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PROVINCIAL ADMINISTRATION.

ADMINISTRATOR'S NOTICE.

The following notice relating to the administration of the Province of the Transvaal is published under the authority of the Administrator for general information.

J. H. O. VAN GRAAN,
Provincial Secretary.

Office of the Administrator of Transvaal, Pretoria.

Administrator's Notice No. 950.] [29 December 1961.
BETTING (HORSE RACING) REGULATIONS.

In terms of sections *three* and *nine* of the Admission to Racecourses (Taxation) Ordinance, 1917, sections *three bis*, *eight* and *seventeen* of the Licensing of Bookmakers and Taxation Ordinance, 1925, and sections *two*, *ten*, *twenty* and *twenty-three* of the Horse Racing and Betting Ordinance, 1927, and in substitution of all previous regulations promulgated in terms of any of the aforesaid sections, the Administrator hereby makes the following regulations which shall come into operation on the 1st January, 1962.

DIVISION OF REGULATIONS.

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CHAPTER I.

ADMISSION TO RACECOURSES AND TAXATION.

Definitions.

1. In this Chapter, unless inconsistent with the context—

“Ordinance” means the Admission to Racecourses (Taxation) Ordinance, 1917;

and any other word or expression has the meaning assigned thereto in section *one* of the Ordinance.

When Tax to be Paid:

2. Every licensee shall, within four days after each race meeting held under his licence, lodge with the receiver of revenue for the district in which such meeting is held, a statement as prescribed in regulation 3 and pay the tax payable in respect of such race meeting in terms of section *three* of the Ordinance.

Form of Statement.

3. A statement referred to in regulation 2 shall be affirmed or sworn to before a commissioner of oaths and shall contain the following information—

- (a) the racecourse where the race meeting was held;
- (b) the date on which such race meeting was held;
- (c) the total amount received in respect of all payments made by persons in respect of admission to such racecourse on such date; and
- (d) the amount of tax payable in respect of such amount.

PROVINSIALE ADMINISTRASIE.

ADMINISTRATEURSKENNISGEWING.

Die volgende kennisgewing wat betrekking het op die Administrasie van die Provinse van Transvaal word vir algemene inligting gepubliseer met die magtiging van die Administrateur.

J. H. O. VAN GRAAN,
Provinciale Sekretaris.

Kantoor van die Administrateur van Transvaal, Pretoria.

Administrateurskennisgewing No. 950.] [29 Desember 1961.
REGULASIES OP WEDDERY (PERDEWEDRENNE).

Ingevolge artikels *drie en nege* van die Toegang tot Wedrenterreinen (Belasting) Ordonantie, 1917, artikels *drie bis*, *agt en sewentien* van die Licensiering van Bookmakers en Belasting Ordonansie, 1925, en artikels *twee, tien, twintig en drie-en-twintig* van die Perdewedrenne en Weddenskappe Ordonansie, 1927, en ter vervanging van alle vorige regulasies afgekondig ingevolge die bepalings van enige van die voornoemde artikels, maak die Administrateur hierby die volgende regulasies wat op 1 Januarie 1962 in werking tree.

INDELING VAN REGULASIES.

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HOOFSTUK I.

TOEGANG TOT RENBANE EN BELASTING.

Woordbepalings.

1. In hierdie Hoofstuk, tensy onbestaanbaar met die sinsverband, beteken—

„Ordonansie” die Toegang tot Wedrenterreinen (Belasting) Ordonantie, 1917; en enige ander woord of uitdrukking het die betekenis wat in artikel *een* van die Ordonansie daaraan toegewys word.

Wanneer belasting betaal moet word.

2. Iedere „gelicenteerde” moet, binne vier dae na elke wedrenbyeenkoms wat ingevolge sy licensie gehou word, by die ontvanger van inkomste vir die distrik waarin sodanige byeenkoms gehou word, 'n opgawe indien soos voorgeskryf by regulasie 3 en die belasting betaal wat betaalbaar is ten opsigte van sodanige byeenkoms ingevolge die bepalings van artikel *drie* van die Ordonansie.

Vorm van opgawe.

