

- 1 SB298
- 2 9IFSPPP-1
- 3 By Senator Singleton (N & P)
- 4 RFD: Local Legislation
- 5 First Read: 04-Apr-24



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| 7 | A BILL |
| 8 | TO BE ENTITLED |
| 9 | AN ACT |
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| 11 | Relating to the Greene County Racing Commission; to |
| 12 | amend Sections 45-32-150, 45-32-150.01, 45-32-150.02, |
| 13 | 45-32-150.06, 45-32-150.07, 45-32-150.08, 45-32-150.11, |
| 14 | 45-32-150.12, 45-32-150.13, 45-32-150.16, and 45-32-150.20, |
| 15 | Code of Alabama 1975, to increase the annual compensation of |
| 16 | members of the commission; to further provide for the duties |
| 17 | of members of the commission; to delete certain restrictions |
| 18 | on the number of racing days authorized; to increase the |
| 19 | authorized license fee; to establish a residency requirement |
| 20 | as a condition for licensure; to provide Legislative intent; |
| 21 | to further provide for the levy of a local tax on pari-mutuel |
| 22 | wagering; to further provide for the distribution of revenues; |
| 23 | and to repeal Section 45-32-150.19, Code of Alabama 1975, |
| 24 | relating to the manipulation of racing outcomes. |
| 25 | BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: |
| 26 | Section 1. Section 45-32-150, 45-32-150.01, |
| 27 | 45-32-150.02, 45-32-150.06, 45-32-150.07, 45-32-150.08, |
| 28 | 45-32-150.11, 45-32-150.12, 45-32-150.13, 45-32-150.16, |

| 29 | 45-32-150.20, Code of Alabama 1975, are amended to read as |
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| 30 | follows: |
| 31 | " §45-32-150 |
| 32 | (a) The Greene County Racing Commission is hereby |
| 33 | created and established and is vested with the powers and |
| 34 | duties specified in this part, and all other powers necessary |
| 35 | and proper to enable it to execute fully and effectually the |
| 36 | purposes of this part. The official name of the commission |
| 37 | shall be Greene County Racing Commission, the same being |
| 38 | sometimes referred to herein as the racing commission or the |
| 39 | commission. |
| 40 | (b) The commission shall consist of three persons who |
| 41 | shall be appointed by the <u>Governor</u> <u>legislative</u> delegation that |
| 42 | represents Greene County in the House and the Senate for the |
| 43 | State of Alabama. Each such member shall hold office for a |
| 44 | term of <pre>eight</pre> three years from the effective date of the |
| 45 | appointment; provided, however, the term of office of the |
| 46 | present three commissioners shall expire three years after |
| 47 | their last appointment. |
| 48 | (c) If a vacancy occurs for any reason, then that |
| 49 | position shall be filled for the unexpired term and that |
| 50 | commissioner shall be chosen in the same manner as other |
| 51 | commissioners are appointed. |
| 52 | (d) All books, records, maps, documents, and papers |
| 53 | shall constitute public records, and shall be available for |
| 54 | copying, examination, and inspection during all normal |
| 55 | business hours by any agency, official, or personnel." |

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"§45-32-150.01

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- (a) The members of the commission shall be qualified electors of Greene County and not less than 21 years of age, who shall have resided in the State of Alabama for a period of five years next preceding their appointment. Each commissioner shall take the same constitutional oath of office as other county officers, and shall give bond payable to the county in the amount of five thousand dollars (\$5,000), conditioned that he or she shall faithfully and properly perform the duties of his or her office. The premiums on such bonds shall be paid by the commission. The commission may employ such assistance and employees as may be necessary who shall be paid out of funds deposited in the county treasury to the credit of the racing commission.
 - (b) A member of the racing commission may not be an official member of any board of directors, or person financially interested in any race track, pari-mutuel license, or race meeting licensed by the commission, nor shall he or she race dogs in any race meeting licensed by the commission."

