

**Minutes of the
New York State Racing Commission**

1964

Minutes of the regular monthly meeting of the State Racing Commission held, on due notice, at the office of the Commission, 745 Fifth Avenue, New York City, on Thursday, January 9, 1964, at 10 o'clock in the forenoon.

PRESENT:

Ashley T. Cole, Chairman
Edmond M. Hanrahan, Commissioner
Joseph A. Gimma, Commissioner

Also present were: Harry J. Millar, Secretary, Joseph E. Ruggiero, Counsel, and Alex M. Robb, Director, Thoroughbred Breeders Service Bureau.

The Chairman showed to the meeting the stakes program of The New York Racing Association Inc. for 1964, evidencing the intended distribution in 1964 of \$4,030,000. The amount stated to have been contributed to the stakes program by The NYRA in 1963 was \$3,996,250.

The Secretary read to the meeting a letter of President Dickinson of The New York Racing Association Inc. dated January 7 applying for the following dates for racing in 1964 at Aqueduct and Saratoga Springs:

<u>Aqueduct Spring Meeting</u>	
Friday, March 20th through Saturday, May 30th	62 days
<u>Belmont Spring Meeting at Aqueduct</u>	
Monday, June 1st through Tuesday, June 30th	26 days
<u>Aqueduct Summer Meeting</u>	
Wednesday, July 1st through Saturday, August 1st	28 days
<u>Saratoga</u>	
Monday, August 3rd through Saturday, August 29th	24 days
<u>Aqueduct Autumn Meeting</u>	
Monday, August 31st through Saturday, October 3rd	30 days
<u>Belmont Fall Meeting at Aqueduct</u>	
Monday, October 5th through Saturday, October 31st	24 days
<u>Aqueduct Fall Meeting</u>	
Monday, November 2nd through Monday, December 7th	<u>31 days</u>
Total	225 days

Upon motion duly made and seconded, the Commission approved the said application and authorized the Chairman to notify The New York Racing Association Inc. accordingly.

The Secretary read to the meeting a letter of President Dickinson of The NYRA dated January 7, listing the names of persons having to do with the actual conduct of racing for the 1964 season and also of a list of persons who might be temporarily assigned to such positions during the 1964 season, as follows:

Steward Appointed by The New York Racing Association Inc.
 Supervisor of the Racing Department
 Assistant Supervisor of the Racing Department and
 Director of Horsemen's Relations
 Racing Secretary and Handicapper
 Assistant Racing Secretary and Handicapper
 Assistant Racing Secretary
 Stabling Secretary
 Racing Secretary and Handicapper for Steeplechasing
 Assistant Racing Secretary and Handicapper for
 Steeplechasing
 Starter
 Clerk of the Scales
 Assistant Clerk of the Scales
 Paddock and Patrol Judge
 Patrol and Assistant Paddock Judge
 Patrol Judges

Placing Judges

Timer
 Chief Examining Veterinarian
 Examining Veterinarians

Announcer
 Standby Announcer

- Myron D. Davis
 - John F. Kennedy
 -
 - John T. Morrissey
 - Thomas E. Trotter
 - Nathaniel J. Hyland
 - Clifford D. McCartney
 - David H. Carnahan
 - John E. Cooper
 - Carlyle Cameron
 - George B. Cassidy
 - Joseph E. Kyle
 - Frederick W. Meinz
 - Gerard A. Burke
 - William T. O'Connor
 - Warren C. Mehrtens
 - John E. O'Hara
 - William A. Murphy, Jr.
 - Donald L. Peregoy
 - Howard T. Storms, Jr.
 - Frank R. Cea
 - Dr. Manuel A. Gilman
 - Dr. Herbert M. Cox
 - Dr. James M. Brewer
 - Fred L. Capossela
 - William J. Johnson

Persons listed who might be temporarily assigned to serve as substitutes in minor capacities:

Frank R. Cea
 David M. Davis
 Lucas Dupps
 Peter E. Gifford
 Nathaniel J. Hyland
 Robert F. Kelley, Jr.
 Clifford D. McCartney
 John T. Morrissey (including Starter)
 Frank D. Ritz
 Robert A. Smithers
 Francis E. Thacker
 Cleve R. Thompson
 James J. Zimmerman

Upon motion duly made and seconded, the Commission approved the said officials, and the Chairman was authorized to notify The New York Racing Association Inc. accordingly.

Upon motion duly made and seconded, the Commission approved the list of persons to serve temporarily in the position of Steward at the discretion of The New York Racing Association Inc. during the 1964 season, as set forth in the letter of Mr. Dickinson dated January 7, 1964:

Gerard A. Burke
 John F. Kennedy
 Joseph E. Kyle
 Warren C. Mehrtens
 John T. Morrissey

The Chairman stated that it would be helpful if we could at this time designate the persons who would represent the Commission at the Aqueduct, Saratoga and Finger Lakes tracks, and suggested that all those occupying the positions in 1963 be reappointed for the season of 1964, subject to such changes as the Chairman may subsequently indicate to the Commission.

Upon motion duly made and seconded, the Chairman was authorized, pursuant to Rule 13, to designate the per diem employees of the Commission and others to serve during the 1964 season at Aqueduct and Saratoga Springs and also at Finger Lakes Park.

The meeting discussed the application which has been made by Canandaigua Enterprises Corporation and Finger Lakes Racing Association Inc. to the United States District Court for the Western District of New York at Buffalo "in Proceedings for an Arrangement" under the Bankruptcy Law, and the Chairman advised the Commissioners that he had told Mr. Krakower, counsel for the applicants, to keep him informed and he would, in turn, keep the Commissioners informed of all developments in these Proceedings. In this connection, the Secretary read to the meeting Mr. Ruggiero's letter commenting on the Application.

Upon motion duly made and seconded, the Commission approved the informal application dated December 30, 1963 by the Finger Lakes Racing Association Inc. for 125 racing days in 1964 at its plant in the Town of Farmington, Ontario County, commencing May 27, 1964 through October 19, 1964. The customary forms of applications for licenses have been sent to Finger Lakes Racing Association Inc. for proper execution and return to the Commission.

Upon motion duly made and seconded, it was

RESOLVED, that upon filing with the Commission of the prescribed forms of applications for a license to conduct a race meeting at its plant in the Town of Farmington and for a license to conduct pari-mutuel wagering thereat for 125 days above specified, and upon payment of the prescribed fee of \$12,500. for such licenses and \$300. per day for supervisory services, the Chairman is hereby authorized and directed to issue such licenses to said Finger Lakes Racing Association Inc.

On motion duly made and seconded, the Commission ratified the action of the Chairman in fixing the daily license fee to be paid by the Finger Lakes Racing Association Inc. at \$100. and the fee for supervisory services at \$300. per day.

Upon motion duly made and seconded, the Chairman was authorized to advise President Curry of the National Association of State Racing Commissioners and also Mrs. A. E. Smith, its Secretary, that the Commission proposed the Waldorf-Astoria Hotel in New York City and the dates Sunday, June 6, in the afternoon, to Thursday, June 10, at noon, for the 1965 Convention. Rates and other information will be forthcoming as soon as the Waldorf-Astoria is ready to quote them.

Other matters of interest to the Commission were discussed, including the resignation of Mr. George D. Widener as Chairman of The Jockey Club and the election of Mr. Ogden Phipps as Chairman.

The Commission approved a statement with respect to Mr. Widener's resignation, and upon motion duly made and seconded, the same was approved. It was further directed that the said statement be entered upon the Minutes of this meeting and that a copy thereof signed by all the Commissioners and the Secretary be sent to Mr. Widener under cover of a letter from the Chairman. The statement follows:

The Commission has been advised of the resignation of Mr. George D. Widener as Chairman of The Jockey Club after a tenure of office of about fourteen years. During that time the State Racing Commission has benefited by Mr. Widener's wise counsel and advice and by his broad understanding of the principles of Thoroughbred racing. It has always found Mr. Widener available for advice and counsel and most responsive at all times to suggestions from this Commission which would be in the best interests of racing.

In view of Mr. Widener's refusal to again accept the Chairmanship of The Jockey Club, this Commission desires to assure him of its warm appreciation of its association with him through many years and to thank him most cordially for the contributions that he has made to the King of Sports. We desire also to extend to Mr. Widener our best wishes for many years of happiness and the hope that as Honorary Chairman of The Jockey Club we may be enabled to continue the same cordial relations as in the past.

There being no further business, and upon motion duly made and seconded, the meeting adjourned.



Secretary

Minutes of the regular monthly meeting of the State Racing Commission held, on due notice, at the office of the Commission, 745 Fifth Avenue, New York City, on Thursday, February 13, 1964, at 10:00 o'clock in the forenoon.

PRESENT:

Ashley T. Cole, Chairman
Edmond M. Hanrahan, Commissioner
Joseph A. Gimma, Commissioner

Also present were: Harry J. Millar, Secretary and Alex M. Robb, Director, Thoroughbred Breeders Service Bureau.

On motion of the Chairman, the following resolution was adopted:

RESOLVED, that Francis P. Dunne be and he hereby is appointed Steward of the State Racing Commission to date from March 16 and to terminate on the 12 day of December, 1964.

On motion duly made and seconded, the Commission appointed the following seasonal staff to commence their duties March 16, 1964 and to terminate not later than December 12, 1964 or at the pleasure of the Commission, and the Chairman is hereby authorized and directed to make such additional appointments as may be necessary to fill all vacancies:

Assistant to the Steward	Thomas Ricci
Assistant to the Steward	Lawrence J. McMahon
Supervisor of Drug Tests	Dr. Edmond A. Comans, Jr.
Ass't. to Supervisor of Drug Tests	George W. Thompson
Inspector	David F. Malone
"	Hyman Solomon
"	Thomas A. Labriola
"	James E. Daniels
"	Aldo J. Sagrati
"	Nicholas E. Tagliamonte
"	William B. Dean
"	William Gates
"	Howard J. Gotterup
"	John Shelepets
"	Thomas F. Willoe
"	Edward J. Kummer
"	Herman L. White
"	George Heather
"	Arthur P. Schumann
"	Allen J. Siegel
"	Julius F. Laneri
"	Frank P. Coltiletti

On motion of the Chairman, the following resolution was adopted:

RESOLVED, that the State Racing Commission again declare its firm opposition to any form of off-track betting and that the Chairman be and is hereby authorized and directed to make such opposition known wherever he believes it proper to do so.

On motion duly made and seconded, the Commission approved the appointment of John J. Klucina as Racing Secretary for Finger Lakes Racing Association, Inc., for its 1964 meeting.

The Commission discussed the question of retaining fees for those who did not take up their occupational licenses in New York, which question will be referred to our Counsel Joseph E. Ruggiero.

The Commission discussed and considered the continuance of the Twin-Double at Finger Lakes Park and it was decided that the question would be left to the discretion of the management of Finger Lakes Park.

The Chairman stated to the Commissioners the business transacted at the meeting of the Board of Trustees of The New York Racing Association Inc., held on February 11, 1964.

The Chairman read to the meeting a letter dated January 24, 1964 from Mr. George D. Widener, Honorary Chairman of The Jockey Club, expressing his appreciation for the Commission's communication respecting his resignation as Chairman.

The New York Racing Association, Inc., having made written application dated this date, for an extension of its racing season to extend from Monday, March 16 to Saturday, December 12, 1964, inclusive, the Commission authorized the Chairman to advise Mr. Edward T. Dickinson, President of The New York Racing Association, Inc., that the said application was approved.

The Commission considered and took appropriate action with respect to applications for occupational licenses.

