7709--A

2013-2014 Regular Sessions

IN ASSEMBLY

May 31, 2013

Introduced by M. of A. PRETLOW -- read once and referred to the Committee on Racing and Wagering -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the racing, pari-mutuel wagering and breeding law, in relation to harness racing

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

- Section 1. Subdivision 3 of section 301 of the racing, pari-mutuel wagering and breeding law is amended to read as follows:
- 3. The term "racing", as used in this article, shall be construed to 4 mean UTILIZING only [horse racing in which the horses participating are 5 harnessed] HORSES THAT ARE REGISTERED WITH A RECOGNIZED BREED REGISTRY 6 AS STANDARD (HARNESS) AND WHERE THE STANDARDBRED HORSE IS ATTACHED to a sulky, carriage, or similar vehicle[, and shall not include any form of 8 horse racing in which the horses participating are] OR mounted [by a jockey].
- 10 S 2. This act shall take effect immediately.

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

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