

Introduced by Senator Margett

February 22, 2007

An act to amend ~~Section 19592~~ *Sections 19532, 19549, and 19549.1* of the Business and Professions Code, relating to horse racing *and, making an appropriation therefor.*

LEGISLATIVE COUNSEL'S DIGEST

SB 561, as amended, Margett. Horse racing: ~~parimutuel wagering: technology.~~ *racing days.*

Existing law limits an association licensed to conduct thoroughbred racing in the northern zone to 22 weeks of that racing.

This bill would instead allow an association licensed to conduct thoroughbred racing in the northern zone up to 35 weeks of that racing.

Existing law requires the parimutuel system of wagering be operated only by a totalizator or other equipment approved by the Horse Racing Board generally limits the maximum number of racing days allocated to a fair to 14 days each year and limits those racing days to the period in which general fair activities are conducted.

This bill would include electronic terminal wagering as an authorized form of totalizator wagering expand the maximum period for racing allocated to a fair to 4 weeks each year and would remove the prohibition on racing outside of the period in which general fair activities are conducted.

Existing law limits the allocation of dates for a combined fair horse racing meeting to between July 1 and October 31, and places a limit on the total combined number of dates allocated for those meetings.

This bill would authorize combined fair horse racing meetings during the month of June, and would delete that limitation on the total combined number of dates for combined fair horse racing meetings.

By expanding the number of racing dates each year, this bill would authorize additional wagering and would increase the amount of continuously appropriated license fees, thereby making an appropriation.

Vote: majority. Appropriation: ~~no~~ yes. Fiscal committee: ~~no~~ yes. State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 19532 of the Business and Professions
2 Code is amended to read:

3 19532. (a) Any association licensed to conduct thoroughbred
4 racing in the northern zone may receive no more than ~~22~~ 35 weeks
5 of that racing.

6 (b) Any association licensed to conduct thoroughbred racing in
7 the central zone may receive no more than 17 weeks of that racing,
8 except that any association which conducts a split meeting may
9 receive up to 20 weeks of that racing. No more than one such split
10 meeting may be licensed in any one year.

11 (c) This section and Section 19531 shall not operate to deprive
12 any association of any weeks of racing granted during 1980.

13 (d) This section and Section 19531 shall not operate to deprive
14 the California State Fair and Exposition of any weeks of racing
15 granted during the previous calendar year, and the board may
16 continue to allocate those weeks of racing to the California
17 Exposition and State Fair or any lessee thereof.

18 (e) Nothing in subdivision (d) is a limitation on the board
19 allocating racing weeks to any private racing association as a lessee
20 of the California Exposition and State Fair racetrack facility
21 pursuant to Sections 19531 and 19532.

22 SEC. 2. Section 19549 of the Business and Professions Code
23 is amended to read:

24 19549. Except as provided in Section 19549.1, the maximum
25 number of racing ~~days~~ weeks that may be allocated to a fair shall
26 be ~~14 days~~ four weeks each year. ~~Those racing days shall be days~~
27 ~~during the period in which general fair activities are conducted.~~
28 ~~However, any fair racing association that conducted racing in the~~

1 central or southern zone prior to January 1, 1980, shall be entitled
 2 to be allocated up to three weeks of racing. The board shall take
 3 public testimony and make all determinations on the allocation of
 4 racing dates during a public hearing. All discussions of allocating
 5 racing dates by the board or its subcommittees shall be conducted
 6 during a public hearing. Nothing in this section diminishes the
 7 authority of the board to establish racing dates.

8 *SEC. 3. Section 19549.1 of the Business and Professions Code*
 9 *is amended to read:*

10 19549.1. Notwithstanding Sections 19533 and 19549 or any
 11 other provision of this chapter, the board may allocate horse racing
 12 days for mixed breed meetings and combined fair horse racing
 13 meetings pursuant to Section 4058 of the Food and Agricultural
 14 Code, except as follows:

15 (a) Dates may only be allocated for a combined fair horse racing
 16 meeting between ~~July 1~~ June 1 and October 31, ~~and the total~~
 17 ~~combined number of dates shall not exceed the total combined~~
 18 ~~dates of the combined fair racing associations in 1995.~~

19 (b) Days may not be allocated for a mixed breed meeting or a
 20 combined fair horse racing meeting during the month of June at
 21 the California Exposition and State Fair if a standardbred meeting
 22 is being conducted at that facility during the month of June.

23 The mixed breed meetings shall be conducted by a person other
 24 than the fair and shall be subject to Section 19550. The mixed
 25 breed meetings shall encourage the racing of emerging breeds of
 26 horses.

27 ~~SECTION 1. Section 19592 of the Business and Professions~~
 28 ~~Code is amended to read:~~

29 19592. ~~The parimutuel system of wagering shall be operated~~
 30 ~~only by a totalizator, including electronic terminal wagering, or~~
 31 ~~other equipment approved by the board. The board shall not require~~
 32 ~~any particular make of equipment. The communications system,~~
 33 ~~technology, and method used to accept wagers and transmit odds,~~
 34 ~~results, and other data related to wagering shall be approved by~~
 35 ~~the board.~~

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