Other matters of interest to the Commission were discussed.

There being no further business, upon motion duly made and seconded, the meeting adjourned.



Secretary

Minutes of the regular monthly meeting of the State Racing Commission held, on due notice, at the office of the Commission, 745 Fifth Avenue, New York City, on Thursday, March 12, 1964, at 10 o'clock in the forenoon.

PRESENT:

Ashley T. Cole, Chairman
Edmond M. Hanrahan, Commissioner
Joseph A. Gimma, Commissioner

Also present were: Harry J. Millar, Secretary, and Joseph E. Ruggiero, Counsel.

Upon motion duly made and seconded, the Commission approved the appointment of Mr. Fred W. Mainz as Clerk of the Scales in place of Mr. Joseph E. Kyle in view of Mr. Kyle's inability to serve due to serious illness. It also approved Mr. James J. Zimmerman as Assistant Clerk of the Scales, as set forth in letter from The New York Racing Association Inc. dated March 10, 1964.

Upon motion duly made and seconded the following provision was added as a paragraph to Rule 355 on page 136 of the Book of Rules of the Commission:

"The written permission of the Stewards for the possession of a hypodermic syringe, hypodermic needle or other device as herein described shall be limited in duration as the Stewards may determine, but in no case shall its duration extend beyond the racing season in which it is granted; and no such or similar permission granted by Stewards of a meeting in any other state or country shall have any validity whatsoever in the State of New York."

The Commission considered at length the question of whether or not members of state racing commissions, officials and employees should be allowed to breed and race horses on tracks under their jurisdiction, and the Commission tentatively approved a memorandum on this subject to be filed by the New York State Racing Commission at the Chicago Convention in 1964 of the National Association of State Racing Commissioners.

The Chairman acquainted the Commissioners with the communication which he sent to the Secretary of State with respect to the retention by the Commission of license fees on licenses which are not taken up by the licensees. The Chairman's suggestion that such fees be retained, except where applications are denied or withdrawn, was affirmed, and on motion duly made and seconded, sub-division (c) of section 3.6 (Commission rules 30,31) now reading as follows:

"(c) No application will be considered by the commission unless substantial evidence first be presented to the bureau of licenses that the applicant will participate in racing during the season."

is hereby amended to read as follows:

"(c) No license shall be delivered to the applicant unless substantial evidence first be presented to the bureau of licenses that the applicant will participate in racing in New York during the season."

The Commission approved the action of the Chairman in making a temporary designation of Robert P. Mozer to act as Inspector-Technician in the Testing Enclosure until the return of John Shelepets who is temporarily incapacitated by illness.

The Commission considered and took appropriate action with respect to applications for occupational licenses.

Other matters of interest to the Commission were discussed.

There being no further business, on motion duly made and seconded, the meeting adjourned.

A handwritten signature in cursive script, appearing to read "George J. ...", written in dark ink.

Secretary

Minutes of the regular monthly meeting of the State Racing Commission held, on due notice, at the office of the Commission, 745 Fifth Avenue, New York City, on Thursday, April 9, 1964, at 10 o'clock in the forenoon.

PRESENT:

- Ashley T. Cole, Chairman
- Edmond M. Hanrahan, Commissioner
- Joseph A. Gimma, Commissioner

Also present were: Harry J. Millar, Secretary, Francis P. Dunne, Steward, Joseph E. Ruggiero, Counsel, and Alex M. Robb, Director, Thoroughbred Breeders Service Bureau.

The Chairman read a letter from Dr. William J. Ronan, Secretary to the Governor, dated March 23, 1964 and reading as follows:

"Dear Commissioner Cole:

I have the honor to advise you that on March 17, 1964, Governor Rockefeller renominated Joseph A. Gimma of New York City, as a Member of the State Racing Commission.

The Senate confirmed the nomination of Mr. Gimma on March 19, 1964."

The Chairman directed that the contents of this letter be made a part of the Minutes, and all those present at the meeting expressed to Commissioner Gimma their congratulations and best wishes.

On motion duly made, seconded and carried it was resolved that the amount of the supervisory fee to be paid by Finger Lakes Racing Association Inc. for the racing season of 1964 be and the same is hereby fixed at \$400. per day, an increase of \$100. per day over 1963.

On motion duly made and seconded, the following employees were approved for the racing season at Finger Lakes Park in 1964, together with the per diem salaries and expenses and the period of employment:

		<u>Per Diem Rate</u>	<u>Per Diem Expense</u>	<u>Period of Employment</u>
Steward	Gerard A. Burke	\$105.00	None	May 25-Oct.19
Assistant to the Steward	Bernard A. Rockmaker	36.75	\$2.00	May 18-Oct.19
Supervisor of Drug Tests	David M. Davis, D.V.M.	61.13	None	May 27-Oct.19
Asst. Supervisor of Drug Tests	Herman L. White	32.61	\$3.00	May 24-Oct.20
Senior Stenographer	Martha V. Oberlies	16.14	2.00	May 18-Oct.24
Inspector	Francis E. Laimbeer	22.29	2.00	May 18-Oct.19
"	Henry E. Mitchell	22.29	2.00	May 18-Oct.19
"	Walter W. Day	22.29	2.00	May 27-Oct.19
"	Edward R. Little	22.29	2.00	May 27-Oct.19
Inspector-Technician	William H. Welch	22.29	3.00	May 27-Oct.19
"	Irvin Baird	22.29	3.00	May 27-Oct.19
"	Herbert S. Cuttriss	22.29	3.00	May 27-Oct.19
"	Thomas Reitano	22.29	3.00	May 27-Oct.19

On motion duly made and seconded, the Commission approved the action of the Chairman in appointing Robert P. Mozer as an Inspector-Technician to be attached to the Testing Enclosure at the race courses of The New York Racing Association Inc. in place of Herman L. White who will be engaged at Finger Lakes Park for the 1964

race meeting of Finger Lakes Racing Association Inc. The Chairman reported that at present he had appointed Mr. Mozer as substitute for John Shelepets, who will be kept on sick leave allowance at the specific request of the Chairman.

The Chairman read his correspondence with Chairman Robert M. Morgan of the Florida State Racing Commission with respect to the application of Jule Fink for an owner's license in the State of Florida, and discussion was had with respect to the matter.

The meeting also discussed the duties and powers of the State Racing Commission under Section 7-a of Chapter 440 of the Laws of 1926, and also Section 4-a of the Pari-Mutuel Revenue Law and Subdivision 3 of Section 9-a of such Law, in the event of the approval by the Governor of Senate bill Intro. 3889, Print 4626.

The Commission also considered the application of the Securities and Exchange Commission in connection with the proceedings for reorganization by Canandaigua Enterprises Corporation and Finger Lakes Racing Association Inc. in Proceedings under Chapter XI of the Bankruptcy Act.

The Chairman showed to the Commissioners copy of Assembly bill Intro. 5171, Print 5999 to amend the Pari-Mutuel Revenue Law by fixing the price of admission in the Second Racing Zone at a minimum of \$1.00, inclusive of taxes. He explained that this was done at the request of the Finger Lakes Racing Association Inc. which found that the patrons in the area objected to the general statutory minimum of \$1.50.

On motion duly made and seconded, the Commission fixed the minimum price of admission to Finger Lakes Park for the 1964 season at not less than \$1.00, inclusive of taxes, this amount to become effective only upon the approval of the legislative bill now pending before the Governor for consideration.

The Commission considered and took appropriate action with respect to applications for occupational licenses.

Other matters of interest to the Commission were discussed.

There being no further business, on motion duly made and seconded, the meeting adjourned.



Secretary

Minutes of the regular monthly meeting of the State Racing Commission held, on due notice, at the office of the Commission, 745 Fifth Avenue, New York City, on Thursday, May 14, 1964, at 10 o'clock in the forenoon.

PRESENT:

Ashley T. Cole, Chairman
Edmond M. Hanrahan, Commissioner
Joseph A. Gimma, Commissioner

Also present were: Harry J. Millar, Secretary, Francis P. Dunne, Steward, Joseph E. Ruggiero, Counsel, and Alex M. Robb, Director, Thoroughbred Breeders Service Bureau.

Upon motion duly made and seconded, the Commission approved the appointment of Mr. John E. Cooper as Steward to represent the National Steeplechase and Hunt Association, Inc. at race meetings conducted by The New York Racing Association Inc. at which races will be run through the field in 1964.

Upon motion duly made and seconded, the Commission approved the appointment of Mr. John E. Cooper to serve as Racing Secretary and Handicapper and Mr. Carlyle M. Cameron as Assistant Racing Secretary and Assistant Handicapper to represent the National Steeplechase and Hunt Association, Inc. at race meetings conducted by The New York Racing Association Inc. at which races will be run through the field in 1964.

Upon motion duly made and seconded, the Commission approved the appointment of Walter J. Mara as Steward to represent The Jockey Club at the 1964 meeting of Finger Lakes Racing Association Inc.

Upon motion duly made and seconded, the Commission approved the CBS Television Network agreement for the televising of The Belmont Stakes in 1964 conducted by The New York Racing Association Inc.

The Chairman presented an application dated April 24, 1964 by the Finger Lakes Racing Association Inc. for the Commission's approval for the 1964 race meeting to be conducted from May 27 through October 19, of the following officials having to do with the actual conduct of racing:

Joseph C. O'Dea, D.V.M.	Steward
Jack Klucina	Racing Secretary and Handicapper
Ray Douglas	Assistant Racing Secretary and Placing Judge
Oscar G. Mackey	Starter
David M. Davis	Clerk of Scales and Patrol Judge
Frank Grand, Jr.	Paddock and Patrol Judge
Robert H. Dygert	Patrol Judge and Assistant Paddock Judge
Michael G. Mackey	Patrol Judge
Kenneth E. Bowe	Placing Judge
Harold Holland	Placing Judge
Norman F. Lewis, D.V.M.	Veterinarian
Morton Veingrad (professional name, Ross Morton)	Announcer
Robert Rigby	Timer

Upon motion duly made and seconded, the Commission approved the said officials.

Upon motion duly made and seconded, the Commission approved the application dated April 27, 1964 of Finger Lakes Racing Association Inc. for approval of the prices of admission and other patron facilities for the 1964 season, as follows:

<u>General Admission</u>	
Price	\$.67
Federal Tax	.13
State Tax	.1005
County Tax	.1005
	<u>\$1.00</u>

<u>Clubhouse</u>	
Price	\$1.33
Federal Tax	.27
State Tax	.20
County Tax	.20
	<u>\$2.00</u>

<u>Clubhouse Exchange</u>	
Price	\$.67
Federal Tax	.13
State Tax	.1005
County Tax	.1005
	<u>\$1.00</u>

<u>Reserved Seats</u>	
Price	\$.67
Federal Tax	.13
State Tax	.1005
County Tax	.1005
	<u>\$1.00</u>

<u>Daily Box Seats</u>	
Price	\$1.00
Federal Tax	.20
State Tax	.15
County Tax	.15
	<u>\$1.50</u>

<u>Clubhouse Taxable</u> (incl. Diners Club & Stockholders)	
Price	\$.67
Federal Tax	.13
State Tax	.1005
County Tax	.1005
	<u>\$1.00</u>

<u>3 Seat Box - Season</u>	
Price	\$180.00
Federal Tax	36.00
State Tax	27.00
County Tax	27.00
	<u>\$270.00</u>

<u>5 Seat Box - Season</u>	
Price	\$300.00
Federal Tax	60.00
State Tax	45.00
County Tax	45.00
	<u>\$450.00</u>

<u>6 Seat Box - Season</u>	
Price	\$360.00
Federal Tax	72.00
State Tax	54.00
County Tax	54.00
	<u>\$540.00</u>

<u>7 Seat Box - Season</u>	
Price	\$420.00
Federal Tax	84.00
State Tax	63.00
County Tax	63.00
	<u>\$630.00</u>

The Chairman reported that the request of the Finger Lakes Racing Association Inc. for a reduction of the minimum admission price as fixed by Section 15 of Chapter 254 of the Laws of 1940, as amended, and constituting Section 7965 of McKinney's edition of the so-called Unconsolidated Laws of New York, by reducing said minimum price of \$1.50 to \$1.00, has been ratified by the adoption of Chapter 709 of the Laws of 1964, the legislative bill for which was prepared by this Commission and introduced in the Legislature through the Department of State.

