

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1975.

Approved May 15, 1975.

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CHAPTER 843

(Senate Bill 389)

AN ACT concerning

Racing Commission - Distribution of Track Revenues

FOR the purpose of providing for participation by certain political subdivisions in license fees[[,]] and wagering tax[[, and breakage]] revenues resulting from days of racing at certain tracks in excess of a certain number of days, with certain exceptions; and clarifying language.

BY repealing and re-enacting, with amendments,

Article 78B - Racing Commission

Section 19(D)

Annotated Code of Maryland

(1969 Replacement Volume and 1974 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 19(D) of Article 78B - Racing Commission, of the Annotated Code of Maryland (1969 Replacement Volume and 1974 Supplement) be and it is hereby repealed and re-enacted, with amendments, to read as follows:

Article 78B - Racing Commission

19.

(D) [Provided, however, that, notwithstanding any provision] EXCEPT AS PROVIDED in this section to the contrary, the Comptroller [shall] MAY not divide, allocate and pay to the several counties of the State and to Baltimore City any portion of the (1) revenues or license fees arising out of any days of racing in excess of [thirty--three (33)] 33 at any one track during any one year, collected by the Maryland Racing Commission from each licensee licensed under § 7 of this article; (2) revenues arising out of any days of racing in excess of ten [(10)] at any one track during any one year collected