

2008604e1

1 A bill to be entitled
2 An act relating to pari-mutuel wagering; amending s.
3 550.002, F.S.; providing for a full schedule of racing for
4 quarter horse permitholders; amending s. 550.334, F.S.;
5 removing provisions requiring an application to the
6 Division of Pari-mutuel Wagering for a permit to conduct
7 quarter horse race meetings; removing provisions for
8 granting a license to conduct quarter horse racing;
9 removing a provision for governance and control of quarter
10 horse racing; removing a requirement for intertrack
11 wagering to be conducted by a quarter horse permitholder;
12 providing for a grandfather clause; amending s. 849.086,
13 F.S.; providing for a full schedule of races for a new
14 permitholder to be eligible to renew a cardroom license;
15 amending s. 550.26165, F.S.; authorizing the payment of
16 certain breeders' and stallion awards under certain
17 circumstances; amending s. 550.2625, F.S.; providing that
18 the provisions of statute governing certain owners' awards
19 shall govern in the absence of a written agreement;
20 amending s. 550.5251, F.S.; providing an exception to the
21 requirement that each thoroughbred permitholder run an
22 average of one race per racing day against horses bred in
23 this state that have preference over nonstate horses;
24 providing an effective date.

25
26 Be It Enacted by the Legislature of the State of Florida:

27
28 Section 1. Subsection (11) of section 550.002, Florida
29 Statutes, is amended to read:

2008604e1

550.002 Definitions.--As used in this chapter, the term:

(11) "Full schedule of live racing or games" means, for a greyhound or jai alai permitholder, the conduct of a combination of at least 100 live evening or matinee performances during the preceding year; for a permitholder who has a converted permit or filed an application on or before June 1, 1990, for a converted permit, the conduct of a combination of at least 100 live evening and matinee wagering performances during either of the 2 preceding years; for a jai alai permitholder who does not operate slot machines in its pari-mutuel facility, who has conducted at least 100 live performances per year for at least 10 years after December 31, 1992, and whose handle on live jai alai games conducted at its pari-mutuel facility has been less than \$4 million per state fiscal year for at least 2 consecutive years after June 30, 1992, the conduct of a combination of at least 40 live evening or matinee performances during the preceding year; for a jai alai permitholder who operates slot machines in its pari-mutuel facility, the conduct of a combination of at least 150 performances during the preceding year; for a harness permitholder, the conduct of at least 100 live regular wagering performances during the preceding year; for a quarter horse permitholder, at its facility unless an alternative schedule of live regular wagering performances is agreed upon by permitholder and the horsemen's association representing the majority of the quarter racehorse owners and trainers at the facility and filed with the division with its annual date application, in 2009-2010, the conduct of at least 20 live regular wagering performances, in 2010-2012, the conduct of at least 30 live regular wagering performances, and for every year after the 2011-2012 racing year,

2008604e1

59 the conduct of at least 40 live regular wagering performances
60 during the preceding year; for a quarter horse permitholder
61 leasing another licensed racetrack, the conduct of 100 events at
62 the leased facility; and for a thoroughbred permitholder, the
63 conduct of at least 40 live regular wagering performances during
64 the preceding year. For a permitholder which is restricted by
65 statute to certain operating periods within the year when other
66 members of its same class of permit are authorized to operate
67 throughout the year, the specified number of live performances
68 which constitute a full schedule of live racing or games shall be
69 adjusted pro rata in accordance with the relationship between its
70 authorized operating period and the full calendar year and the
71 resulting specified number of live performances shall constitute
72 the full schedule of live games for such permitholder and all
73 other permitholders of the same class within 100 air miles of
74 such permitholder. A live performance must consist of no fewer
75 than eight races or games conducted live for each of a minimum of
76 three performances each week at the permitholder's licensed
77 facility under a single admission charge.