RESOLVED, that the action of the Chairman in promoting Frank Wochinger, long an employee in our Laboratory, to the newly created position of Associate Chemist (Racing), Grade 23, at an annual starting salary of \$9,480, be and it hereby is approved effective April 30, 1964.

RESOLVED, that the action of the Chairman in promoting Anita Triola, long an employee in our Laboratory, to the position vacated by Mr. Wochinger, viz., Senior Analytical Chemist (Racing), Grade 18, at an annual starting salary of \$7,514, be and it hereby is approved effective April 30, 1964.

The Chairman made a report with respect to the proceedings of the meeting of the Board of Trustees of The New York Racing Association Inc. held on May 13, 1964.

The Chairman advised the meeting that the Adjacent Hunts meet, usually held on the last Saturday in May, had been cancelled for the year 1964 due to the inability of the promoters of the meeting to obtain sufficient voluntary assistance to make the necessary arrangements.

The Commission's Racing Examiner, Mr. John J. O'Brien, entered the meeting, and the Commission considered amendments to its rules, and upon motion duly made and seconded it amended its rules as follows:

RESOLVED, that the Commission does hereby amend all its Rules and Regulations by eliminating therefrom the old rule numbers shown in parentheses in the present compilation of Rules and Regulations and that henceforth the said rules shall be identified by the numbers now appearing therein without parentheses.

Section 11.1 (a) now reading as follows:

In any race, the win, place, show and daily double pools are treated separately and calculated independently of each other.

is hereby amended to read as follows:

11.1 (a) Win, place, show, daily double or twin double wagers form separate wagering pools with pay-offs calculated independently of each other.

Upon motion duly made and seconded, the Commission adopted the following additional Rules and Regulations to follow Section 11.1 (h) in its Book of Rules and Regulations:

11.1 (i) Payment where no wagering on a horse in the win, place or show pools:

(1) In the event that there is no money wagered to win on a horse which has finished first, the net win pool shall be distributed to holders of win tickets on the horse finishing second.

(2) In the event that there is no money wagered to place on a horse which has finished first or second, then, the horse which finished third shall replace that horse in the distribution of wagers in the place pool.

(3) In the event that there is no money wagered to show on a horse which has finished first, second or third, then, the horse which finished fourth shall replace that horse in the distribution of wagers in the show pool.

PART 12
THE DAILY DOUBLE
(Statutory authority: L. 1934, ch. 310, as amd.)

- SEC.
- 12.1 Rules printed in program
 - 12.2 Not a parlay
 - 12.3 Prerequisites
 - 12.4 Hurdle race, steeplechase not included
 - 12.5 Entries; fields
 - 12.6 Posting the pay-off
 - 12.7 Dead heats
 - 12.8 Calculation, distribution of pools
 - 12.9 Cancellation of the races
 - 12.10 Effect-horse: scratched, excused

is hereby amended to read as follows:

PART 12
THE DAILY DOUBLE
(Statutory authority: L. 1934, ch. 310, as amd.)

- SEC.
- 12.1 Rules printed in program
 - 12.2 Not a parlay
 - 12.3 Prerequisites
 - 12.4 Hurdle race, steeplechase not included
 - 12.5 Entries; fields
 - 12.6 Posting the pay-off
 - 12.7 Calculation, distribution of pools
 - 12.8 Failure to select a winner and race cancellations
 - 12.9 Dead heats
 - 12.10 Effect-horse scratched, excused

Upon motion duly made and seconded, the following Sections of the Commission's Rules and Regulations relating to the Daily Double are hereby amended to read as follows:

Sections 12.1 12.2 12.3

Change from upper case to lower case the printing of the words daily double.

Section 12.4 now reading as follows:

12.4 (Hurdle race, steeplechase not included.) No hurdle race or steeplechase shall be included in the Daily Double pool unless express written consent shall be given thereto by the commission upon written application therefor.

is amended to read as follows:

12.4 Hurdle race, Steeplechase not included.
No hurdle race or steeplechase shall be included in the races comprising the daily double unless express written consent shall be given thereto by the commission upon written application therefor.

Section 12.5 now reading as follows:

12.5 (Entries; fields.) Entries and fields are coupled in the Daily Double on the first and second races. In the event that part of the entry or field is scratched and there is at least one starter in the entry or the field, as the case may be, there shall be no refund.

is amended to read as follows:

12.5 Entries; fields.

Entries and fields may be included in the first and second races of the daily double. In the event that part of the entry or field is scratched and there is at least one starter in the entry or the field, as the case may be, there shall be no refund.

Section 12.6 now reading as follows:

12.6 (Posting the pay-off) The pay-off shall be posted after the pool closes and before the race completing the Daily Double has been run, except in the event of a dead heat in the first half of the Daily Double, when the posting of the pay-off may be deferred until the race completing the Daily Double has been run.

is amended to read as follows:

12.6 Posting the pay-off.

The pay-off shall be posted after the result of the first race is declared "Official" and before the second race is run, except in the event of a dead heat in the first race, when the posting of the pay-off may be deferred until the second race has been run.

Section 12.7 (previously numbered 12.8 (a)) now reading as follows:

12.8 (a) The net pool divided by the amount wagered on the winning combination determines the pay-off per dollar, including profit and wager.

is amended to read as follows:

12.7 Calculation, distribution of pools.

The daily double pool shall be calculated and distributed as follows: the net pool divided by the amount wagered on the winning combination determines the pay-off per dollar bet.

12.8 caption now reading as follows:

(Calculation, distribution of pools.)

is amended to read as follows:

12.8 Failure to select a winner and race cancellations.

Section 12.8 (c) now reading as follows:

12.8 (c) If no ticket is sold including the winner of the first race of the Daily Double, the net pool shall be paid to the holders of tickets which include the winner of the second race of the Daily Double.

is amended to read as follows:

12.8 (a) If no daily double ticket is sold designating the winner of the first race, or the first race is cancelled or declared "no race", the daily double shall be declared off and the gross pool refunded.

Section 12.8 (b) now reading as follows:

12.8 (b) If no ticket is sold combining the two winners of the Daily Double, the net pool shall then be apportioned equally between those having tickets including the winner in the first race of the Daily Double and those having tickets including the winner in the second race of the Daily Double, in the same manner in which a place pool is calculated and distributed (see §11.1, subd. (d)).

is amended to read as follows:

12.8 (b) If no daily double ticket is sold combining the winners of the first and second races, or the second race is cancelled or declared "no race", the net pool shall be distributed to holders of tickets designating the winner of the first race, as in a win pool and the daily double shall terminate.

Section 12.8 (d) now reading as follows:

12.8 (d) If no ticket is sold including the winner of the second race of the Daily Double, then the net pool shall be paid to the holders of tickets which include the winner of the first race of the Daily Double.

is hereby repealed.

Section 12.8 (e) now reading as follows:

12.8 (e) If no ticket is sold including the winner of either race, then the net pool shall be paid to the holders of tickets, which include the horses finishing second in the two races of the Daily Double.

is hereby repealed.

Section 12.8 (f) now reading as follows:

12.8 (f) If no ticket is sold which would require distribution of the Daily Double pool, the association shall make a complete and full refund of the pool.

is hereby repealed.

Sections 12.9 (a) and (b) (Cancellation of the races.) now reading as follows:

12.9 (a) If for any reason the first race of the Daily Double be cancelled and declared "no race", full and complete refund shall be made of the Daily Double pool.

12.9 (b) If for any reason the second race of the Daily Double be cancelled and declared "no race", the net Daily Double pool shall be paid to the holders of Daily Double tickets which include the winner of the first race.

are hereby repealed as their provisions have been incorporated into amended Sections 12.8 (a) and 12.8 (b). Section 12.9 now designates rules on dead heats, previously numbered 12.7 with no amendments.

Section 12.10 (a) now reading as follows:

Section 12.10 (a) Should any horse in the first half of the Daily Double not coupled with a starter be scratched or excused by the stewards, or if it be determined by such stewards that any horse not so coupled has been prevented from racing because of the failure of the stall doors of the starting gate to open, all money wagered on such horse shall be deducted from the Daily Double pool and shall be refunded upon presentation and surrender of pari-mutuel tickets sold thereon.

is amended to read as follows:

Section 12.10 (a) Should any horse in the first or the second race of the daily double, not coupled with a starter, be scratched or excused by the stewards, before the running of the first race, all money wagered on combinations including such horse shall be deducted from the daily double pool and shall be refunded upon presentation and surrender of pari-mutuel tickets sold thereon.

Section 12.10 (b) now reading as follows:

12.10 (b) Should any horse in the second half of the Daily Double not coupled with a starter be scratched or excused by the stewards after the running of the first race in the Daily Double, or if it be determined by such stewards that any horse not so coupled has been prevented from racing because of the failure of the stall doors of the starting gate to open, all money wagered on such horse shall be deducted from the Daily Double pool and all Daily Double tickets combining such horse with the actual winner of the first race in the Daily Double will share in a special Daily Double consolation pool formed by deducting from the total Daily Double pool the sum of all Daily Double combinations of which the said horse is a part.

is amended to read as follows:

12.10 (b) Should any horse in the second race of the daily double, not coupled with a starter, be scratched or excused by the stewards after the running of the first race of the daily double, a consolation pool will result. In such case, all tickets combining the scratched or excused horse with the actual winner of the first race shall become consolation tickets and shall be paid a price per dollar bet determined as follows: the net daily double pool shall be divided by the total purchase price of all daily double tickets designating the winner of the first race of the daily double and the result obtained shall constitute the consolation price per dollar bet. The amount set aside for these consolation pay-offs will be deducted from the net daily double pool.

Upon motion duly made and seconded, the Commission adopted new rules to be known as Section 12.25 and to read as follows:

12.25 THE TWIN DOUBLE

(a) The twin double is a form of pari-mutuel wagering. Each bettor selects the four winners of four designated twin double races in two steps. First, a ticket ("initial ticket") is purchased designating the selected winners of the first and second twin double races. Second, if both selections do win, that ticket ("successful initial ticket") is exchanged for a second ticket ("exchange ticket") at no further cost designating the selected winners of the third and fourth twin double races. The net twin double pool is divided among holders of exchange tickets combining the winners of both the third and fourth twin double races as in a win pool. The twin double pool shall be held entirely separate from all other pools and is in no way part of the daily double. Inasmuch as the purpose of the twin double pool is to select the winners of all four races of the twin double, a bettor who selects a horse which starts but does not win is no longer eligible, subject only to the contingency that no other bettor in the pool has selected the winner of that race.

(b) Initial tickets shall be sold in not less than two dollar denominations and only from daily double vending machines not commencing until after completion of the second race of the regular program and terminating at post time of the first twin double race when the machines shall be locked.

