7969

2011-2012 Regular Sessions

IN ASSEMBLY

May 25, 2011

Introduced by M. of A. TENNEY -- read once and referred to the Committee on Racing and Wagering

AN ACT to amend the racing, pari-mutuel wagering and breeding law, in relation to the distance between harness horse racetracks and other technical provisions relating thereto

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subdivision 4 of section 307 of the racing, pari-mutuel wagering and breeding law is amended to read as follows:

- In considering an application for a license under this section the state racing and wagering board may give consideration to the number of licenses already granted and to the location of the tracks previously licensed. No such license shall be granted to any track which has not conducted pari-mutuel harness racing during at least ten calendar years and which is located within ten miles of a state, county or town fair conducting harness racing for the three consecutive years immediately preceding April second, nineteen hundred fifty-three, which shall be operative during the racing dates of such fair, unless the association, corporation or society conducting such fair shall tively waive objection to the issuance of such license for dates within such period. No such license shall be granted to any track located within the corporate limits of a city of the first class. No such shall be granted to any harness horse racetrack OR HARNESS HORSE RACE-TRACKS WITH VIDEO LOTTERY TERMINALS located within [twenty-five] SIXTY miles of any track already licensed for the same dates and hours except with the consent of the licensee located within such [twenty-five] SIXTY mile area.
- 21 S 2. This act shall take effect immediately.

7

8

9

10 11

12 13

14 15

16 17

18

19

20

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD11432-02-1