas Racing Commission, is amended to read as follows:
18	(b)(l) The commission shall have full, complete, and sole power and
19	authority to promulgate rules and orders:
20	(A) Impose fines in an amount not to exceed one hundred
21	thousand dollars (\$100,000) per violation of a rule of the commission;
22	(B) Issue orders;
23	(C) Order the forfeiture of purse money won by a
24	disqualified horse;
25	(D) and prescribe Prescribe conditions under which horse
26	racing shall be conducted by a franchise holder ;
27	(E) Promulgate rules;
28	(F) Redistribute forfeited purse money; and
29	(G) Suspend or revoke licenses.
30	(2) but the power and authority so granted The authority granted
31	to the commission under this subsection shall be exercised by the commission
32	in a reasonable manner ,
33	(3) and the The holder of any \underline{a} franchise, or any \underline{a} taxpayer,
34	shall have redress may appeal an action of the commission to the Pulaski
35	County Circuit Court for any wrong committed by the commission in the
36	exercise of the power and authority granted in this chapter.

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2	SECTION 3. Arkansas Code § 23-111-203(b)(3) and (4), concerning the
3	licenses issued by the Arkansas Racing Commission, are amended to read as
4	follows:
5	(3) Issue licenses to greyhound owners and greyhound trainers:
6	(A) An attendant;
7	(B) A franchise holder's employee;
8	(C) A greyhound handler;
9	(D) A kennel employee;
10	(E) A kennel helper;
11	(F) A greyhound owner;
12	(G) A greyhound trainer;
13	(H) An assistant greyhound trainer;
14	(I) A veterinarian;
15	(J) A veterinarian assistant; and
16	(K) An authorized agent, contractor, a vendor, or other
17	person employed or involved with the care of greyhounds or greyhound racing
18	on the grounds of the licensed racetrack;
19	(4) Establish by rule the license fees, not to exceed one hundred
20	fifty dollars ($\$150$) per applicant, for <u>a license issued under subdivision</u>
21	(b)(3) of this section greyhound owners and greyhound trainers;
22	
23	SECTION 4. Arkansas Code § 23-111-203(b)(7), concerning the authority
24	of the Arkansas Racing Commission, is amended to read as follows:
25	(7) $\underline{(A)}$ Take such other action, not inconsistent with law, as it
26	may deem necessary or desirable to supervise and regulate and to effectively
27	control in the public interest greyhound racing in the State of Arkansas $_{ullet}$
28	including without limitation:
29	(i) Imposing fines in an amount not to exceed one
30	hundred thousand dollars (\$100,000) per violation of a rule of the
31	<pre>commission;</pre>
32	(ii) Issuing orders;
33	(iii) Ordering the forfeiture of purse money won by
34	a disqualified greyhound;
35	(iv) Prescribing conditions under which greyhound
36	racing shall be conducted by a franchise holder;

I	(v) Promulgating rules;
2	(vi) Redistributing forfeited purse money; and
3	(vii) Suspending or revoking licenses.
4	(B) The commission shall exercise its authority under this
5	subsection in a reasonable manner.
6	(C) The holder of a franchise or a taxpayer may appeal an
7	action of the commission to the Pulaski County Circuit Court.
8	
9	SECTION 5. Arkansas Code § 23-110-405, concerning wagering at a horse
10	racing track, is amended to add an additional subsection to read as follows:
11	(e)(1) With the prior approval of the commission and pursuant to rules
12	adopted by the commission, a franchise holder's patrons with money on deposit
13	in an account with the franchise holder may place wagers by communication
14	through telephone or other mobile device or through other electronic means on
15	races conducted at the franchise holder's race track facility and horse races
16	or greyhound races at other racetracks, whether or not the patron is located
17	on the grounds of the franchise holder's race track facility when placing the
18	wager.
19	(2) Wagers accepted by the franchise holder under this
20	subsection shall be treated for all purposes under this chapter as a wager
21	made by the patron on the grounds of the franchise holder's race track
22	facility.
23	
24	SECTION 6. Arkansas Code § 23-111-508(b), concerning wagering at a
25	greyhound racing track, is amended to read as follows:
26	(b) No other place or method of wagering shall be used or permitted by
27	the franchise holder, unless permitted under subsection (d) or subsection (e)
28	of this section, nor shall the pari-mutuel or certificate system of wagering
29	be conducted on any races except races at the race track where the franchise
30	holder holds a current license issued by the Arkansas Racing Commission.
31	
32	SECTION 7. Arkansas Code § 23-111-508, concerning wagering at a
33	greyhound racing track, is amended to add an additional subsection to read as
34	follows:
35	(e)(1) With the prior approval of the commission and pursuant to rules
36	adopted by the commission, a franchise holder's patrons with money on deposit

1	in an account with the franchise holder may place wagers by communication
2	through telephone or other mobile device or through other electronic means on
3	races conducted at the franchise holder's race track facility and horse races
4	or greyhound races at other racetracks, whether or not the patron is located
5	on the grounds of the franchise holder's race track facility when placing the
6	wager.
7	(2) Wagers accepted by the franchise holder under this
8	subsection shall be treated for all purposes under this chapter as a wager
9	made by the patron on the grounds of the franchise holder's race track
10	facility.
11	
12	SECTION 8. EMERGENCY CLAUSE. It is found and determined by the
13	General Assembly of the State of Arkansas that the Arkansas Racing
14	Commission's authority to impose certain fees and penalties will expire
15	unless specific statutory authority to assess such fees and penalties is
16	enacted and becomes law; and the Arkansas Racing Commission's power to assess
17	such fees and penalties is imperative to the Arkansas Racing Commission's
18	ability to effectively supervise and regulate, in the public interest, horse
19	racing and greyhound racing in Arkansas. It is further found and determined
20	by the General Assembly of the State of Arkansas that there would be a loss
21	of revenue to the state if wagers on horse racing and greyhound racing are
22	not permitted to be placed by additional forms of communication by patrons of
23	Arkansas horse racing and greyhound racing tracks, whether or not the patron
24	is located on the grounds of the race track facility when placing the wager.
25	Therefore, an emergency is declared to exist and this act being immediately
26	necessary for the preservation of the public peace, health, and safety shall
27	become effective on:
28	(1) The date of its approval by the Governor;
29	(2) If the bill is neither approved nor vetoed by the Governor,
30	the expiration of the period of time during which the Governor may veto the
31	<u>bill; or</u>
32	(3) If the bill is vetoed by the Governor and the veto is
33	overridden, the date the last house overrides the veto.
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35	/s/B. Sample
36	APPROVED: 03/14/2013