(c) Exchange tickets shall be issued only from daily double vending machines and only in exchange for successful initial tickets. An exchange ticket will be issued on the surrender of a two dollar winning initial ticket or in multiples of two dollars to the holder of a higher denomination successful initial ticket in whatever combinations the holder may specify. Issuance of exchange tickets shall commence after the result of the second twin double race is official and must be terminated at post time of the third twin double race when machines shall be locked. Such period of time is hereinafter referred to as the "exchange period".

(d) The probable pay-off prices of possible winning combinations shall be posted after the third twin double race.

(e) The design of initial tickets and exchange tickets shall be clearly and immediately distinguishable from each other and from daily double and other pari-mutuel tickets.

(f) Failure of a holder to exchange a successful initial ticket for an exchange ticket within the prescribed exchange period shall cause a forfeiture of all rights of such holder to any distribution or refund except in the event the third twin double race is cancelled or declared "no race" or there is a failure to select the winner of the third twin double race.

(g) Effect-horse scratched or excused.

(1) Should any horse in the first or the second races of the twin double, not coupled with a starter be scratched or excused by the stewards, before the running of the first race, all money wagered on combinations including such horse shall be deducted from the twin double pool and shall be refunded upon presentation and surrender of pari-mutuel tickets sold thereon.

(2) Should any horse in the second race of the twin double not coupled with a starter be scratched or excused by the stewards after the running of the first race, a consolation pool will result. In such case, all tickets combining the scratched or excused horse with the actual winner of the first race of the twin double shall become consolation tickets and shall be paid a price per dollar bet determined as follows: the net twin double pool shall be divided by the total purchase price of all twin double tickets designating the winner of the first race of the twin double and the result obtained shall constitute the consolation price per dollar bet. Further participation of such consolation tickets in the twin double pool shall terminate. The amount set aside for these consolation pay-offs will be deducted from the net twin double pool.

(3) Should any horse in the third race of the twin double not coupled with a starter be scratched or excused by the stewards before the running of the third race, a consolation twin double pool will result. In such case, all exchange tickets combining the scratched or excused horse shall become consolation tickets and shall be paid a price per dollar bet as follows: the net twin double pool, reduced by prior consolation pools, if any, shall be divided by the total purchase price of all successful initial tickets originally issued and the result obtained shall constitute the consolation price per dollar bet. Further participation of such consolation tickets in the twin double pool shall terminate. The amount set aside for these consolation pay-offs will be deducted from the net twin double pool.

(4) Should any horse in the fourth race of the twin double not coupled with a starter be scratched or excused by the stewards before the running of the fourth race, a consolation twin double pool will result. In such case, all exchange tickets combining the scratched or excused horse shall become consolation tickets and shall be paid a price per dollar bet as follows: the net twin double pool, reduced by prior consolation pools, if any, shall be divided by the total purchase price of all exchange tickets designating the winner of the third twin double race and the result obtained shall constitute the consolation price per dollar bet. Further participation of such consolation tickets in the twin double pool shall terminate. The amount set aside for these consolation pay-offs will be deducted from the net twin double pool.

(h) Failure to select a winner and race cancellations.

(1) If no initial ticket is sold designating the winner of the first twin double race, or the first twin double race is cancelled or declared "no race", the twin double shall be declared off and the gross pool refunded.

(2) If no initial ticket is sold combining the winners of the first and second twin double races, or the second twin double race is cancelled or declared "no race", the net pool shall be distributed to holders of initial tickets designating the winner of the first twin double race as in a win pool and the twin double shall terminate.

(3) If no exchange ticket is issued designating the winner of the third twin double race or if the third twin double race is cancelled or declared "no race", all exchange tickets and successful initial tickets outstanding shall be paid a price per dollar bet as follows: the net twin double pool, reduced by prior consolation pools, if any, shall be divided by the total purchase price represented by all successful initial tickets originally issued and the result obtained shall constitute the consolation price per dollar bet. The twin double shall thereupon terminate.

(4) If no exchange ticket is issued combining the winners of the third and fourth twin double races, or the fourth twin double race is cancelled or declared "no race", the net pool shall be distributed to holders of exchange tickets designating the winner of the third twin double race.

(i) Dead heats.

(1) In the event of a dead heat in either or both of the first and second twin double races all initial tickets combining a winner in both such races shall be eligible for exchange.

(2) In the event of a dead heat in the third twin double race and no exchange ticket combines the winner of the fourth twin double race with a winner of the third twin double race the net pool shall be distributed to holders of exchange tickets designating a winner of the third twin double race as in a win pool dead heat.

(3) In the event of a dead heat in either or both of the third or fourth twin double races holders of exchange tickets combining winners in both such races shall be entitled to a distribution calculated as in a win pool dead heat.

(j) Coupled entries and fields are permitted in twin double races. A scratch of less than all horses in a coupled entry or field, however, shall not affect the status of a ticket selecting such coupled entry or field. Horses coupled or in a field shall be considered as one horse for twin double distributions.

(k) Sale of twin double tickets other than through pari-mutuel machines shall be deemed illegal gambling and is prohibited; and violation of this prohibition may cause forfeiture of such ticket or tickets.

(1) These rules shall be prominently displayed throughout the betting area of each track conducting the twin double and printed copies be made available to patrons upon request.

Upon motion duly made and seconded, the new Twin Double rules are hereby authorized for use at the 1964 meeting at Finger Lakes Park.

The Chairman had sent to the Commissioners in advance of the meeting copies of the amendments prepared under the direction of Mr. John J. O'Brien, our Racing Examiner, with respect to the rules for the Daily Double and the Twin Double, and the Commissioners stated that they were familiar with the proposed changes.

The Secretary read to the meeting a proposed amended pari-mutuel betting franchise for The New York Racing Association Inc. based upon the recent legislative enactment of Chapter 942 of the Laws of 1964.

Upon motion duly made and seconded, the said form of amended pari-mutuel betting franchise was approved, and four copies thereof were executed by all the Commissioners, and certificates with respect thereto were signed by the Secretary of the Commission.

Other matters of interest to the Commission were discussed.

The Commission considered and took appropriate action with respect to applications for occupational licenses.

There being no further business, upon motion duly made and seconded, the meeting adjourned.



Secretary

Minutes of the regular monthly meeting of the State Racing Commission held, on due notice, at the office of the Commission, 745 Fifth Avenue, New York City, on Thursday, June 11, 1964, at 10 o'clock in the forenoon.

PRESENT:

Ashley T. Cole, Chairman
Edmond M. Hanrahan, Commissioner
Joseph A. Gimma, Commissioner

Also present were: Harry J. Millar, Secretary, Francis P. Dunne, Steward, Joseph E. Ruggiero, Counsel, and Alex M. Robb, Director, Thoroughbred Breeders Service Bureau.

The Secretary read to the Commission correspondence between Mr. James C. Brady, Chairman of the Board of Trustees of The New York Racing Association Inc., and the Chairman with respect to the proposed bank loan under Chapter 942 of the Laws of 1964. Copies of the letter to Mr. Cole have also been sent to the Governor, the Lieutenant Governor, the State Comptroller and the Director of the Budget. He also read copies of the letters to Mr. Brady from the Lieutenant Governor, the State Comptroller and the Director of the Budget, and also the letter to the Chairman from the Governor, as well as copies of Mr. Brady's letters to the Lieutenant Governor and the Director of the Budget, and copies of Mr. Frank M. Basil's letters to the Director of the Budget and to Mr. Paul J. O'Neill, Vice-President of Morgan Guaranty Trust Company, and copy of Mr. O'Neill's letter to Mr. Basil, all with respect to the foregoing matter. A brief discussion was had with respect thereto.

The Chairman acquainted the Commission with the methods being made by The New York Racing Association Inc. to obtain a totalisator system other than that furnished by the American Totalisator Company, the information which he gave to the Commissioners being that which he acquired during the discussion by the Board of Trustees of The New York Racing Association on June 10.

The Chairman also acquainted the Commissioners with the result of his efforts to-date to have The New York Racing Association Inc. pay breeders' awards in the amount of ten per cent of the winning shares paid to New York bred horses winning on the New York tracks.

Upon motion duly made and seconded, the Commission approved the application dated May 21, 1964 of The New York Racing Association Inc. for approval of the prices of admission and other facilities for the 1964 season as follows:

Admission Charges

<u>Grandstand</u>		<u>Clubhouse</u>	
Base	\$1.33	Base	\$3.33
Federal Tax	.27	Federal Tax	.67
State Tax	.20	State Tax	.50
NYC Tax	.20	NYC Tax	.50
	<u>\$2.00</u>		<u>\$5.00</u>

Clubhouse Special Taxable

Special Price	\$1.67
Federal Tax	.33
State Tax	.25
NYC Tax	.25
	<u>\$2.50</u>

<u>Boxes</u>	<u>4 Seat</u>	<u>5 Seat</u>	<u>6 Seat</u>	<u>7 Seat</u>
To Association	\$4.00	\$5.00	\$6.00	\$7.00
Federal Tax	.80	1.00	1.20	1.40
State Tax	.60	.75	.90	1.05
City or County Tax	.60	.75	.90	1.05
	<u>\$6.00</u>	<u>\$7.50</u>	<u>\$9.00</u>	<u>\$10.50</u>

Reserved Seats - Clubhouse and Grandstand

Price per diem	\$1.00
Federal Tax	.20
State Tax	.15
City or County Tax	.15
	<u>\$1.50</u>

The Chairman stated that Mr. Harold C. Bernhard had been recommended to the Commission to furnish the engineering advice in connection with such plans as would be presented to the Commission for the rebuilding of the grandstand at Belmont Park and for the improvements contemplated by The New York Racing Association Inc. at Saratoga Springs, and that he had circulated to the Commissioners a paper received from Mr. Bernhard describing the architectural activities of the firm Shreve, Lamb and Harmon Associates of which he is the senior member.

Upon motion duly made and seconded, it was resolved that Mr. Bernhard be and he hereby is retained at the expense of the applicant, The New York Racing Association Inc., to furnish such engineering examination of such plans of all buildings, seating stands and other structures as may be submitted by The New York Racing Association Inc., in accordance with its building programs.

The Chairman stated that he had received from Mr. Brady under date of May 21, 1964 the NYRA - - Proposed Bank Financing plan and that he had sent copies of it to the two Commissioners. He also informed the Commissioners that Mr. Brady had sent copies of his letter to the Chairman, to the Governor, the Lieutenant Governor, the Director of the Budget and the Comptroller. The Secretary read to the meeting copies of replies sent to Mr. Brady by the Lieutenant Governor and the Director of the Budget as well as the Memorandum to the Comptroller from Deputy Comptroller Ives on this subject. It was agreed that no further action would be taken by the Commission, pending further information from The New York Racing Association Inc. as to its plans.

Upon motion duly made and seconded, the Commission confirmed the action of the Chairman in approving the substitution of Blake Wymer for David M. Davis as Clerk of Scales and of George A. Bulcroft for Harold Holland as Patrol Judge, also Michael G. Mackey's change from Patrol Judge to Placing Judge, in accordance with letter dated May 20, 1964 from Finger Lakes Racing Association Inc.

Upon motion duly made and seconded, the following resolution was adopted:

RESOLVED, that the Commission does hereby ratify and approve the action of the Chairman in approving the applications for Finger Lakes Racing Association Inc. for a race meeting and pari-mutuel wagering at their race course located in the Town of Farmington, Ontario County, and in issuing licenses therefor for a season to commence May 27 and terminate June 30, 1964, for which payment has been made by checks in the amounts of \$3,000 for license fee and \$12,000 for supervisory reimbursement.

