

[6th June, 1912]

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SIND ACT No. III OF 1912.1

[THE SIND RACE-COURSES LICENSING ACT, 1912.]

An Act to provide for the licensing of race-courses in the
2[Province of Sind].

WHEREAS it is expedient to make provision for the regulation of
horse-racing in the 2[Province of Sind]; It is hereby enacted as follows:---

1. 3[(1) This Act may be called the Sind Race-Courses Licensing Act,
1912.]

(2) This section extends of the whole of the 4[Province of Sind].

The rest of the Act extends only to such areas® as the é[Provincial
Government] may by notification in the 7[Official Gazette] direct.

2. In this Act---

(a) "horse-race" means any race in which any horse, mare or
gelding runs or is made to run in competition with nature or kind
soever 8[* * * *] and at which more than twenty persons shall
be present;

(b) "race-course" means any ground on which a horse-race can be
held.

3. (1) No horse-race shall be held save on a race-course which a
licence for horse-racing granted in accordance with the provisions of
this Act is in force.

(2) The terms of such licence shall be published in the
71[Official Gazette].

9[(3) The Licence shall not contain any term or condition allowing
betting or wagering].

4. (1) The owner, lessee or occupier of any race-course may apply to
the [Provincial Government] for a licence for horse-racing on such
race-course.

Short title and extent.

Definitions.

Prohibition against
horse-racing on
unlicensed race-
courses.

Application for
licence for horse-
racing.

1. For Statement of Objects and Reasons, see B. G.G., 1912, Pt. VII, p. 131 : for Report of Select Committee, see

ibid, 1912, Pt. VII, P. 132; and for proceedings in Council see ibid, 1912 Pt. VII pp. 221 and 471.

The original words "Bombay Presidency" have been successively been amended by Sind Ordinance 5 of 1955, s. 3(II)(a). W.P.A.0.1964. Art. 2, Sch., Pt. IV(B). W. P. Ordinance 12 of 1969, s. 2, and the Sind Adaptation of Laws order, 1975, Art. 2, Sch. Pt II to read as above.

The original sub-section (1) has successively been amended by Sind Ordinance 5 of 1955 s. 3(i) W. P. Ordinance 12 of 1969, s. (3.a) and the Sind Adaptation of laws Order, 1975, Art. 2, Sch. Pt. II, to read as above.

The original words "Bombay Presidency" have successively been amended by Sind Ordinance 5 of 1955, s. 3(i)(a), W. P. A. O., 1964, Art, 2, Sch., Pt. IV (B), W. P. Ordinance 12 of 1969, s. 3 (b) and the Sind Adaptation of laws order, 1975, Art. 2, Sch., Pt. II to read as above.

Extended to the limits of the cantonments of Karachi and Hyderabad, vide G.N., H.D. No. 7642, dated 23rd June, 1925, B. G. 1925. Pt. | P. 1671. The Bombay Race-Course Licensing Act 1912, as applicable to Karachi District has been repealed by W.P. Ordinance 12 of 1969, s. 4.

Subs. by A. O., 1937, for "G. in C.".

Subs. ibid, for "B. G. G.".

Omitted by Sind Ord. XV of 1984, s. 2, for the words & commas, "or for any bet or wager made or to be made in respect of any such horse, mare or gelding or the riders thereof".

Added by Sind Ord. XV of 1984, s.3.

SIND ACT No. III OF 1912.1

[THE SIND RACE-COURSES LICENSING ACT, 1912.]

(2) The [Provincial Government] may withhold such license or grant it subject to such condition and for such period as 2[it]

4(4) The [Provincial Government] may at any time cancel any licence granted under this section in the event of any breach of the conditions subject to which it was granted.

5. Whoever takes part in any horse-race on any race-course for which a license granted in accordance with the provisions of section 4 is not in force shall be punishable with fine which may amount to two hundred rupees.

6. If any horse-race is held on any race-course for which a license granted in accordance with the provisions of section 4 is not in force, any person being the owner, lessee or occupier of such race-course shall be punishable with fine which may amount to one thousand rupees.

57. (1) If any person to whom a licence has been granted in accordance with the provisions of section 4 contravenes any of the conditions subject to which such licence was granted, such person shall be punishable with fine which may amount to one thousand rupees.

8. No Court inferior to that of 7* * * * a Magistrate of the First Class shall try an offence under this Act.

9. The [Provincial Government] may from time to time by general or particular order published in the ®[Official Gazette] exempt any horse-race from the operation of this Act.

1. Subs. by the A. O., 1937, for "G. in C."
2. Subs. *ibid*, for "he".

Grant of licence for horse-racing.

Cancelation of licence.

Penalty for taking part in horse-race on unlicensed race-course.

Penalty for owner, etc., allowing racing in unlicensed place.

Penalty for contravening condition of licence.

Cognizance of
offences under this
Act.

Exemption.

3. Sub-section (3) of s. 4 as ins. by Sind Act 4 of 1931, s. 9 (a) (i), Now omitted by Sind
Ord. XV of 1984, s. 4.

4. Sub-section (3) renumbered as sub-section (4) by Sind Act (4) of 1931, s. 9 (a) (ii).

5. S.7 renumbered as s. 7 (1) ibid, s. 9 (b).

6. Sub-section (2) of s. 7 as ins. by Sind 4 of 1931: Now omitted by Sind Ord. XV of 1984,
s. 5.

7. The words "a Presidency Magistrate or of" rep. by the Sind Laws (Adaptation),
Revision, Repeal and Declaration) Ordinance, 1955 (Sind 5 of 1955), s. 6, Sch. II.

8. Subs. by the A. O., 1937, for "B.G. G.".