75 "\$45-32-150.02

(a) The qualifications and manner of appointment of members of the Greene County Racing Commission shall be set by local law. The salary or other compensation of a member of the Greene County Racing Commission shall be set by the local legislative delegation that represents Greene County in the state Legislature. The compensation of each member of the commission shall be twenty-five thousand dollars (\$25,000) annually. Each commissioner who attends a racing event or performs the duties required by this part, at the facility,

| 85 | shall receive an additional fifty dollars (\$50) per day. |
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| 86 | (b) One member of the commission shall be <u>in attendance</u> |
| 87 | or on call to cover each 24-hour pari-mutuel day required to be |
| 88 | in attendance at each racing event. |
| 89 | (c) Each member of the Greene County Racing Commission |
| 90 | shall be paid at the same rate as any other employee of the |
| 91 | Greene County Commission for attending any out-of-town meeting |
| 92 | on official business of the Greene County Racing Commission. |
| 93 | (d) The above compensation and other sums required to |
| 94 | be paid under this section shall be paid out of the funds in |
| 95 | the county treasury deposited to the credit of the Greene |
| 96 | County Racing Commission and shall be paid to the |
| 97 | commissioners in the same manner as the compensation of other |
| 98 | county officers is paid." |
| 99 | " §45-32-150.06 |
| 100 | Any person, association, or corporation desiring to |
| 101 | operate a racetrack or pari-mutuel license in the county, |
| 102 | shall have the right, subject to this part, to hold and |
| 103 | conduct one or more racing meetings at the track each year $_{	au}$ |
| 104 | provided that no such license shall be granted to any person, |
| 105 | association, or corporation, or to any track, for a period |
| 106 | including more than 313 racing days in any one year. The |
| 107 | racing days shall include the charity days as provided in |
| 108 | Section 45-32-150.21 for the racetrack." |
| 109 | " §45-32-150.07 |
| 110 | No race or racing shall be permitted on Sunday. No |
| 111 | person individual under 18 years of age shall may be employed |

in any manner about the race track or pari-mutuel license



113 except as exercise boys and grooms; nor shall persons under years of age or be permitted to attend any race." 114 "\$45-32-150.08 115 (a) On or before the first day of December of each 116 117 year, anyAny person, association, or corporation possessing the qualifications prescribed in this part shall have the 118 119 right to apply to the racing commission for a permit or 120 license to conduct race meetings and racing under this part. (b) On or before the first day of January of each 121 122 year, Within 30 days after the receipt of any such application 123 under this section, the commission shall convene to consider and act upon all permits or licenses applied for which an 124 125 application has been received. (c) Approved permits or licenses shall be granted for a 126 127 period of not more than 10 years from the date of issuance and shall set forth, in addition to any other information 128 129 prescribed by the commission, the name of the licensee, the 130 location of the race track or pari-mutuel license, duration of 131 the race meeting, and the kind of racing desired to be 132 conducted and shall show the receipt by the commission of a license fee set by the commission, the setting of which is 133 hereby authorized, provided, however, the license fee shall 134 135 not exceed one thousand dollars (\$1,000) annually. 136 (d) The fee for the license shall be established by the 137 commission. The annual license fee may not exceed twenty-five thousand dollars (\$25,000) or, for multi-year contracts, not 138 more than twenty-five thousand dollars (\$25,000) for each year 139

of the multi-year contract.



| 141 | (e) No such license issued under this section shall be |
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| 142 | transferable, nor shall it apply to any other place, track, or |
| 143 | enclosure, except the one specified in this license with the |
| 144 | approval of the commission. |
| 145 | (1) (f) The commission shall not issue any licenses |
| 146 | which would permit any two race tracks in the county to |
| 147 | operate on the same racing days. Further, after the first |
| 148 | license has been issued to the licensee, all subsequent |
| 149 | applications for The commission may issue no more than two |
| 150 | racetrack or pari-mutuel licenses and may permit the licensees |
| 151 | to operate on the same days. |
| 152 | (g) When applying to renew a license, by a permit |
| 153 | holder the application shall be accompanied by proof, in such a |
| 154 | form as the commission may require, that the licensee still |
| 155 | possesses the qualifications set out in this part. Such The |
| 156 | application for renewal of license shall be granted |
| 157 | upon the same terms and conditions as previously issued and |
| 158 | shall not be denied except for due cause. |
| 159 | (h) An application for a license to operate a racetrack |
| 160 | or pari-mutuel pool shall only be granted if the applicant is |
| 161 | <pre>one of the following:</pre> |
| 162 | (1) A corporation, association, company, partnership, |
| 163 | or other legal entity that has been incorporated, organized, |
| 164 | or otherwise established in this state that currently holds a |
| 165 | racetrack or pari-mutuel license immediately preceding the |
| 166 | date on which the license is issued. |
| 167 | (2) A corporation, association, company, partnership, |
| 168 | or other legal entity that has been incorporated, organized, |