Upon motion duly made and seconded, the Commission approved the applications of Finger Lakes Racing Association Inc. for a race meeting and pari-mutuel wagering at their race course located in the Town of Farmington, Ontario County, for the period from July 1 to August 31, 1964. The Chairman has been authorized to issue licenses therefor upon receipt of check from Finger Lakes Racing Association Inc. for \$26,500, comprising license fee of \$100 daily and supervisory fee of \$400 per day for these 53 days of racing.

Other matters of interest to the Commission were discussed.

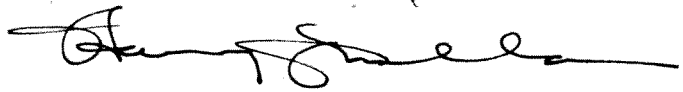
The Commission considered and took appropriate action with respect to applications for occupational licenses.

There being no further business, upon motion duly made and seconded, the meeting adjourned.



Secretary

In view of the fact that all the Commissioners were to be out of town, the July meeting was not called or held.

A handwritten signature in cursive script, appearing to read "A. J. [unclear]", written in black ink.

Secretary

Minutes of the regular monthly meeting of the State Racing Commission held, on due notice, at Saratoga Springs, New York, on Thursday, August 13, 1964, at 11 o'clock in the forenoon.

PRESENT:

Ashley T. Cole, Chairman
Edmond M. Hanrahan, Commissioner
Joseph A. Gimma, Commissioner

Also present were: Harry J. Millar, Secretary, Francis P. Dunne, Steward, and Joseph E. Ruggiero, Counsel.

Upon motion duly made and seconded, the Commission approved the request of Apprentice Jockey William Mayorga for an extension of 86 days on his apprentice allowance which expires on August 31. This extension is effective September 1 and terminates on November 25, 1964. This extension is approved under Rule 279d, subsection (c). Certification dated July 16, 1964 of Mr. Mayorga's dizziness and severe headaches as a result of a fall on December 5, 1963 has been received from his doctor, Dr. Bernard I. Kahn, address 470 Ocean Avenue, Brooklyn, New York.

Upon motion duly made and seconded, Section 41.1 (Rule 348) of the Commission's Rules and Regulations now reading as follows:

Section 41.1 (348) (Colors registered with The Jockey Club.)
Racing colors shall be registered by The Jockey Club annually or for the life of the person registering. Colors so registered shall not be taken by any other person. All disputes as to the right to particular colors shall be settled by the stewards of The Jockey Club.

is amended to read as follows:

Section 41.1 (348) (Colors registered with The Jockey Club.)
Racing colors shall be registered by The Jockey Club annually or for the period of five years. Colors so registered shall not be taken by any other person. All disputes as to the right to particular colors shall be settled by the stewards of The Jockey Club.

Upon motion duly made and seconded, the Commission approved the applications of Finger Lakes Racing Association Inc. for a race meeting and pari-mutuel wagering at their race course located in the Town of Farmington, Ontario County, for the period from September 1 to October 19, 1964. The Chairman has been authorized to issue licenses therefor upon receipt of check from Finger Lakes Racing Association Inc. for \$21,000 comprising license fee of \$100 daily and supervisory fee of \$400 per day for these 42 days of racing which will terminate the 1964 season of the Finger Lakes Racing Association Inc.

On motion duly made and seconded, the Commission ratified the action of the Chairman in approving the prices of the remaining boxes for the summer and autumn meetings of Finger Lakes Racing Association Inc. commencing July 1, 1964 and September 1, 1964, respectively, as set forth in their letter dated June 24, 1964, as follows:

	<u>5 Seats</u>	<u>6 Seats</u>	<u>7 Seats</u>
Est. Price	\$228.00	\$273.60	\$319.20
Fed. Tax	45.60	54.72	63.84
State Tax	34.20	41.04	47.88
County Tax	<u>34.20</u>	<u>41.04</u>	<u>47.88</u>
Total	\$342.00	\$410.40	\$478.80

On motion duly made and seconded, the Commission approved the prices for the remaining boxes for the 42-day autumn meeting of Finger Lakes Racing Association Inc., commencing September 1 through October 19, 1964, as set forth in their letter dated August 10, 1964, as follows:

	<u>6 Seats</u>	<u>7 Seats</u>
Est. Price	\$120.96	\$141.12
Fed. Tax	24.19	28.22
State Tax	18.14	21.17
County Tax	<u>18.14</u>	<u>21.17</u>
Total	\$181.43	\$211.68

Upon motion duly made and seconded, the Commission approved the Bank Loan Agreement by and between The New York Racing Association Inc. and the Morgan Guaranty Trust Company and allied banks. The Chairman was authorized to issue a Certificate of Approval of debt to be contracted for the purposes provided in Section 9-a of the Pari-Mutuel Revenue Law.

Upon motion duly made and seconded, the Commission unanimously consented to The New York Racing Association's retaining Turner and Company to act as their agent and construction coordinator in inviting and receiving bids for improvements to the Saratoga grandstand.

Upon motion duly made and seconded, the Commission approved the applications of The New York Racing Association Inc. for certain construction at its race tracks at Saratoga Springs, Saratoga County, and Belmont Park, Nassau County, New York, as set forth in letters dated June 24, 1964 and August 12, 1964. The Chairman was authorized to issue permits therefor.

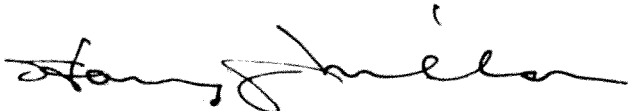
Upon motion duly made and seconded, the Commission approved the application of The New York Racing Association Inc. for certain construction alteration at its race track at Belmont Park, Nassau County, New York, as set forth in letter dated August 5, 1964. The Chairman was authorized to issue a permit therefor.

Upon motion duly made and seconded, the Commission approved the application of The New York Racing Association Inc. for the improvement and extension of the grandstand at its race track at Saratoga Springs, Saratoga County, New York, as set forth in letter dated August 12, 1964. The Chairman was authorized to issue a permit therefor.

Other matters of interest to the Commission were discussed.

The Commission considered and took appropriate action with respect to applications for occupational licenses.

There being no further business, upon motion duly made and seconded, the meeting adjourned.



Secretary

Minutes of the regular monthly meeting of the State Racing Commission held, on due notice, at the office of the Commission, 745 Fifth Avenue, New York City, on Thursday, September 10, 1964, at 10 o'clock in the forenoon.

PRESENT:

Ashley T. Cole, Chairman
Edmond M. Hanrahan, Commissioner
Joseph A. Gimma, Commissioner

Also present were: Harry J. Millar, Secretary, Francis P. Dunne, Steward, and Alex M. Robb, Director, Thoroughbred Breeders Service Bureau.

Upon motion duly made and seconded, the following Sections of the Commission's Rules and Regulations are hereby amended to read as follows:

Section 22.1 now reading as follows:

(183)
22.1/(Stewards of The Jockey Club.) The stewards of The Jockey Club have charge of the registry office and the registration or custody, as the case may be, of assumed name, colors, designations of authorized agents and subagents, partnerships, leases, contingencies, jockey contracts and apprentice agreements.

is amended to read as follows:

22.1(Stewards of The Jockey Club.)
The stewards of The Jockey Club have charge of the registry office and the registration or custody, as the case may be, of stable names, colors, designations of authorized agents and subagents, partnerships, leases, contingencies, jockey contracts and apprentice agreements.

(222)
Section 25.10/(a) now reading as follows:

25.10 (Limitations on entries.) (a) A horse of a partnership cannot be entered or run in the name, whether real or assumed, of an individual partner unless that individual's interest or property in the racing qualities of that horse is equal to at least 25 per cent.

is amended to read as follows:

25.10(Limitations on entries.)
(a) A horse of a partnership cannot be entered or run in the name, whether real or stable, of an individual partner unless that individual's interest or property in the racing qualities of that horse is equal to at least 25 per cent.

Section 25.12 now reading as follows:

(223b)
25.12/(Name in which horse is run.) The name in which any horse is run must be the real or the assumed name of the individual owner or the name of the partnership owner (being its assumed name or the name of the individual in whose name the horse is run) of the entire interest in the horse.

is amended to read as follows:

25.12 (Name in which horse is run.)
The name in which any horse is run must be the real or the stable name of the individual owner or the name of the partnership

owner (being its stable name or the name of the individual in whose name the horse is run) of the entire interest in the horse.

Section 25.15 now reading as follows:

25.15⁽²²⁶⁾ (Information required for entry.) Except as provided in section 25.16, entries shall be in the name of one person or an assumed name and shall state the name, or the assumed name, of the owner, the name or description of the horse, if unnamed, and if the race be for horses of different ages, the age of the horse entered.

is amended to read as follows:

25.15 (Information required for entry.)
Except as provided in section 25.16, entries shall be in the name of one person or a stable name and shall state the name, or the stable name, of the owner, the name or description of the horse, if unnamed, and if the race be for horses of different ages, the age of the horse entered.

Section 25.16 now reading as follows:

25.16⁽²²⁷⁾ (Name of entry) Entries may be made in the name of a corporation or a partnership, but no horse may race in such a name and in order to remain eligible, such entries must be transferred to an individual or an assumed name on or before January 1 of the horse's two-year-old year.

is amended to read as follows:

25.16 (Name of entry.)
Entries may be made in the name of a corporation or a partnership, but no horse may race in such a name and in order to remain eligible, such entries must be transferred to an individual or a stable name on or before January 1 of the horse's two-year-old year.

The heading "ASSUMED NAMES" indicated on page 99 of the Commission's book of Rules and Regulations is amended to read "STABLE NAMES".

Section 26.6 now reading as follows:

26.6 (248a) (Data to be published in racing calendar.) All statements of partnerships, of sales with contingencies, of leases or of arrangements shall declare to whom winnings are payable (which must be the name of the nominator), in whose name the horse will run and with whom rests the power of entry or of declaration of forfeit; and this information shall be published in the racing calendar.

is amended to read as follows:

26.6 (Data to be declared.)
All statements of partnerships, of sales with contingencies, of leases or of arrangements shall declare to whom winnings are payable (which must be the name of the nominator), in whose name the horse will run and with whom rests the power of entry.

Section 26.15 now reading as follows:

26.15 (251) (Registration of assumed name.) An individual may adopt an assumed name under which to race horses by registering it annually with The Jockey Club and paying an annual registration fee of \$100. Such a registration shall be effective only during the calendar year for which it is made, and all such names shall be subject to the approval or disapproval of The Jockey Club.

is amended to read as follows:

26.15(Registration of stable name.)

An individual may adopt a stable name under which to race horses by registering it annually with The Jockey Club and paying an annual registration fee of \$100. Such a registration shall be effective only during the calendar year for which it is made, and all such names shall be subject to the approval or disapproval of The Jockey Club.

Section 26.16 now reading as follows:

26.16 (252a) (Assumed name--restriction on individual.) An individual cannot have registered more than one assumed name at the same time and, so long as such individual has an assumed name registered, he shall not use or permit the use of his real name to identify his ownership interest in the racing qualities of any horse.

is amended to read as follows:

26.16(Stable name--restriction on individual.)

An individual cannot have registered more than one stable name at the same time and, so long as such individual has a stable name registered, he shall not use or permit the use of his real name to identify his ownership interest in the racing qualities of any horse.