78 Section 2. Section 550.334, Florida Statutes, is amended to
79 read:

80 550.334 Quarter horse racing; substitutions.--

81 ~~(1) Subject to all the applicable provisions of this~~
82 ~~chapter, any person who possesses the qualifications prescribed~~
83 ~~in this chapter may apply to the division for a permit to conduct~~
84 ~~quarter horse race meetings and racing under this chapter. The~~
85 ~~applicant must demonstrate that the location or locations where~~
86 ~~the permit will be used are available for such use and that she~~
87 ~~or he has the financial ability to satisfy the reasonably~~

2008604e1

88 ~~anticipated operational expenses of the first racing year~~
89 ~~following final issuance of the permit. If the racing facility is~~
90 ~~already built, the application must contain a statement, with~~
91 ~~reasonable supporting evidence, that the permit will be used for~~
92 ~~quarter horse racing within 1 year after the date on which it is~~
93 ~~granted; if the facility is not already built, the application~~
94 ~~must contain a statement, with reasonable supporting evidence,~~
95 ~~that substantial construction will be started within 1 year after~~
96 ~~the issuance of the permit. After receipt of an application, the~~
97 ~~division shall convene to consider and act upon permits applied~~
98 ~~for. The division shall disapprove an application if it fails to~~
99 ~~meet the requirements of this chapter. Upon each application~~
100 ~~filed and approved, a permit shall be issued setting forth the~~
101 ~~name of the applicant and a statement showing qualifications of~~
102 ~~the applicant to conduct racing under this chapter. If a~~
103 ~~favorable referendum on a pari-mutuel facility has not been held~~
104 ~~previously within the county, then, before a quarter horse permit~~
105 ~~may be issued by the division, a referendum ratified by a~~
106 ~~majority of the electors in the county is required on the~~
107 ~~question of allowing quarter horse races within that county.~~

108 ~~(2) After a quarter horse racing permit has been granted by~~
109 ~~the division, the department shall grant to the lawful holder of~~
110 ~~such permit, subject to the conditions of this section, a license~~
111 ~~to conduct quarter horse racing under this chapter; and the~~
112 ~~division shall fix annually the time when, place where, and~~
113 ~~number of days upon which racing may be conducted by such quarter~~
114 ~~horse racing permitholder. After the first license has been~~
115 ~~issued to the holder of a permit for quarter horse racing, all~~
116 ~~subsequent annual applications for a license by a permitholder~~

2008604e1

117 ~~must be accompanied by proof, in such form as the division~~
118 ~~requires, that the permitholder still possesses all the~~
119 ~~qualifications prescribed by this chapter. The division may~~
120 ~~revoke any permit or license issued under this section upon the~~
121 ~~willful violation by the licensee of any provision of this~~
122 ~~chapter or any rule adopted by the division under this chapter.~~
123 ~~The division shall revoke any quarter horse permit under which no~~
124 ~~live racing has ever been conducted before July 7, 1990, for~~
125 ~~failure to conduct a horse meet pursuant to the license issued~~
126 ~~where a full schedule of horseracing has not been conducted for a~~
127 ~~period of 18 months commencing on October 1, 1990, unless the~~
128 ~~permitholder has commenced construction on a facility at which a~~
129 ~~full schedule of live racing could be conducted as approved by~~
130 ~~the division. "Commenced construction" means initiation of and~~
131 ~~continuous activities beyond site preparation associated with~~
132 ~~erecting or modifying a horseracing facility, including~~
133 ~~procurement of a building permit applying the use of approved~~
134 ~~construction documents, proof of an executed owner/contractor~~
135 ~~agreement or an irrevocable or binding forced account, and actual~~
136 ~~undertaking of foundation forming with steel installation and~~
137 ~~concrete placing. The 18-month period shall be extended by the~~
138 ~~division, to the extent that the applicant demonstrates to the~~
139 ~~satisfaction of the division that good faith commencement of the~~
140 ~~construction of the facility is being delayed by litigation or by~~
141 ~~governmental action or inaction with respect to regulations or~~
142 ~~permitting precluding commencement of the construction of the~~
143 ~~facility.~~

2008604e1

144 (1)~~(3)~~ The operator of any licensed racetrack is authorized
145 to lease such track to any quarter horse racing permitholder for
146 the conduct of quarter horse racing under this chapter.

147 ~~(4) Section 550.054 is inapplicable to quarter horse racing~~
148 ~~as permitted under this section. All other provisions of this~~
149 ~~chapter apply to, govern, and control such racing, and the same~~
150 ~~must be conducted in compliance therewith.~~

151 (2)~~(5)~~ Quarter horses participating in such races must be
152 duly registered by the American Quarter Horse Association, and
153 before each race such horses must be examined and declared in fit
154 condition by a qualified person designated by the division.

155 (3)~~(6)~~ Any quarter horse racing days permitted under this
156 chapter are in addition to any other racing permitted under the
157 license issued the track where such quarter horse racing is
158 conducted.