| or otherwise established in this state for at least five years |
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| or whose managing member or majority officer has been a |
| resident of this state for at least five years immediately |
| preceding the date on which the license is issued. |
| (3) An individual who has been a resident of this state |
| for at least five years immediately preceding the date on |
| which the license is issued. |
| (2)(i) Seventy-five To the best of a licensee's ability, |
| $\overline{75}$ percent of the employees of the track or tracks shall be |
| bona fide resident citizens of Greene County, Alabama." |
| "§45-32-150.11 |
| The commission shall have the power to grant, refuse, |
| suspend, or withdraw licenses to all persons connected with |
| race tracks, including gate keepers, announcers, ushers, |
| starters, officials, drivers, dog owners, agents, trainers, |
| grooms, stable foremen, exercise boys, veterinarians, valets, |
| sellers of racing forms or bulletins, and attendants in |
| connection with the wagering machines, pursuant to such the |
| rules and regulations as adopted by the commission may adopt |
| and upon the payment of a license fee as fixed and determined |
| by the commission in accordance with the position and |
| compensation of such person. Any license may be revoked by the |
| commission, at its discretion, and any person whose license is |
| revoked shall be ineligible to participate in such occupation |
| connected with racing unless the license is returned by the |

commission with permission to operate thereunder. The

commission may deny or revoke a license to any person who has

been refused or denied a license by any other state racing

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197 commission or racing authority."

198 "\$45-32-150.12

- 199 (a) The commission shall make rules governing, 200 permitting, and regulating the wagering on dog races under the 201 form of mutuel wagering by patrons known as pari-mutuel 202 wagering, which method shall be legal to the extent that and so long as, the same is carried on and conducted strictly in 203 204 conformity with this part, and not otherwise. Only the 205 persons, associations, or corporations receiving a license 206 from the commission shall have the right or privilege to 207 conduct this type of wagering and the licenses shall restrict and confine this form of wagering to a space within the race 208 209 meeting grounds. All other forms of wagering on the result of 210 dog races shall continue to be illegal, and any or all 211 wagering outside of the enclosure of such races, where such 212 races shall have been licensed by the commission shall be 213 illegal.
- 214 (b) No person or corporation shall directly or 215 indirectly purchase pari-mutuel tickets or participate in the 216 purchase of any part of a pari-mutuel pool for another for 217 hire or for any gratuity and no person shall purchase any part 218 of a pari-mutuel pool through another, wherein he or she gives 219 or pays directly or indirectly such other person anything of 220 value. Any person violating this section shall be deemed 221 guilty of a misdemeanor, and, upon conviction in a court of competent jurisdiction, shall be punished by a fine of not 222 more than five hundred dollars (\$500), or by imprisonment not 223 224 to exceed six months, or both fine and imprisonment in the



225 discretion of the court.

- (c) In addition to other rules and regulations that may be promulgatedadopted by the racing commission, the following shall be complied with by the licensee or operator of the race plant and employees thereof.:
- (1) A duly licensed veterinarian shall be on the grounds at weighing time and make examination of the physical condition of each greyhound, and any dog not considered to be in good physical condition, shall be reported to the presiding official.
- (2) (1) An adequate security force shall be employed as prescribed by the racing commission. Members of security force shall have the same powers as other law enforcement officers of the county while performing their duties on the premises of the racetrack.
- (3) (2) Public liability insurance shall be carried by the licensee or operator in an amount and with a company approved by the racing commission.
- 243 (4) (3) A pari-mutuel ticket shall not be sold to an individual who is visibly inebriated.
 - (5) The racing operator is authorized to open the Greene County Racetrack for business and to conduct live greyhound racing and or televised horse or greyhound racing and pari-mutuel wagering during the hours as it deems desirable, however in no event shall the racing commission be authorized to allow live greyhound racing or televised horse or greyhound racing, or both, and pari-mutuel wagering thereon to be conducted after 2:00 AM on Sunday; provided that the