Section 26.17 now reading as follows:

26.17 (252b) (Assumed name--restriction on partnership.) A partnership which, by ownership or lease, controls the racing qualities of a horse shall race such horse under the name, real or assumed, of a member of the partnership whose proportionate interest in the horse meets the requirements of subdivision(a) of section 25.10. All horses, the racing qualities of which are controlled by a given partnership, shall be raced under the same name.

is amended to read as follows:

26.17(Stable name--restriction on partnership.)

A partnership which, by ownership or lease, controls the racing qualities of a horse shall race such horse under the name, real or stable, of a member of the partnership whose proportionate interest in the horse meets the requirements of subdivision (a) of section 25.10. All horses, the racing qualities of which are controlled by a given partnership, shall be raced under the same name.

Section 26.18 now reading as follows:

26.18 (253) (Changing assumed name.) An assumed name may be changed at any time by registering a new assumed name.

is amended to read as follows:

26.18(Changing stable name.)

A stable name may be changed at any time by registering a new stable name.

Section 26.19 now reading as follows:

26.19 (254) (Limitations on use of assumed names.) An individual cannot register as an assumed name one which has been already registered or one which is the name of a race horse or one which is the real name of an owner of race horses.

is amended to read as follows:

26.19(Limitations on use of stable names.)

An individual cannot register as a stable name one which has been already registered or one which is the name of a race horse or one which is the real name of an owner of race horses.

Section 26.20 now reading as follows:

26.20 (255) (Abandoning assumed name.) Any individual who has registered an assumed name may at any time abandon it by giving written notice at the office of The Jockey Club; and notice of such abandonment shall be published in the racing calendar, after which all entries which have been made in such assumed name shall be altered as may be approved by The Jockey Club.

is amended to read as follows:

26.20(Abandoning stable name.)

Any individual who has registered a stable name may at any time abandon it by giving written notice at the office of The Jockey Club; and notice of such abandonment shall be published in the racing calendar, after which all entries which have been made in such stable name shall be altered as may be approved by The Jockey Club.

Section 26.21 now reading as follows:

26.21 (256) (Trainer not eligible for assumed name.) No licensed trainer of race horses shall register an assumed name; but a partnership of which such a trainer is a member may use the assumed name of another member, provided that the use of such other member's assumed name is authorized by this Subchapter.

is amended to read as follows:

26.21(Trainer not eligible for stable name.)

No licensed trainer of race horses shall register a stable name; but a partnership of which such a trainer is a member may use the stable name of another member, provided that the use of such other member's stable name is authorized by this Subchapter.

Section 41.2 now reading as follows:

41.2 (349) (Permission required to run horse in deviate colors.)

No person shall run a horse in colors other than those registered in his own or an assumed name without special permission of the stewards.

is amended to read as follows:

41.2(Permission required to run horse in deviate colors.)

No person shall run a horse in colors other than those registered in his own or a stable name without special permission of the stewards.

Section 56.2 now reading as follows:

56.2 (400) (Assumed names must be registered.) A horse cannot

be entered in the real or the assumed name of any person as his owner unless that person's interest or property in the horse is at least equal to that of any one person and has been so registered with the National Steeplechase and Hunt Association.

is amended to read as follows:

56.2(Stable names must be registered.)

A horse cannot be entered in the real or the stable name of any person as his owner unless that person's interest or property in the horse is at least equal to that of any one person and has been so registered with the National Steeplechase and Hunt Association.

Part 26 now reading as follows:

PART 26

PARTNERSHIPS AND ASSUMED NAMES

(Statutory authority: L. 1934, ch. 310, as amd.)

PARTNERSHIPS

SEC.

- 26.1 Limitation on partnership
- 26.2 Limitations on lessee of partnership
- 26.3 Annual report to The Jockey Club
- 26.4 Liability of partners
- 26.5 Interest in partnership
- 26.6 Data to be published in racing calendar
- 26.7 The Jockey Club may disapprove
- 26.8 Emergency authority
- 26.9 Assignments restricted

ASSUMED NAMES

- 26.15 Registration of assumed name
- 26.16 Assumed name--restriction on individual
- 26.17 Assumed name--restriction on partnership
- 26.18 Changing assumed name
- 26.19 Limitations on use of assumed names
- 26.20 Abandoning assumed name
- 26.21 Trainer not eligible for assumed name
- 26.22 Incorrect descriptions in entry

is amended to read as follows:

PART 26

PARTNERSHIPS AND STABLE NAMES

(Statutory authority: L. 1934, ch. 310, as amd.)

PARTNERSHIPS

- SEC.
- 26.1 Limitations on partnership
 - 26.2 Limitations on lessee of partnership
 - 26.3 Annual report to The Jockey Club
 - 26.4 Liability of partners
 - 26.5 Interest in partnership
 - 26.6 Data to be declared
 - 26.7 The Jockey Club may disapprove
 - 26.8 Emergency authority
 - 26.9 Assignments restricted

STABLE NAMES

- 26.15 Registration of stable name
- 26.16 Stable name--restriction on individual
- 26.17 Stable name--restriction on partnership
- 26.18 Changing stable name
- 26.19 Limitations on use of stable names
- 26.20 Abandoning stable name
- 26.21 Trainer not eligible for stable name
- 26.22 Incorrect descriptions in entry

Subchapter C of the Commission's Rules and Regulations now reading as follows:

RULES AND REGULATIONS
SUBCHAPTER C

Special Rules of Racing for Steeplechases, Hurdle
Races and Hunt Meetings

CONTENTS

- PART
- 50 General Provisions
 - 51 Regulations for Hunt Meetings
 - 52 Specifications for Courses
 - 53 Officials of Meetings
 - 54 Weights, Conditions and Distances
 - 55 Registration of Race Horses
 - 56 Partnerships and Assumed Names
 - 57 Estimated Winnings
 - 58 Penalties and Allowances
 - 59 Weighing Out
 - 60 Weighing In

- 61 Starting
- 62 Walking Over
- 63 Claiming Races
- 64 Amateur Riders
- 65 Racing Colors
- 66 Rules for the Course

is amended to read as follows:

RULES AND REGULATIONS
SUBCHAPTER C

Special Rules of Racing for Steeplechases, Hurdle
Races and Hunt Meetings

CONTENTS

PART

- 50 General Provisions
- 51 Regulations for Hunt Meetings
- 52 Specifications for Courses
- 53 Officials of Meetings
- 54 Weights, Conditions and Distances
- 55 Registration of Race Horses
- 56 Partnerships and Stable Names
- 57 Estimated Winnings
- 58 Penalties and Allowances
- 59 Weighing Out
- 60 Weighing In
- 61 Starting
- 62 Walking Over
- 63 Claiming Races
- 64 Amateur Riders
- 65 Racing Colors
- 66 Rules for the Course

Part 56 now reading as follows:

PART 56

PARTNERSHIPS AND ASSUMED NAMES
(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 56.1 Partnership must register annually
- 56.2 Assumed names must be registered
- 56.3 When horse run as entry

is amended to read as follows:

PART 56

PARTNERSHIPS AND STABLE NAMES
(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 56.1 Partnership must register annually
- 56.2 Stable names must be registered
- 56.3 When horse run as entry

The Chairman stated that our chief auditor, Mr. O'Brien, called his attention to the fact that there is a possible loophole in twin double rule (g) (4), Section 12.25, and that it should be corrected by adding after the words "excused horse" the words "with the actual winner of the third race of the twin double". Accordingly, he moved that said rule be amended to read as follows:

(g) Effect-horse scratched or excused.

(4) Should any horse in the fourth race of the twin double not coupled with a starter be scratched or excused by the stewards before the running of the fourth race, a consolation twin double pool will result. In such case, all exchange tickets combining the scratched or excused horse with the actual winner of the third race of the twin double shall become consolation tickets and shall be paid a price per dollar bet as follows: The net twin double pool, reduced by prior consolation pools, if any, shall be divided by the total purchase price of all exchange tickets designating the winner of the third twin double race and the result obtained shall constitute the consolation price per dollar bet. Further participation of such consolation tickets in the twin double pool shall terminate. The amount set aside for these consolation pay-offs will be deducted from the net twin double pool.

Upon motion duly made and seconded, the owner's license application of Jule Fink was denied. The determination drafted by Counsel was approved by the Commission.

In regard to the application for a trainer's license of Don Meade, determination was deferred.

Other matters of interest to the Commission were discussed.

The Commission considered and took appropriate action with respect to applications for occupational licenses.

There being no further business, upon motion duly made and seconded, the meeting adjourned.



Secretary

Minutes of the regular monthly meeting of the State Racing Commission held, on due notice, at the office of the Commission, 745 Fifth Avenue, New York City, on Thursday, October 8, 1964, at 10 o'clock in the forenoon.

PRESENT:

Ashley T. Cole, Chairman
Edmond M. Hanrahan, Commissioner
Joseph A. Gimma, Commissioner

Also present were: Harry J. Millar, Secretary, Francis P. Dunne, Steward, Joseph E. Ruggiero, Counsel, and Alex M. Robb, Director, Thoroughbred Breeders Service Bureau.

The Commission considered amendments to its rules, and upon motion duly made and seconded, it amended its rules as follows:

Section 7.3 now reading as follows:

7.3 (87) (Workmen's compensation for jockeys.) A jockey shall be compensated and insured for workmen's compensation by either the owner or trainer according to which one is his employer, as defined by the Workmen's Compensation Law, and usual certificate of insurance shall be filed with the commission before license be issued to such owner or trainer, as the case may be. If the insurance underwriter should advise the commission that the insurance coverage is cancelled or suspended for non-payment of premium or otherwise, the jockey shall not be permitted to ride for his employer unless and until the insurance is fully reinstated.

is hereby amended to read as follows:

7.3 (Workmen's compensation.) All jockeys and all stable employees shall be insured for workmen's compensation by either the owner or trainer according to which one is the employer, as defined by the Workmen's Compensation Law, and usual certificate of insurance shall be filed with the commission before license be issued to such owner or trainer, as the case may be. If the insurance underwriter should advise the commission that the insurance coverage is cancelled or suspended for non-payment of premium or otherwise, the jockey shall not be permitted to ride nor the stable employees to act for the employer unless and until the insurance is fully reinstated.

Section 10.22 now reading as follows:

10.22 (122) (Pools dependent on entries.) In all races except sweepstakes with five or more separate entries which start, racing associations shall provide win, place and show pools; in all races with four separate entries which start, they shall provide win and place pools; in races of three or two separate entries which start, they shall provide only a win pool; and pari-mutuel tickets shall be sold accordingly; provided, however, that in sweepstakes with less than four separate entries which start, racing associations may, at their option, provide that there shall be no betting; and in such cases an additional race with betting shall be added to the program.

is hereby amended to read as follows:

10.22 (Pools dependent on entries.) In all races except sweepstakes with five or more separate entries which start, racing associations shall provide win, place and show pools; in all races with four separate entries which start, they shall provide win and place pools; in races of three or two separate entries which start, they shall provide only a win pool; and pari-mutuel tickets shall be sold accordingly; provided, however, that in sweepstakes with less than four separate entries which start, racing associations may, at their option, provide that there shall be no betting; and in such cases an additional race with betting shall be added to the program, if feasible.

Section 25.20 now reading as follows:

25.20 (234) (Where entries made.) In the absence of notice to the contrary, entries and declarations of forfeit, due on the eve of and during a meeting, are due at the office of the clerk of the course where the race is to be run.

is hereby amended to read as follows:

25.20 (Where entries made.) In the absence of notice to the contrary, entries due on the eve of and during a meeting, are due at the office of the clerk of the course where the race is to be run.