159 (4)~~(7)~~(a) Any quarter horse racing permitholder operating
160 under a valid permit issued by the division is authorized to
161 substitute races of other breeds of horses, except thoroughbreds,
162 which are, respectively, registered with the American Paint Horse
163 Association, Appaloosa Horse Club, Arabian Horse Registry of
164 America, Palomino Horse Breeders of America, or United States
165 Trotting Association, for no more than 50 percent of the quarter
166 horse races daily, and may substitute races of thoroughbreds
167 registered with the Jockey Club for no more than 50 percent of
168 the quarter horse races daily with the written consent of all
169 greyhound, harness, and thoroughbred permitholders whose pari-
170 mutuel facilities are located within 50 air miles of such quarter
171 horse racing permitholder's pari-mutuel facility.

2008604e1

172 (b) Any permittee operating within an area of 50 air miles
173 of a licensed thoroughbred track may not substitute thoroughbred
174 races under this section while a thoroughbred horse race meet is
175 in progress within that 50 miles. Any permittee operating within
176 an area of 125 air miles of a licensed thoroughbred track may not
177 substitute live thoroughbred races under this section while a
178 thoroughbred permittee who pays taxes under s. 550.09515(2)(a) is
179 conducting a thoroughbred meet within that 125 miles. These
180 mileage restrictions do not apply to any permittee that holds a
181 nonwagering permit issued pursuant to s. 550.505.

182 (5)~~(8)~~ A quarter horse permit issued pursuant to this
183 section is not eligible for transfer or conversion to another
184 type of pari-mutuel operation.

185 (6)~~(9)~~ Any nonprofit corporation, including, but not
186 limited to, an agricultural cooperative marketing association,
187 organized and incorporated under the laws of this state may apply
188 for a quarter horse racing permit and operate racing meets under
189 such permit, provided all pari-mutuel taxes and fees applicable
190 to such racing are paid by the corporation. However, insofar as
191 its pari-mutuel operations are concerned, the corporation shall
192 be considered to be a corporation for profit and is subject to
193 taxation on all property used and profits earned in connection
194 with its pari-mutuel operations.

195 ~~(10) Intertrack wagering shall not be authorized for any~~
196 ~~quarter horse permitholder without the written consent of all~~
197 ~~greyhound, harness, and thoroughbred permitholders whose pari-~~
198 ~~mutuel facilities are located within 50 air miles of such quarter~~
199 ~~horse permitholder's pari-mutuel facility.~~

2008604e1

200 Section 3. A person submitting a quarter horse permit
201 application to the Division of Pari-mutuel Wagering before March
202 30, 2008, is subject to the criteria for approval of a quarter
203 horse permit which was in existence before July 1, 2008.

204 Section 4. Paragraphs (a) and (b) of subsection (5) of
205 section 849.086, Florida Statutes, are amended to read:

206 849.086 Cardrooms authorized.--

207 (5) LICENSE REQUIRED; APPLICATION; FEES.--No person may
208 operate a cardroom in this state unless such person holds a valid
209 cardroom license issued pursuant to this section.

210 (a) Only those persons holding a valid cardroom license
211 issued by the division may operate a cardroom. A cardroom license
212 may only be issued to a licensed pari-mutuel permitholder and an
213 authorized cardroom may only be operated at the same facility at
214 which the permitholder is authorized under its valid pari-mutuel
215 wagering permit to conduct pari-mutuel wagering activities. An
216 initial cardroom license shall only be issued to a pari-mutuel
217 permitholder if the permitholder is licensed to conduct a full
218 schedule of live races or games as defined in s. 550.002(11)
219 during the state fiscal year in which the initial cardroom
220 license is issued.

221 (b) After the initial cardroom license is granted, the
222 application for the annual license renewal shall be made in
223 conjunction with the applicant's annual application for its pari-
224 mutuel license. If a permitholder has operated a cardroom during
225 any of the 3 previous fiscal years and fails to include a renewal
226 request for the operation of the cardroom in its annual
227 application for license renewal, the permitholder may amend its
228 annual application to include operation of the cardroom. In order

2008604e1

229 for a cardroom license to be renewed the applicant must have
230 requested, as part of its pari-mutuel annual license application,
231 to conduct at least 90 percent of the total number of live
232 performances conducted by such permitholder during either the
233 state fiscal year in which its initial cardroom license was
234 issued, or the state fiscal year immediately prior thereto if the
235 permitholder ran at least a full schedule of live races or games
236 in that prior year. If the application is for a harness
237 permitholder cardroom, the applicant must have requested
238 authorization to conduct a minimum of 140 live performances
239 during the state fiscal year immediately prior thereto. If more
240 than one permitholder is operating at a facility, each
241 permitholder must have applied for a license to conduct a full
242 schedule of live racing.

