9148

IN ASSEMBLY

March 20, 2014

Introduced by M. of A. MAGEE -- 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 stallion eligibility for New York-bred harness horse events

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

- Section 1. Subparagraphs (ii) and (iii) of paragraph e of subdivision 1 of section 334 of the racing, pari-mutuel wagering and breeding law, as amended by chapter 445 of the laws of 1997, are amended to read as follows:
 - (ii) owned by a resident of a state other than New York but standing the entire stud season in this state and leased by a resident of this state for a term of not less than [ten years] ONE YEAR, or
 - (iii) owned jointly by a resident of a state other than New York together with a resident of this state and standing the entire stud season in this state and leased by a resident of this state for a term of not less than [ten years] ONE YEAR.
- S 2. Subdivision 3 of section 334 of the racing, pari-mutuel wagering and breeding law, as amended by chapter 445 of the laws of 1997, is amended to read as follows:
- 3. Subsequent to the year [nineteen hundred sixty-five] TWO THOUSAND FOURTEEN a foal shall be eligible for the "New York sire stakes" if conceived from a mare bred in the state and sired by a stallion owned by a resident of this state or leased to a resident of this state for a period of no less than [ten years] ONE YEAR and standing for service within the state at the time of the foal's conception.
 - S 3. This act shall take effect immediately.

5

6

8

9 10

11

12 13

14 15

16

17 18

19

20

21

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

LBD14465-01-4