Section 25.27 now reading as follows:

25.27 (241) (Declaration of forfeit.) Notification to the office of The Jockey Club or to the clerk of the course of the death of a horse shall be equivalent to a declaration of forfeit.

is hereby repealed.

Section 26.1 now reading as follows:

26.1 (247a) (Limitation on partnership.) A horse may be owned by an individual or by a partnership of any number of persons, but no horse shall be entered and run by an owning partnership if it contains more than four members or if the proportionate interest of any member is less than 25 per cent.

is hereby amended to read as follows:

26.1 (Limitation on partnership.) A horse may be owned by an individual or by a partnership, provided such partnership complies with Section 3.9 (b), but no horse shall be entered and run by an owning partnership if it contains more than four members or if the proportionate interest of any member is less than 25 per cent.

Section 27.3 now reading as follows:

27.3 (261) (Failure to declare forfeit.) A person making an entry under another person's subscription when forfeit must be declared by a particular time shall, if he does not declare forfeit by that time, be considered to have taken the engagement upon himself, and it shall be transferred to his name.

is hereby repealed.

Section 35.8 now reading as follows:

35.8 (304) (Stewards may dispense with walkover.) When one horse pays forfeit for a match the other need not walk over, but for a sweepstakes, even if all the horses but one have declared forfeit, that horse must walk over, except by the written consent of all the persons who pay forfeit; in the case of a purse, the consent of the stewards is necessary to dispense with a walkover.

is hereby amended to read as follows:

35.8 (Stewards may dispense with walkover.) In a sweepstakes, if only one horse remains to start, the stewards may dispense with a walkover.

Section 40.8 now reading as follows:

40.8 (345) (Stewards decide conflicting claims.) Conflicting claims for the services of a jockey shall be decided by the stewards.

is hereby amended to read as follows:

40.8 (Stewards decide conflicting claims.) When a jockey is engaged for a race, such engagement is binding on both parties, and any conflict in such a matter, including claims for the services of a jockey, shall be decided by the stewards.

Twin double rule (g) (2), Section 12.25, now reading as follows:

(g) Effect-horse scratched or excused.

(2) Should any horse in the second race of the twin double not coupled with a starter be scratched or excused by the stewards after the running of the first race, a consolation pool will result. In such case, all tickets combining the scratched or excused horse with the actual winner of the first race of the twin double shall become consolation tickets and shall be paid a price per dollar bet determined as follows: the net twin double pool shall be divided by the total purchase price of all twin double tickets designating the winner of the first race of the twin double and the result obtained shall constitute the consolation price per dollar bet. Further participation of such consolation tickets in the twin double pool shall terminate. The amount set aside for these consolation pay-offs will be deducted from the net twin double pool.

is hereby amended to read as follows:

(g) Effect-horse scratched or excused.

(2) Should any horse in the second race of the twin double not coupled with a starter be scratched or excused by the stewards after the running of the first race, a consolation twin double pool will result. In such case, all tickets combining the scratched or excused horse with the actual winner of the first race of the twin double shall become consolation tickets and shall be paid a price per dollar bet determined as follows: the net twin double pool shall be divided by the total purchase price of all twin double tickets designating the winner of the first race of the twin double

and the result obtained shall constitute the consolation price per dollar bet. Further participation of such consolation tickets in the twin double pool shall terminate. The amount set aside for these consolation pay-offs will be deducted from the net twin double pool.

Subchapter B of the Commission's Rules and Regulations now reading as follows:

RULES AND REGULATIONS
SUBCHAPTER B

Rules of Racing

CONTENTS

PART

- 20 General Provisions
- 21 Regulations for Race Meetings
- 22 The Stewards
- 23 Officials of the Meeting
- 24 Registration of Horses
- 25 Entries, Subscriptions, Declarations and Acceptances for Races
- 26 Partnerships and Assumed Names
- 27 Stakes, Forfeits, Subscriptions
- 28 Qualifications of Starters
- 29 Scale of Weights
- 30 Estimating Wirmings
- 31 Penalties and Allowances
- 32 Apprentice Jockeys
- 33 Weighing Out
- 34 Starting
- 35 Rules of the Race
- 36 Weighing in
- 37 Dead Heats
- 38 Claiming Races
- 39 Disputes, Objections, Appeals
- 40 Restrictions on Jockeys and Stable Employees
- 41 Racing Colors and Numbers
- 42 Corrupt Practices and Disqualifications of Persons

is hereby amended to read as follows:

RULES AND REGULATIONS
SUBCHAPTER B

Rules of Racing

CONTENTS

PART	
20	General Provisions
21	Regulations for Race Meetings
22	The Stewards
23	Officials of the Meeting
24	Registration of Horses
25	Entries, Subscriptions, Declarations and Acceptances for Races
26	Partnerships and Stable Names
27	Stakes, Subscriptions
28	Qualifications of Starters
29	Scale of Weights
30	Estimating Winnings
31	Penalties and Allowances
32	Apprentice Jockeys
33	Weighing Out
34	Starting
35	Rules of the Race
36	Weighing In
37	Dead Heats
38	Claiming Races
39	Disputes, Objections, Appeals
40	Restrictions on Jockeys and Stable Employees
41	Racing Colors and Numbers
42	Corrupt Practices and Disqualifications of Persons

Part 7 now reading as follows:

PART 7

RACING EMPLOYEES

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 7.1 Information in daily program
- 7.2 Physical examinations
- 7.3 Workmen's compensation for jockeys
- 7.4 Minors not to be employed
- 7.5 Registration of stable employees
- 7.6 Identification card required
- 7.7 Safety helmet required

is hereby amended to read as follows:

PART 7

RACING EMPLOYEES

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 7.1 Information in daily program
- 7.2 Physical examinations
- 7.3 Workmen's compensation
- 7.4 Minors not to be employed
- 7.5 Registration of stable employees
- 7.6 Identification card required
- 7.7 Safety helmet required

Part 25 now reading as follows:

PART 25

ENTRIES, SUBSCRIPTIONS, DECLARATIONS AND
ACCEPTANCES FOR RACES

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 25.1 Stewards' ruling accepted
- 25.2 Entries may be cancelled, revoked
- 25.3 Horse must be entered
- 25.4 Disqualification--ownership
- 25.5 Disqualification--improper practice
- 25.6 Procedure for making entries
- 25.7 Entries made by telegraph
- 25.8 Entrance money not returned
- 25.9 Entries to be posted
- 25.10 Limitations on entries
- 25.11 Restrictions on ownership by trainer
- 25.12 Name in which horse is run
- 25.13 Closing time--overnight races
- 25.14 Delayed entries
- 25.15 Information required for entry
- 25.16 Name of entry
- 25.17 Information for initial entry
- 25.18 Change of name
- 25.19 Closing time--entries, declarations
- 25.20 Where entries made
- 25.21 Transfer of subscriptions
- 25.22 Subscription defined
- 25.23 Death of owner of subscription
- 25.24 Striking out of engagement
- 25.25 Striking out is irrevocable
- 25.26 Omission by vendor to strike out
- 25.27 Declaration of forfeit
- 25.28 Proof of transfer with engagements
- 25.29 Sale to unqualified person
- 25.30 Restrictions on acceptance of nominations

is hereby amended to read as follows:

PART 25

ENTRIES, SUBSCRIPTIONS, DECLARATIONS AND
ACCEPTANCES FOR RACES

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 25.1 Stewards' ruling accepted
- 25.2 Entries may be cancelled, revoked
- 25.3 Horse must be entered
- 25.4 Disqualification--ownership
- 25.5 Disqualification--improper practice
- 25.6 Procedure for making entries
- 25.7 Entries made by telegraph
- 25.8 Entrance money not returned
- 25.9 Entries to be posted
- 25.10 Limitations on entries
- 25.11 Restrictions on ownership by trainer
- 25.12 Name in which horse is run
- 25.13 Closing time--overnight races
- 25.14 Delayed entries
- 25.15 Information required for entry
- 25.16 Name of entry
- 25.17 Information for initial entry
- 25.18 Change of name
- 25.19 Closing time--entries, declarations
- 25.20 Where entries made
- 25.21 Transfer of subscription
- 25.22 Subscription defined
- 25.23 Death of owner of subscription
- 25.24 Striking out of engagement
- 25.25 Striking out is irrevocable
- 25.26 Omission by vendor to strike out
- 25.28 Proof of transfer with engagements
- 25.29 Sale to unqualified person
- 25.30 Restrictions on acceptance of nominations

Part 27 now reading as follows:

PART 27

STAKES, FORFEITS, SUBSCRIPTIONS

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 27.1 Time for overnight entries
- 27.2 Start--when considered
- 27.3 Failure to declare forfeit
- 27.4 Start subject to payment of certain fees

is hereby amended to read as follows:

PART 27

STAKES, SUBSCRIPTIONS

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 27.1 Time for overnight entries
- 27.2 Start—when considered
- 27.4 Start subject to payment of certain fees

Upon motion duly made and seconded, the Contents table on page 4 of the Rules and Regulations is hereby amended by adding at the end thereof the following, viz.:

15 Breeders' Awards

Upon motion duly made and seconded, PART 15, entitled "Breeders' Awards", shall be added after PART 14, Section 14.13, at present listed on page 57 of the current Book of Rules and Regulations, as follows:

PART 15

BREEDERS' AWARDS

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

15.1 Breeders' awards

Section 15.1 (Breeders' awards.) Awards granted to breeders of State-bred horses.

(a) To encourage the breeding of Thoroughbred horses in the State, licensed racing associations may grant breeders' awards, in such amount as they shall fix from time to time, to breeders of State-bred horses which win races (except stakes races) at tracks in the State of New York.

(b) To be eligible therefor, such State-bred horses must be registered with the New York State-Bred Registry administered by New York's breeding associations with the approval of the Commission.

(c) To qualify for such registration, said horses must have been foaled in the State of New York and, in addition, unless the breeder is a resident of the State, said horses shall be either the produce of mares covered in New York State the previous season, or of mares sent into the State to foal and covered by New York stallions the season of the birth of said foals.

(d) The New York State-Bred Registry shall consist of the President of the Genesee Valley Breeders' Association (or an association member designated by him), the President of the Eastern New York Thoroughbred Breeders' Association (or an association member designated by him) and the Director of the Thoroughbred Breeders Service Bureau of the Commission.

(e) The New York State-Bred Registry shall prepare rules and forms for registration of such State-bred horses, for the fees to be paid therefor and for the disposition thereof, such rules and forms to be subject to the approval of the Commission.

Upon motion duly made and seconded, the Commission ratified the action of the Chairman in approving the appointment of Mr. Luke H. O'Brien and Mr. Jack Klucina as alternate Stewards representing the Finger Lakes Racing Association Inc. at their meeting commencing with the departure of Dr. Joseph C. O'Dea, Steward, for Tokyo and terminating at the close of their 1964 racing season on October 19. This is in accordance with letter from Finger Lakes Racing Association Inc. dated September 26, 1964.

The Chairman presented and read a request dated October 6, 1964 from Steward Francis P. Dunne for consent of the Commission to serve as Steward at The Fair Grounds in New Orleans after the termination of the 1964 season in New York, and until March 13, 1965. Upon motion duly made and seconded, such consent was duly granted.

The Chairman stated that he had sent to the Commissioners copies of Amendment No. 6 to the Credit Agreement between The New York Racing Association Inc. and the lending banks dated as of June 30, 1964.

Upon motion duly made and seconded, the Commission approved the said Agreement.

