STATE OF NEW YORK

3036

2019-2020 Regular Sessions

IN ASSEMBLY

January 28, 2019

Introduced by M. of A. SOLAGES, WOERNER, VANEL, MONTESANO, D'URSO, LAVINE, THIELE, PALUMBO -- Multi-Sponsored by -- M. of A. M. L. MILLER -- 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 right to hold race meetings and races at Belmont Park; and providing for the repeal of such provisions upon expiration thereof

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section 203 of the racing, pari-mutuel wagering and breeding law, as amended by chapter 18 of the laws of 2008, is amended to read as follows:

§ 203. Right to hold race meetings and races. 1. Any corporation formed under the provisions of this article, if so claimed in its 5 certificate of organization, and if it shall comply with all the 7 provisions of this article, and any other corporation entitled to the 8 benefits and privileges of this article as hereinafter provided, shall 9 have the power and the right to hold one or more running race meetings in each year, and to hold, maintain and conduct running races at such 10 11 meetings. At such running race meetings the corporation, or the owners 12 of horses engaged in such races, or others who are not participants in the race, may contribute purses, prizes, premiums or stakes to be 14 contested for, but no person or persons other than the owner or owners of a horse or horses contesting in a race shall have any pecuniary 15 interest in a purse, prize, premium or stake contested for in such race, 17 or be entitled to or receive any portion thereof after such race is 18 finished, and the whole of such purse, prize, premium or stake shall be 19 allotted in accordance with the terms and conditions of such race. Races 20 conducted by a franchised corporation shall be permitted only between 21 sunrise and sunset.

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

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A. 3036 2

2. Notwithstanding any other provision of law to the contrary, a franchised corporation shall be permitted to conduct races after sunset at the Belmont Park racetrack, only on the main track in its current configuration, but only if such races conclude before half past ten o'clock post meridian and only if such races occur on Thursdays, Fridays or Saturdays. The franchised corporation shall coordinate with a harness racing association or corporation authorized to operate in Westchester county to ensure that the starting times of all such races are staggered.

- 3. A track first licensed after January first, nineteen hundred ninety, shall not conduct the simulcasting of thoroughbred races within district one, in accordance with article ten of this chapter on days that a franchised corporation is not conducting a race meeting. In no event shall thoroughbred races conducted by a track first licensed after January first, nineteen hundred ninety be conducted after eight o'clock post meridian.
- 17 § 2. This act shall take effect immediately and shall expire and be deemed repealed 4 years after the first night of racing conducted after sunset pursuant to this act; provided that the New York Racing Association shall notify the legislative bill drafting commission of the date of such night of racing in order that the commission may maintain an accurate and timely effective data base of the official text of the laws of the state of New York in furtherance of effecting the provisions of section 44 of the legislative law and section 70-b of the public officers law.