3. 'n Opgawe in regulasie 2 genoem, moet voor 'n kommissaris van ede bevestig of beëdig word en moet die volgende inligting bevat:—

- (a) Die renbaan waar die wedrenbyeenkoms gehou is;
- (b) die datum waarop sodanige wedrenbyeenkoms gehou is;
- (c) die totale bedrag wat ontvang is ten opsigte van alle betalings deur persone vir toegang tot die betrokke wedrenterein op sodanige datum; en
- (d) die bedrag van die belasting wat ten opsigte van sodanige bedrag betaalbaar is.

Penalties.

4. Any person who—
 (a) contravenes or fails to comply with any provision of this Chapter; or
 (b) knowingly gives any false or incorrect information in a statement referred to in regulation 3,
 shall be guilty of an offence and liable on conviction to a fine not exceeding one hundred rand.

CHAPTER II.**TOTALIZATORS ON RACECOURSES.***Definitions.*

5. In this Chapter, unless inconsistent with the context—

“licensee” means the holder of a licence to use a totalizator, as contemplated in section *eight* of the Ordinance;
 “officer” means the Provincial Secretary of Transvaal, the Commissioner for Inland Revenue, a person duly authorized by either the Provincial Secretary or the Commissioner for Inland Revenue to act on his behalf or a provincial inspector in the employ of the Transvaal Provincial Administration;
 “Ordinance” means the Horse Racing and Betting Ordinance, 1927;
 “totalizator” means a totalizator which is duly licensed in terms of section *eight* of the Ordinance; and any other word or expression has the meaning assigned thereto in section *one* of the Ordinance.

Keeping of Books.

6. Every licensee shall keep separate books and accounts in respect of every “single”, “double”, “dupla”, “jackpot” or other type of totalizator.

Powers of Inspection.

7. An officer may at any time—
 (a) inspect any book, ticket, document or statement kept in connection with a totalizator;
 (b) if he deems it expedient, remove any such book, ticket, document or statement for inspection;
 (c) require the licensee or any person who is or has been engaged in connection with a totalizator, to furnish him with information, either verbally or in writing, concerning any book, ticket, document or statement in connection with such totalizator or concerning the operation of such totalizator;
 (d) inspect and examine the functioning of any totalizator whether it functions by means of an instrument, machine or contrivance, or not; and
 (e) require any person engaged in connection with a totalizator to assist him in any inspection or examination of such totalizator or any book, ticket, document or statement in connection therewith.

Penalties.

8. Any person who—
 (a) fails to comply with the provisions of regulation 6;
 (b) resists, hinders or obstructs or refuses to assist an officer in any inspection, examination or other function being performed by such officer in terms of regulation 7;
 (c) when requested to do so in terms of regulation 7, furnishes an officer with information which is, to the knowledge of such person, false or incorrect;
 (d) upon the request of an officer, fails to produce any book, ticket, document or statement referred to in regulation 7 whilst being in a position to do so; or
 (e) upon request by an officer in terms of regulation 7 fails or refuses to furnish such officer with any information which he is in a position to give,

shall be guilty of an offence and liable on conviction to a fine not exceeding one hundred rand or in default of payment, to imprisonment for a period not exceeding six months.

Strafbepalings.

4. Iedereen wat—

- (a) enige bepaling van hierdie Hoofstuk oortree of versuim of daarvan te voldoen; of
 (b) wetende enige valse of onjuiste inligting verstrek in 'n opgawe in regulasie 3 genoem;
- is skuldig aan 'n misdryf en, by skuldigbevinding, strafbaar met 'n boete van hoogstens eenhonderd rand.

HOOFSTUK II.**TOTALIZATORS OP RENBANE.***Woordbepalings.*

5. In hierdie Hoofstuk, tensy onbestaanbaar met die sinsverband, beteken—

„lisenziehouer” die houer van 'n lisenzie om 'n totalizator te gebruik soos beoog in artikel *agt* van die Ordonnansie;
 „beampte” die Proviniale Sekretaris van Transvaal, die Kommissaris van Binnelandse Inkomste, 'n persoon behoorlik gemagtig deur die Proviniale Sekretaris of die Kommissaris van Binnelandse Inkomste om namens hom op te tree of 'n provinsiale inspekteur in diens van die Transvaalse Proviniale Administrasie;
 „Ordonnansie” die Perdewedrenne en Weddenskappe Ordonnansie, 1927;
 „totalizator” 'n totalizator wat behoorlik gelisenzieer is ingevolge artikel *agt* van die Ordonnansie;
 en enige ander woord of uitdrukking het die betekenis wat ingevolge artikel *een* van die Ordonnansie daarvan toegewys word.