| 253 | racing operator shall not conduct any live racing event at the |
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| 254 | Greene County Racetrack before 10:00 AM, nor shall it present |
| 255 | any televised racing event before 8:00 AM with the hour to be |
| 256 | determined according to the time then applicable in Alabama. |
| 257 | If the racing operator keeps the Greene County Racetrack open |
| 258 | for business until midnight on any day, whether conducting |
| 259 | pari-mutuel wagering on live racing or televised racing, or |
| 260 | both, the racing operator may continue all or any of its |
| 261 | operations past midnight for not exceeding the first two hours |
| 262 | of the following day, even if the following day is not a day |
| 263 | on which the Greene County Racetrack is scheduled to be open |
| 264 | for business as a racing day permitted under this part, and |
| 265 | the time, not exceeding two hours, for which the operations of |
| 266 | the racetrack are continued into the following day shall not |
| 267 | be counted as a racing day or any part thereof against the |
| 268 | limit of racing days permitted the racing operator in any one |
| 269 | year. A pari-mutuel ticket shall not be sold to an individual |
| 270 | who is visibly inebriated. |
| 271 | $\frac{(6)}{(4)}$ Notwithstanding the provisions of this part and |
| 272 | any rules and regulations of the racing commission now in |
| 273 | effect, there shall be no limit imposed upon the number of |
| 274 | races which may be conducted within a single racing program." |
| 275 | "\$45-32-150.13 |
| 276 | (a) Every licensee conducting race meetings under this |
| 277 | part $_{m{	au}}$ shall pay to the ex-officio treasurer of the racing |
| 278 | $\operatorname{commission}_{\underline{\prime}}$ for the use of the $\operatorname{commission}_{\prime}$, a tax in an amount |
| 279 | equal to four percent of the total contributions to all |
| 280 | simulcast pari-mutuel pools conducted or made on any race |

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| 281 | track <u>or pari-mutuel licensee</u> licensed under this part. The |
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| 282 | commission of a licensee on a pari-mutuel pool shall in no |
| 283 | event exceed 18 percent of the amount contributed to the |
| 284 | pari-mutuel pool, which amount shall include the four percent |
| 285 | tax heretofore provided. After the deduction of the four |
| 286 | percent for the use of the commission and the percentage |
| 287 | commission of the licensee, the remainder of the total |
| 288 | contributions to each pool shall be divided among and |
| 289 | redistributed to the contributors to such pools betting on the |
| 290 | winning dog. The amount of each redistribution for each |
| 291 | winning bet placed shall be determined by dividing the total |
| 292 | amount remaining in the pool after the deductions hereinabove |
| 293 | provided for by the number of bets placed on the winning dog. |
| 294 | Each redistribution shall be made in a sum equal to the next |
| 295 | lowest multiple of 10. The licensee is entitled to retain the |
| 296 | odd cents of all redistributions to be known as the breaks to |
| 297 | the dime, and all monies represented by any unclaimed, |
| 298 | uncashed, or abandoned pari-mutuel tickets known as outs |
| 299 | money. Under the pari-mutuel system of wagering herein |
| 300 | provided, the licensee shall be permitted to provide separate |
| 301 | pools for bets to win, place, and show and also a daily double |
| 302 | pool, a quiniela pool, double quiniela pool, trifecta pool, |
| 303 | and such other bets and pools as the commission may from time |
| 304 | to time allow. Each pool shall be redistributed separately as |
| 305 | herein provided. Should there be no ticket bet on the winning |
| 306 | dog, the entire pool shall be divided among the holders of |
| 307 | tickets on the dog running next in line until the pool has |
| 308 | been redistributed to the contributors. The licensee shall be |

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required to use a totalizator machine to record the wagering and compute the odds. Rules and regulations governing the operation of each of the pools shall be set out in book form by the racing commission. The licensee shall collect from each person attending the race meeting under this part 15 percent of the established admissions price or ten cents (\$.10), whichever sum is greater, as an admission make payment of such taxes to the ex-officio treasurer of the racing commission every tenth calendar day of any and every race meeting, which payment shall be accompanied by a report on the races covered by such report and such other information as the commission may require. Every license issued by the commission shall contain the terms, conditions, provisions, percentage commissions of licensee, and tax as set forth in this section, which such terms, conditions, provisions, percentage commission of licensee, and tax shall not be altered or changed during the term of such license without the mutual consent of the commission and licensee.

(b) Every licensee conducting historical horse racing under this part shall pay to the ex-officio treasurer of the racing commission, for the use of the commission, a tax in an amount equal to four percent of the total contributions less prizes paid to winners from all historical horse racing pari-mutuel pools conducted or made on any racetrack or pari-mutuel licensee under this part. The tax may be adjusted as determined necessary by the commission but shall not exceed four percent."

