

Association, Inc. and Baltimore Trotting Races, Inc. while conducting racing at mile tracks, racing licensees, payments to the Maryland State Fair Board out of revenue from racing, PROHIBITING LICENSEES FROM CONVEYING, ASSIGNING, OR TRANSFERRING, THEIR RACING DATES TO OTHERS, OR ATTEMPTING SO TO DO, and relating to racing in the State; AND PROVIDING THAT THE PROVISIONS OF THIS ACT SHALL BE SEVERABLE.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Sections 5(a), 7(b), 7(c), 7(d), 9, 15(A), 16(a), 17(B) and 19(A)(3), be and they are hereby repealed and re-enacted, with amendments, and that new Section 18B AND NEW SECTION 28 to follow immediately after Section 18A, AND AFTER SECTION 27, RESPECTIVELY, be and ~~it is~~ THEY ARE hereby added to Article 78B of the Annotated Code of Maryland (1957 Edition and 1962 Supplement), title "Racing Commission", sub-title "In General", and to read as follows:

5.

(a) The salaries of the Commission, of its secretary and of its stenographers and clerks shall be as in the budget provided. In addition to the employees of the Commission, whose salaries are provided for in the budget, the Commission is authorized to employ at reasonable compensation, a reasonable number of inspectors, guards, experts, scientists, auditors, veterinarians, and other employees or agents deemed by the Commission to be essential at or in connection with any race meeting to the best interests of racing (hereinafter referred to as "additional employees,") and is further authorized to maintain a testing laboratory and to purchase supplies and equipment for and in connection with such laboratory or other tests or testing processes. The expenses of such laboratory or other testing process and of the supplies and equipment needed in connection with either shall be paid by all licensees licensed in any calendar year under this article in the ratio which the number of days of racing conducted by such licensee bears to the whole number of days of licensed racing, with betting privileges, held in this State during such year. The compensation of such additional employees shall be paid by the licensee of the race meeting in connection with which they are utilized or employed. Each licensee as a condition precedent to the privilege of receiving a license under this article shall be deemed to have agreed that it will pay such expenses and compensation; provided, however, that no licensee licensed under the provisions of Section 7 or Section 15 of this article shall be asked or required to pay more under this sub-section than [thirty-five thousand dollars (\$35,000) in any calendar year] *one thousand dollars (\$1,000) per day of racing as awarded by the Racing Commission* [and that no licensee licensed under the provisions of Section 15 of this article shall be asked or required to pay more under this subsection than ten thousand dollars (\$10,000) in any calendar year] and that no licensee licensed under the provisions of Section 17 of this article authorized to carry on betting shall be asked or required to pay more under this subsection than the actual reasonable amount of such expense and compensation.

7.

(b) Said Racing Commission shall, as soon as practicable during