Die hou van boeke.

6. Iedere lisenziehouer hou afsonderlike boeke en rekenings ten opsigte van iedere „enkel-”, „koppel-”, „dupla-”, „boerpot-“ op ander tipe totalizator.

Inspeksiebevoegdhede.

7. 'n Beampte kan te eniger tyd—

- (a) enige boek, kaartjie, dokument of staat wat in verband met 'n totalizator gehou word, inspekteer;
 (b) indien hy dit dienstig ag, enige sodanige boek, kaartjie, dokument of staat vir inspeksie verwijder;
 (c) van die lisenziehouer of iedereen wat hom besig hou of gehou het in verband met 'n totalizator, vereis om hom inligting te gee, hetsy mondelings of skriftelik in verband met enige boek, kaartjie, dokument of staat in verband met sodanige totalizator of in verband met die werking van sodanige totalizator;
 (d) die funksionering van enige totalizator inspekteer en ondersoek hetsy dit funksioneer by wyse van 'n instrument, masjien of toestel, al dan nie; en
 (e) van iedereen wat hom besig hou met 'n totalizator vereis om hom te help met enige inspeksie of ondersoek van sodanige totalizator of van enige boek, kaartjie, dokument of staat in verband daarmee.

Strafbepalings.

8. Iedereen wat—

- (a) in gebreke bly om te voldoen aan die bepalings van regulasie 6;
 (b) enige beampte teëstaan, hinder of belemmer of weier om hom te help by enige inspeksie, ondersoek of ander funksie wat deur sodanige beampte verrig word ingevolge die bepalings van regulasie 7;
 (c) wanneer hy ingevolge die bepalings van regulasie 7 daarom versoek word, aan 'n beampte inligting verstrek wat hy weet vals of onjuis is;
 (d) op versoek van 'n beampte in gebreke bly om enige boek, kaartjie, dokument of staat waarna in regulasie 7 verwys word, voor te lê terwyl hy in 'n posisie is om dit te doen; of
 (e) op versoek van 'n beampte ingevolge die bepalings van regulasie 7 in gebreke bly of weier om enige inligting wat hy kan gee aan sodanige beampte te verstrek,

is skuldig aan 'n misdryf en, by skuldigbevinding, strafbaar met 'n boete van hoogstens eenhonderd rand of, by wanbetaling, aan gevangenisstraf vir 'n tydperk van hoogstens ses maande.

CHAPTER III.

LICENSING COMMITTEE.

Definitions.

9. In this Chapter, unless inconsistent with the context—
 “applicant” means an applicant for a certificate;
 “certificate” means a certificate referred to in subsection (1) of section *three bis* of the Ordinance;
 “committee” means the Committee referred to in subsection (1) of section *three bis* of the Ordinance;
 “member” means a member of the Committee;
 “Ordinance” means the Licensing of Bookmakers and Taxation Ordinance, 1925;
 “Secretary” means the person appointed Secretary to the Committee by the Administrator by publication of a notification to that effect in the *Provincial Gazette*;

and any other word or expression has the meaning assigned thereto in section *one* of the Ordinance.

Termination of Office of Members.

10. If, during the term of office of any member—
 (a) he becomes mentally disordered or defective within the meaning of the Mental Disorders Act, 1916;
 (b) his estate is sequestrated;
 (c) he is convicted of any offence and sentenced to a term of imprisonment without the option of a fine, whether such imprisonment or any portion thereof is suspended or not;
 (d) he is convicted of any offence under any law relating to betting or horse racing;
 (e) he applies for a certificate;
 (f) he dies;
 (g) he is absent from three consecutive meetings of the Committee, where he has been notified of every such meeting as hereinafter prescribed; or
 (h) he resigns his office by writing under his hand delivered to the Secretary,

his office shall become vacant and the Chairman of the Committee shall immediately report such fact to the Administrator.

Chairman and Vice-Chairman.

11. (1) The member appointed Chairman of the Committee by the Administrator shall, subject to the provisions of regulation 10, hold office in that capacity for the term for which he is appointed a member.

- (2) The Committee shall at its first meeting elect a Vice-Chairman who shall, subject to the provisions of regulation 10, hold office in that capacity for the term for which he is appointed a member.