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337 All fees, commissions, taxes, and other monies, 338 including fines and forfeitures, received under this part 339 shall be paid to the Treasurer of Greene County and deposited 340 by the treasurer in the county treasury to the account of the 341 Greene County Racing Commission. All such monies remaining, 342 after payment of expenses incurred in the administration of 343 this part, including the payment of the salaries and expenses 344 of the members and employees of this commission, shall be 345 distributed on a quarterly basis as follows:

(1) There shall be distributed to the Greene County Commission an amount not to exceed two hundred thousand dollars (\$200,000) per year:

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- a. To pay principal of and interest on bonds, warrants, or other securities at any time thereafter issued by the

 Greene County Commission for the purpose of providing and equipping the existing jail facility; or constructing new jail facilities and renovating, improving, and equipping existing jail facilities.
 - b. To enable the county to make lease rental payments to any public corporation in an amount sufficient to retire bonds or other securities issued by such public corporation for the purpose of providing funds to pay cost of acquiring, providing, construction, and equipping a new jail facility; renovating, improving, and equipping the existing jail facility; or constructing new jail facilities and renovating existing jail facilities, or any combination thereof.
- 363 c. To pay principal of and any interest on bonds,
 364 warrants, or other securities at any time hereafter issued by



the Greene County Commission for the purpose of providing funds to pay costs of acquiring, providing, constructing, and equipping a new county courthouse; renovating, improving, and equipping the existing county courthouse.

d. To enable the county to make lease rental payments to any public corporation in an amount sufficient to retire bonds or other securities issued by such public corporation for the purpose of providing funds to pay costs of acquiring, providing, construction, and equipping a new county courthouse; renovating, improving, and equipping the existing county courthouse; or acquiring, providing, constructing, and equipping a new county courthouse and renovating, improving, and equipping the existing county courthouse or any combination thereof. At such time as the principal and interest bonds, warrants, or other securities heretofore mentioned are satisfied, then the sum shall be prorated equally as provided in the following subdivisions (2), (3), (4), and (5).

The balance is to be distributed as follows:

- (2) Twenty-five percent of the monies shall be appropriated to the municipalities of Greene County on a per capita basis according to the most recent population figures used by the federal government for the purpose of revenue sharing, or if these figures are not available, the most recent federal decennial census shall be used.
 - (3) Five percent to the Greene County Hospital Board.
- 391 (4) Thirty percent of the monies shall be appropriated 392 to the Greene County Board of Education.



393 (5) Forty percent of the monies shall be appropriated 394 to the General Fund of Greene County to be allocated and spent 395 in the following prescribed manner:

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- a. Fifty-five and one-halfForty percent of this amount shall remain unearmarked and may be spent in any manner, provided by law, for the benefit of the citizens of Greene County, by the county governing body thereof.
- b. Ten percent to be used by the county governing body to upgrade law enforcement in the county.
- 402 <u>c. Eight and one-half percent to be used by the county</u>
 403 governing body for the benefit of the fire department.
- 404 <u>e.d.</u> Eight percent for the maintenance of a county ambulance service.
- 406 d.e. TwoSix percent for the establishment and
 407 maintenance of day care centers within the county.
- 408 e.f. Three and one-half percent to be appropriated to
 409 the Greene County Library Association for the upgrading of the
 410 library system.
- f.g. One percent to be appropriated to the Community

 Services Programs of Tuscaloosa-Bibb Counties, Incorporated,

 to be used for assistance to low income residents of Greene

 County.
- 415 g.h. Two percent to be appropriated to West Alabama
 416 Mental Health Center, Incorporated, to be used for mental
 417 health services within Greene County.
- 418 h.i. One percent to be appropriated to the Greene
 419 County Retired Senior Volunteer Program (RSVP).
- 420 $\frac{1}{1}$ Two and one-half percent to be appropriated to the



- 421 Society of Folk Arts and Culture, Incorporated, for culture 422 and youth development.
- 423 →k. One percent to be appropriated to the Greene 424 County Commission to be used as follows:

