

COMMISSION SHALL BE FINAL. NO ONE PERSON, CORPORATION OR ASSOCIATION SHALL BE GIVEN A LICENSE TO CONDUCT RACING FOR MORE THAN ~~SEVENTY-EIGHT (78)~~ *NINETY (90)* DAYS IN ONE YEAR, NOR SHALL MORE THAN AN AGGREGATE OF ONE HUNDRED AND ~~FOUR (104)~~ *TWENTY (120)* DAYS OF RACING BE HELD IN ANY ONE YEAR ON ANY ONE TRACK WITHIN THE STATE OF MARYLAND.

7.

(b) Said Racing Commission shall, [as soon as practicable during nineteen hundred and sixty three (1963), award all dates for racing in the State of Maryland within the current year, and shall, on or before December 1 of nineteen hundred and sixty three (1963) and] on or before December 1 of each year [thereafter], award all dates for racing for the ensuing year. The said dates so awarded shall not exceed ~~one hundred and twenty (120)~~ *one hundred fifty-six (156)* days in the aggregate, and the decision of the Commission on the award of all [such] dates shall be final.

*(b-1) If at any time the Racing Commission finds that thoroughbred racing on mile tracks will be conducted at no more than two locations within the State during any calendar year, it may award dates for racing at those locations during that year not to exceed one hundred eighty (180) days in the aggregate. If the Racing Commission makes such a finding, it shall not issue licenses or award dates for thoroughbred racing on mile tracks at more than two locations for any subsequent year. The total number of days awarded shall not exceed the figures in this section; and the figures in this section include and shall not be increased by any days transferred or awarded under Section 18B of this Article or any other laws of this State except to make up days missed in a previous year as provided in Section 25 of this Article.*

*(b-2) If the Commission awards more than 156 days in any calendar year pursuant to Section 7(b-1) of this article, each licensee licensed under Section 7 of this article shall designate one of the days awarded to it as a charity day. Each licensee, on his designated charity day, shall deduct the breakage computed to the ten cents (10¢) and fifteen percent (15%) of the mutuel pool as provided in Section 11(b), but instead of making the payments provided for in sub-paragraphs (1), (2), and (3) of Section 11(b), all of the breakage and 5.5% of the mutuel pool shall be paid into the State Treasury for a special trust fund for the education of handicapped children, which special trust fund shall be administered by the State Board of Education. The amounts paid into the special trust fund shall be in addition to and not in substitution for the regularly approved budget for the education of handicapped children. In addition, each* **FOR DEPOSIT INTO GENERAL FUNDS OF THE STATE, AND SHALL BE APPROPRIATED THEREFROM AS PROVIDED BY THE CONSTITUTION AND LAWS OF THE STATE. IN ADDITION,** *EACH licensee licensed under Section 7 of this article shall pay into the State Treasury for the special trust fund an amount equal to the net profit realized by it from the conduct of racing on its designated charity day. The computation of the net profit shall be made by the Certified Public Accountant who prepares the licensee's annual audit statement and the payment thereof shall be made within ten*