Meetings.

12. (1) The Chairman, or in his absence the Vice-Chairman, shall preside at all meetings of the Committee, and in the absence of both the Chairman and the Vice-Chairman, the members present shall elect one of their number to preside as chairman of the meeting.

- (2) Three members shall form a quorum.

- (3) All matters shall be decided by a majority vote.

- (4) Voting shall be by show of hands, and in the event of an equality of votes the chairman of the meeting shall exercise a casting vote.

- (5) Minutes of every meeting of the Committee shall be kept and suitably recorded in a book kept for the purpose by the Secretary, or in his absence by a member designated by the chairman of the meeting, and shall be signed by the chairman of such meeting.

- (6) The chairman of the meeting shall lay down the procedure to be adopted thereat.

HOOFSTUK III.

LISENSIEKOMITEE.

Woordbepalings.

9. In hierdie Hoofstuk, tensy onbestaanbaar met die sinsverband, beteken—
 „applicant” ’n applikant om ’n sertifikaat;
 „sertifikaat” ’n sertifikaat in subartikel (1) van artikel *drie bis* van die Ordonnansie genoem;
 „Komitee” die Komitee in subartikel (1) van artikel *drie bis* van die Ordonnansie genoem;
 „lid” ’n lid van die Komitee;
 „Ordonnansie” die Licensiering van Bookmakers en Belasting Ordonnansie, 1925;
 „Sekretaris” die persoon wat aangestel is as Sekretaris vir die Komitee deur die Administrateur by afkondiging in ’n kennisgewing in die *Provinsiale Koerant*;

en enige ander woord of uitdrukking het die betekenis wat in artikel *een* van die Ordonnansie daaraan toegewys word.

Beëindiging van ampstermyne van lede.

10. Indien ’n lid gedurende sy ampstermyne—

- (a) geestelik gekrenk of gebrekkig raak binne die betekenis van die Wet op Geestesgebreken, 1916;
 (b) sy boedel gesekwesteer word;
 (c) skuldig bevind word aan ’n misdryf en gestraf word met ’n tydperk van ’n gevangenistraf sonder die keuse van ’n boete, of sodanige gevangenistraf of enige gedeelte daarvan opgeskort word al dan nie;
 (d) skuldig bevind word aan enige misdryf ingevolge enige wet wat betrekking het op weddenskappe of perdewedrenne;
 (e) aansoek doen om ’n sertifikaat;
 (f) te sterwe kom;
 (g) van drie agtereenvolgende vergaderings van die komitee afwesig is, indien hy van iedere sodanige vergadering in kennis gestel is soos hierna voorgeskryf; of
 (h) uit sy amp bedank deur ’n geskrif onder sy hand aan die sekretaris gelewer,

word sy amp vakant en rapporteer die voorsitter van die komitee onmiddellik sodanige feit aan die Administrateur.

Voorsitter en ondervoorsitter.

11. (1) Die lid wat deur die Administrateur benoem word tot voorsitter van die komitee bly in sy amp in genoemde hoedanigheid aan, onderworpe aan die bepalings van regulasie 10, vir die ampstermyne waarvoor hy benoem is tot lid.

- (2) Die komitee kies op sy eerste vergadering ’n ondervoorsitter wat, behoudens die bepalings van regulasie 10, in sodanige hoedanigheid in sy amp aanbly vir die ampstermyne waarvoor hy benoem is tot lid.

Vergaderings.

12. (1) Die voorsitter of, in sy afwesigheid, die ondervoorsitter, sit voor op alle vergaderings van die komitee en in die afwesigheid van beide die voorsitter en die ondervoorsitter kies die lede wat aanwesig is een uit hulle getal om op te tree as voorsitter van die vergadering.

- (2) Drie lede maak ’n kworum uit.

- (3) Alle sake word deur ’n meerderheidstemming besluit.

- (4) Daar word deur opsteek van hande gestem en, in die gevalle van ’n staking van stemme, oefen die voorsitter van die vergadering ’n beslissende stem uit.

- (5) Daar word notule van iedere vergadering van die komitee gehou en behoorlik aangeteken in ’n boek wat vir die doel deur die sekretaris gehou word of, in sy afwesigheid, deur ’n lid deur die voorsitter van die vergadering daartoe aangewys en die notule word onderteken deur die voorsitter van sodanige vergadering.