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- 1. One-third of the one percent thereof to be used by the county commission in cultural and historical preservation.
- 2. One-third of the one percent thereof to the Greene County Historical Society for their use in restoring and preserving historic sites and buildings in the county.
- 430 3. One-third of the one percent thereof to the Alabama 431 Civil Rights Educational Freedom Museum, Incorporated.
- k.l. Two percent to the Greene County Health Department 432 433 to be used for general health care in Greene County and to 434 augment the Women, Infants and Children (WIC) and related 435 health programs in Greene County.
 - 1.m. Three percent to be appropriated to the Parks and Recreation Board. No more than 15 percent of the three percent thereof shall be used for maintenance and development of the Greene County Golf Course.
- m.n. Four and one-half percent to Greene County 441 Community Improvement Association for the construction, 442 renovation, and operation of community centers in Tishabee, 443 Clinton, Dollarhide, Knoxville, Mantua, and Mt. Hebron. When 444 the foregoing facilities have been constructed and renovated 445 in these communities, then the funds shall be designated for 446 the general use and operations of the Greene County Community Improvement Association for the construction of additional 447 community centers and the operation of community centers in



449 Greene County.

450 n.o. One and three-quarters percent to be appropriated to Branch Heights.

••p. Three-quarters percent to be appropriated to the county department of human resources.

 $p \cdot q$. One and one-half percent to be appropriated to the E-911 system.

r. Two percent to the local legislative delegation."

"\$45-32-150.20

(a) It shall be unlawful for any person to transmit or communicate to another by any means whatsoever the results, changing odds, track conditions, or any other information relating to any greyhound race from any race track in this county, between the period of time beginning one hour prior to the first race of the day and ending 30 minutes after the posting of the official results of each race, as to that particular race, except that this period may be reduced to permit the transmitting of the results of the last race each day not sooner than 15 minutes after the official posting of such results. Provided, however, that the commission may, by rule, permit the immediate transmission by radio, television, or press wire of any pertinent information concerning feature races.

(b) (a) It shall be unlawful for any person to transmit by any means whatsoever racing information to any other person, or to relay the same to any other person by word of mouth, by signal, or by use of telephone, telegraph, radio, or any other means, when the information is knowingly used or

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intended to be used for illegal gambling purposes, or in furtherance of such gambling purposes.

(c) (b) Any person violating this section shall be guilty of a felony and, upon conviction, shall be imprisoned in the state penitentiary for not less than one year nor more than 10 years, or shall be fined not less than one thousand dollars (\$1,000) nor more than five thousand dollars (\$5,000), or both, in the discretion of the court."

Section 2. (a) The Legislature hereby finds and declares that a computerized machine, which replays actual historical horse races and allows pari-mutuel wagering thereon, is already a permissible lawful activity at each of the four pari-mutuel wagering racetracks in the State of Alabama. The Legislature hereby further finds and declares that a uniform local tax on the handle from pari-mutuel wagering on these historical horse racing computerized machines is necessary for the licensed racetrack and pari-mutuel licenses located in Greene County so that such racetrack and pari-mutuel licenses can be competitive with the other racetracks and pari-mutuel licenses located in the State of Alabama.

(b) For purposes of this act, pari-mutuel wagering on historical horse racing computerized machines may be conducted without regard to any of the following: (i) The type of graphics on the machine used to conduct the activity; whether the patron chooses a specific horse upon which to wager; and (iii) whether the patron watches all or part of the historical race.



| 505 | (c) The local tax on pari-mutuel wagering on historical |
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| 506 | horse races on these computerized machines at the Greene |
| 507 | County racetrack and other pari-mutuel licenses shall be |
| 508 | calculated at a rate up to four percent and the state tax rate |
| 509 | shall be levied at one percent and shall be collected, |
| 510 | administered, and distributed in the same manner and on the |
| 511 | same terms as are applicable to the local pari-mutuel tax on |
| 512 | live greyhound racing conducted at the Greene County racetrack |
| 513 | and pari-mutuel licenses, provided that the total handle less |
| 514 | prizes paid to winners from pari-mutuel wagering of historical |
| 515 | horse races on these computerized machines shall be separately |
| 516 | calculated from any other racing handle, live or simulcast, |
| 517 | and provided further, that the local tax shall be in lieu of |
| 518 | any local tax on pari-mutuel wagering on historical horse |
| 519 | races on these computerized machines that may otherwise be |
| 520 | imposed under Section 45-32-151.02, Code of Alabama 1975. |
| 521 | Section 3. Section 45-32-150.19, Code of Alabama 1975, |
| 522 | relating to the manipulation of race outcomes, is repealed. |
| 523 | Section 4. This act shall become effective immediately |
| 524 | upon its passage and approval by the Governor, or its |
| 525 | otherwise becoming law. |