The Commission discussed the application of Don Meade for a trainer's license and authorized the Steward as Director of Racing for the Commission to prepare an examination for Don Meade with respect to his fitness and capacity for such a license and, if the examination is successfully passed, to issue to him such a license.

The Chairman stated to the meeting that he had been in correspondence with Dr. Grant S. Kaley, Director, Division of Animal Industry, New York State Department of Agriculture and Markets, with respect to the reports on encephalitis in the State of New Jersey and that the Racing Associations had been alerted to the necessity for taking the usual precautions.

Other matters of interest to the Commission were discussed.

The Commission considered and took appropriate action with respect to applications for occupational licenses.

There being no further business, upon motion duly made and seconded, the meeting adjourned.



Secretary

Minutes of a special meeting of the State Racing Commission held on due notice at the office of the Commission, 745 Fifth Avenue, New York City, on Tuesday, November 10, 1964, at 10 o'clock in the forenoon.

PRESENT:

Ashley T. Cole, Chairman
Joseph A. Gimma, Commissioner

Also present were: Harry J. Millar, Secretary, Francis P. Dunne, Steward, and Alex M. Robb, Director, Thoroughbred Breeders Service Bureau.

The Chairman stated that Commissioner Hanrahan had telephoned to him that it was necessary for him to be out of town today and that he would be unable to attend the meeting, although he had received due notice thereof.

The Commission considered amendments to its Rules and Regulations, and upon motion duly made and seconded, it amended its rules as follows:

Part 9 now reading as follows:

PART 9

RACING RESULTS

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 9.1 Posting order of finish
- 9.2 Announcing pay-off error
- 9.3 When foul is claimed
- 9.4 Rulings after Official
- 9.5 Photo-finish pictures

is hereby amended to read as follows:

PART 9

RACING RESULTS

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 9.1 Posting order of finish
- 9.3 When foul is claimed
- 9.4 Rulings after Official
- 9.5 Photo-finish pictures

Section 9.2 now reading as follows:

9.2 (95A) (Announcing pay-off error.) If an error be made in posting the pay-off, it shall be corrected promptly and only the correct amounts shall be paid; and if it be impossible to correct the posted pay-off, correction shall be made orally by the public address system.

is hereby repealed.

Part 10 now reading as follows:

PART 10

PARI-MUTUEL OPERATION

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 10.1 Rules printed in programs
- 10.2 Result boards, totalizers required
- 10.3 Sale, exchange of tickets
- 10.4 Presentation for payment
- 10.5 Presentation dead-line
- 10.6 Minimum pay-off
- 10.7 Mutilated tickets
- 10.8 Minors may not purchase
- 10.9 When sellers' windows open
- 10.10 Machines locked at post time
- 10.11 Sales not completed
- 10.12 When Daily Double windows close
- 10.13 Cashiers' windows
- 10.14 Bookmaking prohibited
- 10.15 Record of unpaid tickets
- 10.16 Records of calculations
- 10.17 Daily reports to commission
- 10.18 Daily examination of records of employment
- 10.19 The field
- 10.20 Refund--horse excused
- 10.21 Refund--failure of starting gate
- 10.22 Pools dependent on entries
- 10.23 Refund only on presentation

is hereby amended by adding thereto the following

- 10.24 Announcing pay-off error
- 10.25 Adjustment of underpayments caused by error

The following Sections are hereby adopted as additions to the Commission's book of Rules and Regulations:

10.24 (Announcing pay-off error.) If an error is made in posting pay-off figures on the public board, prior to the cashing of any pari-mutuel tickets affected by such error, it shall be corrected promptly and a statement explaining the facts made over the public address system.

10.25 (Adjustment of underpayments caused by error.)

(a) In the event of an error in calculations of pay-off prices which result in underpayments to the public, the aggregate of such underpayments shall be paid into the corresponding pool of the next race or races in such amounts as may be determined by the Steward of the Commission and a designated representative of the association conducting the meeting.

(b) If any such error should occur in computing the daily double or the twin double pools, the underpayment shall be added to the corresponding pool of the following day.

(c) Immediately upon the discovery of such an error, the State Racing Commission and the State Tax Commission shall be furnished a detailed statement thereof in writing, signed by the Manager of the Mutuel Department.

Part 35 now reading as follows:

PART 35

RULES OF THE RACE

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 35.1 Declaration to win
- 35.2 Foul riding penalized
- 35.3 Results of intentional foul
- 35.4 Instructions to jockeys
- 35.5 Stewards may declare race void, order refund
- 35.6 Horse must return to course
- 35.7 Race run on wrong course, distance
- 35.8 Stewards may dispense with walkover

is hereby amended to read as follows:

PART 35

RULES OF THE RACE

(Statutory authority: L. 1934, ch. 310, as amd.)

SEC.

- 35.1 Declaration to win
- 35.2 Foul riding penalized
- 35.3 Results of intentional foul
- 35.4 Instructions to jockeys
- 35.5 Stewards may declare race void, order refund
- 35.6 Horse must return to course
- 35.8 Stewards may dispense with walkover

Section 35.7 now reading as follows:

35.7 (303) (Race run on wrong course, distance.) If a race has been run by all the horses at wrong weights or over a wrong course or distance and an objection be made before official confirmation of the number of the horses placed in the race or if a judge is not in the stand when the horses pass the winning post, the race shall be run again after the last race of the day, but in no case less than 30 minutes after the finish of the wrongly run race.

is hereby repealed.

Upon motion duly made and seconded, the Commission ratified the action of the Chairman in approving the appointment of the following, viz:

Mr. Frank Calvarese
 Mr. Harry T. Palmer, Jr.
 Mr. Oscar G. Mackey

to act as Starters, alternatively, during the remainder of the 1964 Aqueduct season, as set forth in letter dated October 22, 1964 from The New York Racing Association Inc. This action is necessary in view of the fact that Starter George Cassidy underwent major surgery on October 22 and will be absent from his position for some time.

Upon motion duly made and seconded, the following resolution was adopted:

RESOLVED, that the Chairman be and he hereby is authorized and directed to issue licenses to the Adjacent Hunts Racing Association, Inc., to hold a hunt meeting on the premises of the Blind Brook Turf and Polo Club, Purchase, New York, on Saturday, May 22, 1965; said licenses to be for the conducting of such meeting and for pari-mutuel betting thereat. Such licenses are to be delivered upon receipt from the Racing Association of properly executed applications and the sum of \$75.00 covering the daily license fee which is hereby fixed at \$25.00 and supervisory fee fixed at \$50.00.

At the end of the meeting the Chairman presented a letter dated November 9 from Mr. Francis P. Dunne, Steward of the Commission, recommending that Subdivision (c) of Section 3.6 of its Rules and Regulations be amended so that it would read as it did before the last amendment was made; in other words, so that it would continue to permit the Commission to refund the fees paid by those applicants for licenses who did not participate in racing in New York during the 1964 season. In view of the absence of Commissioner Hanrahan and of the Commission counsel, Mr. Ruggiero, the Chairman suggested that Mr. Dunne's letter be laid over, for consideration, until the meeting of the Commission on December 10.

Other matters of interest to the Commission were discussed.

The Commission considered and took appropriate action with respect to applications for occupational licenses.

There being no further business, upon motion duly made and seconded, the meeting adjourned.



Secretary

Minutes of the regular monthly meeting of the State Racing Commission held on due notice at the office of the Commission, 745 Fifth Avenue, New York City, on Thursday, December 10, 1964, at 10 o'clock in the forenoon.

PRESENT:

- Ashley T. Cole, Chairman
- Edmond M. Hanrahan, Commissioner
- Joseph A. Gimma, Commissioner

Also present were: Harry J. Millar, Secretary, Francis P. Dunne, Steward, and Alex M. Robb, Director, Thoroughbred Breeders Service Bureau.

Upon motion duly made and seconded, the Commission approved the proposed amendment to The New York Racing Association's agreement with CBS Television Network for telecasts of the Belmont Stakes in 1965 and 1966; said amendment dated October 20, 1964, and submitted by The Association with their letter of November 12, 1964.

Upon motion duly made and seconded, the Commission approved the ^{informal} application of Finger Lakes Racing Association Inc. dated December 7, 1964 for 125 days of racing in 1965, as follows:

Spring Meeting	(Wed.)	May 26 -	(Wed.)	June 30	31 days
Summer Meeting	(Thurs.)	July 1 -	(Tues.)	Aug. 31	53 days
Autumn Meeting	(Wed.)	Sept. 1 -	(Mon.)	Oct. 18	41 days
					Total 125 days

Upon receipt of properly executed formal applications for licenses to conduct race meetings and to conduct pari-mutuel betting thereat, together with checks covering the daily license fee hereby fixed at \$100 and supervisory fee hereby fixed at \$400 per day, the Chairman was authorized to issue licenses therefor.

Upon motion duly made and seconded, the Commission approved the appointment of John J. Klucina as Racing Secretary for Finger Lakes Racing Association Inc., for its 1965 meeting.

The Secretary read to the meeting a letter from Vice President Basil of The New York Racing Association Inc. dated December 9, 1964 applying for the following dates for racing in 1965 at Aqueduct and Saratoga Springs:

<u>Aqueduct Spring Meeting</u>		
Monday, March 15 to Monday, May 31		67 days
<u>Belmont Spring Meeting at Aqueduct</u>		
Tuesday, June 1 to Wednesday, June 30		26 days
<u>Aqueduct Summer Meeting</u>		
Thursday, July 1 to Saturday, July 31		27 days
<u>Saratoga Meeting</u>		
Monday, August 2 to Saturday, August 28		24 days
<u>Aqueduct Fall Meeting</u>		
Monday, August 30 to Saturday, October 2		30 days
<u>Belmont Fall Meeting at Aqueduct</u>		
Monday, October 4 to Saturday, October 30		24 days
<u>Aqueduct Final Meeting</u>		
Monday, November 1 to Saturday, December 11		36 days
		Total 234 days

Upon motion duly made and seconded, the Commission approved the said application and authorized the Chairman to notify The New York Racing Association Inc. accordingly.

The Commission discussed the matter of off-course betting and the points of view of the Trustees of The New York Racing Association Inc. and their Counsel, as expressed at the Trustees meeting on December 9.

The Chairman presented to the Commission a communication dated December 9 signed by the Stewards of the Aqueduct meeting, referring to this Commission the case of Richard Eddy, Assistant Trainer. Upon motion duly made and seconded, Richard Eddy's license as an Assistant Trainer was suspended, and the Chairman was authorized and directed to obtain from Mr. Eddy a statement of his version of the circumstances and, in the event that such statement was not received by December 21 or if it was not acceptable to the Chairman, the Chairman was authorized to initiate further proceedings with respect to Mr. Eddy's license as Assistant Trainer.

The Steward told the meeting that the employees of the License Bureau would like to retain the Bureau at Aqueduct throughout the period when there is no racing. This would be more convenient for the work of the Bureau and save the State the expense of bringing the records to New York and returning them to Aqueduct. The Commissioners were in favor of this suggestion, and the Bureau will remain at Aqueduct.

The Chairman told the meeting about his correspondence with Dr. Hurd, Director of the Budget, on the subject of the retention by The New York Racing Association Inc. of Turner Construction Company as Agent and Construction Co-ordinator for the rebuilding of the grandstand at Belmont Park.

Other matters of interest to the Commission were discussed.

The Commission considered and took appropriate action with respect to applications for occupational licenses.

There being no further business, upon motion duly made and seconded, the meeting adjourned.



Secretary