- (6) Die voorsitter van die vergadering bepaal die procedure wat op sodanige vergadering gevolg word.

Publication of Notice of Application.

13. An applicant shall, before submitting his application as hereinafter provided, cause notice of his intention to apply for a certificate to be published once a week for two consecutive weeks, in the form prescribed in Schedule A, in—

- (a) the *Provincial Gazette*; and
- (b) an Afrikaans language and an English language newspaper circulating in the Province of Transvaal: Provided that two or more applicants may cause a joint notice to be published if such notice sets out in respect of each applicant all the information provided for in the form prescribed by Schedule A.

Form of Application and Time within which to be Made.

14. (1) An applicant shall submit his application in the form prescribed in Schedule B, to the Secretary together with—

- (a) an application fee of eleven rand;
- (b) proof of the publication of the notice referred to in regulation 13 in the form of—
 - (i) copies of each *Provincial Gazette* or newspaper in which such notice was published; or
 - (ii) a certificate by the Government Printer or editor of the newspaper concerned, stating the nature of the notice published and the dates on which it was so published;
- (c) such information as he wishes to lay before the Committee concerning his means to meet all liabilities which he may reasonably incur in his business as a bookmaker;
- (d) proof of an existing guarantee for the payment of all betting debts arising out of his business as a bookmaker; and
- (e) any other document or information he desires to submit in support of his application.

(2) No application shall be considered if it is lodged with the Secretary more than twenty-one days after the first date of publication of the notice prescribed in regulation 13.

Objections.

15. (1) Any person who wishes to lodge an objection to the granting of any certificate or who wishes to place before the Committee any fact or information in connection with such an application, may do so within twenty-one days of the first date upon which a notice referred to in regulation 13 was published.

(2) Every such objection, fact or information shall be reduced to writing and shall reach the Secretary within the time prescribed and shall contain the full name, occupation and postal address of the person submitting it.

Secretary to Advise Chairman of Application.

16. (1) The Secretary shall, upon receiving an application in accordance with the provisions of regulation 14, immediately advise the Chairman or, in his absence, the Vice-Chairman of such fact.

(2) The Chairman, or Vice-Chairman as the case may be, shall then determine a time, date and venue for the consideration of such application, and such date shall be not less than twenty-one days after the date on which the notice referred to in regulation 13 was first published, or more than thirty days after receipt of the application by the Secretary.

(3) The Secretary shall forthwith advise each member, the applicant and any person lodge an objection, fact or information referred to in regulation 15, of the time, date and venue of the meeting by posting such notice to his postal address at least seven days before the date of such meeting.

Publikasie van kennisgewing van aansoek:

13. 'n Applikant moet, voordat hy sy aansoek indien soos hierna bepaal, kennisgewing van sy voorneme om aansoek te doen om 'n sertifikaat, een maal per week vir twee agtereenvolgende weke in die vorm by Bylae A voorgeskryf, laat publiseer in—

- (a) die *Provinsiale Koerant*; en
- (b) 'n Afrikaans- en 'n Engelstalige koerant wat in die Provinsie Transvaal in omloop is;

met dien verstande dat twee of meer applikante 'n gesamentlike kennisgewing kan laat publiseer indien sodanige kennisgewing ten opsigte van iedere applikant al die inligting uiteensit waaroor daar in die Bylae A voorgeskrewe vorm, voorsiening gemaak word.

Vorm waarin en tydperk waarbinne aansoek gedoen moet word.

14. (1) 'n Applikant moet sy aansoek in die vorm by Bylae B voorgeskryf, aan die sekretaris voorlê tesame met—

- (a) 'n aansoekgeld van elf rand;
- (b) 'n bewys van die publikasie van die kennisgewing in regulasie 13 genoem in die vorm van—
 - (i) kopieë van elke *Provinsiale Koerant* of koerant waarin sodanige kennisgewing gepubliseer is;
 - (ii) 'n sertifikaat deur die Staatsdrukker of redakteur van die betrokke koerant waarin die aard van die kennisgewing gepubliseer en die datums waarop dit aldus gepubliseer is, gemeld word;
- (c) sodanige inligting as wat hy voor die komitee wil le betreffende die middèle waaroor hy beskik om alle verpligte na te kom wat hy redelikerwys in sy besigheid as 'n bookmaker mag aahaaggaan;
- (d) bewys van 'n bestaande waarborg vir die betaling van alle weddenskapskulde wat ontstaan uit sy besigheid as 'n bookmaker; en
- (e) enige ander dokument of inligting wat hy ter stawing van sy aansoek wil voorlê.