243 Section 5. Subsection (5) is added to section 550.26165,
244 Florida Statutes, to read:

245 550.26165 Breeders' awards.--

246 (5) The Legislature recognizes that this state is competing
247 with other states to attract thoroughbred breeding and training
248 operations. The awards programs created in this chapter are
249 intended to encourage such operations to locate in this state and
250 must be responsive to rapidly changing programs in other states.
251 Therefore the Legislature finds that it is appropriate to provide
252 greater flexibility to thoroughbred industry participants in this
253 state so that they may design an awards program that is
254 competitive nationally. To achieve that end notwithstanding any
255 other provision of law:

256 (a) The Florida Thoroughbred Breeders' Association may
257 elect, as part of its annual plan, to pay breeders' awards on

2008604e1

258 horses finishing in first, second, or third place in thoroughbred
259 horse races; to pay breeders' awards that are greater than 20
260 percent and less than 15 percent of the announced gross purse;
261 and to vary the rates for breeders' awards based upon the place
262 of finish, class of race, the state or country in which the race
263 took place, and the state in which the stallion siring the horse
264 was standing when the horse was conceived.

265 (b) The Florida Thoroughbred Breeders' Association may
266 elect, as part of its annual plan, to pay stallion awards on
267 horses finishing in first, second, or third place in thoroughbred
268 horse races; to pay stallion awards that are greater than 20
269 percent and less than 15 percent of the announced gross purse; to
270 reduce or eliminate stallion awards in order to enhance breeders'
271 awards or awards under paragraph (c); and to vary the rates for
272 stallion awards based upon the place of finish, class of race,
273 and the state or country in which the race took place.

274 (c) From the funds dedicated in this chapter for use as
275 breeders' awards and stallion awards, the Florida Thoroughbred
276 Breeders' Association may elect, as part of its annual plan, to
277 pay awards to owners of registered Florida-bred horses finishing
278 in first, second, or third place in thoroughbred horse races in
279 this state without regard to awards that may be paid pursuant to
280 s. 550.2625(6).

281 (d) A breeders' award or stallion award under this chapter
282 may not be paid on thoroughbred horse races taking place in other
283 states or countries unless agreed to in writing by all
284 thoroughbred permitholders in this state, the Florida
285 Thoroughbred Breeders' Association, and the Florida Horsemen's
286 Benevolent and Protective Association.

2008604e1

287 Section 6. Paragraph (e) is added to subsection (6) of
288 section 550.2625, Florida Statutes, to read:

289 550.2625 Horseracing; minimum purse requirement, Florida
290 breeders' and owners' awards.--

291 (6)

292 (e) The provisions of this subsection govern owners' awards
293 paid on thoroughbred horse races in this state in the absence of
294 a written agreement on file with the division establishing the
295 rate, procedure, and eligibility requirements for owners' awards,
296 including place of finish, class of race, maximum purse, and
297 maximum award entered into by the permitholder, the Florida
298 Thoroughbred Breeders' Association, and the association
299 representing a majority of the racehorse owners and trainers at
300 the permitholder's location.

301 Section 7. Paragraph (a) of subsection (5) of section
302 550.5251, Florida Statutes, is amended to read:

303 550.5251 Florida thoroughbred racing; certain permits;
304 operating days.--

305 (5) (a) Each licensed thoroughbred permitholder in this
306 state must run an average of one race per racing day in which
307 horses bred in this state and duly registered with the Florida
308 Thoroughbred Breeders' Association have preference as entries
309 over non-Florida-bred horses unless otherwise agreed to in
310 writing by the permitholder, the Florida Thoroughbred Breeders'
311 Association, and the association representing a majority of the
312 thoroughbred racehorse owners and trainers at that location. All
313 licensed thoroughbred racetracks shall write the conditions for
314 such races ~~in which Florida-bred horses are preferred~~ so as to
315 assure that all Florida-bred horses available for racing at such

2008604e1

316 tracks are given full opportunity to run in the class of races
317 for which they are qualified. The opportunity of running must be
318 afforded to each class of horses in the proportion that the
319 number of horses in this class bears to the total number of
320 Florida-bred horses available. A track is not required to write
321 conditions for a race to accommodate a class of horses for which
322 a race would otherwise not be run at the track during its
323 meeting.

324 Section 8. This act shall take effect July 1, 2008.