(2) Geen aansoek word oorweeg nie indien dit meer as 21 dae na die eerste datum van publikasie van die kennisgewing by regulasie 13 voorgeskryf, ingedien word.

Besware.

15. (1) Iedereen wat 'n beswaar teen die toestaan van enige sertifikaat wil indien of wat voor die komitee enige feit of inligting in verband met sodanige aansoek wil plaas, kan dit doen binne een-en-twintig dae na die eerste datum waarop 'n kennisgewing in regulasie 13 genoem, gepubliseer is.

(2) Iedere sodanige beswaar, feit of inligting moet op skrif gestel word; en moet die sekretaris binne die voorgeskrewe tyd bereik en moet die volle naam, beroep en posadres van die persoon wat dit voorlê, bevat.

Sekretaris die voorsitter te verwittig van aansoek.

16. (1) Onmiddellik nadat die Sekretaris 'n aansoek ontvang het ooreenkomsdig die bepalings van regulasie 14, moet hy die voorsitter of, in sy afwesigheid, die ondervoorsitter van sodanige feit verwittig.

(2) Die voorsitter, of ondervoorsitter, al na die geval, besluit dan oor 'n tyd, datum en plek vir die oorweging van sodanige aansoek en sodanige datum moet minstens 21 dae wees na die datum waarop die kennisgewing in regulasie 13 genoem, vir die eerste maal gepubliseer was, en hoogstens 30 dae na ontvangs van die aansoek deur die sekretaris.

(3) Die sekretaris stel dan onmiddellik iedere lid, die applikant en iedereen wat beswaar, feit, of inligting in regulasie 15 genoem, ingedien het, in kennis van die tyd, datum en plek van die vergadering deur sodanige kennisgewing minstens sewe dae voor die datum van sodanige vergadering aan sy posadres te pos.

Adjournment of Meetings and Holding of Meeting for more than one Application.

17. (1) The Committee may adjourn any meeting to a specified date for the purpose of—

- (a) obtaining any further fact or particular; or
- (b) requesting the presence of any person to give evidence before it,

in connection with any application under consideration.

(2) Subject to these regulations, the Committee may consider more than one application at any one meeting and may resume an adjourned meeting at any other meeting.

Lapsing of Application on Non-attendance of Applicant.

18. (1) In the event of an applicant not personally attending the meeting of the Committee which is called to consider his application, his application shall lapse and he shall forfeit his application fee.

(2) Nothing in this regulation contained shall be construed as prohibiting an applicant from lodging a new application with the Secretary.

Applicant may Lead Evidence.

19. (1) An applicant shall appear in person before the Committee and may be assisted by a legal representative, who shall be an advocate or attorney of the Supreme Court of South Africa.

(2) The applicant may give evidence under oath or by affirmation and may call any witness in support of his application.

(3) Any objector referred to in regulation 20 may cross-examine the applicant and any witness called by him.

Objectors may Appear.

20. (1) Any objector who has lodged his objection as provided in regulation 15 may appear in person before the Committee and may be assisted by a legal representative, who shall be an advocate or attorney of the Supreme Court of South Africa.

(2) Such objector may give evidence personally and may lead evidence in support of his objection, and the applicant may cross-examine such objector or any witness.

Powers of Committee.

21. (1) Any member may question any person giving evidence before the Committee.

(2) The Committee may call any person to give evidence before it if it considers such evidence to be desirable for a decision upon any application.

(3) All proceedings of the Committee shall be open to the public.

(4) Deliberations by the Committee shall take place in private.

Form of Certificate.

22. A certificate issued by the Committee shall be in the form prescribed in Schedule C, and shall be signed by the Chairman, or in his absence by the Vice-Chairman and by the Secretary.

Penalties.

23. Any person who wilfully gives any false or misleading evidence or information to the Committee, shall be guilty of an offence and liable on conviction to a fine not exceeding one hundred rand or in default of payment, to imprisonment for a period not exceeding six months.

CHAPTER IV.**BOOKMAKERS ON RACECOURSES.***Definitions.*

24. In this Chapter, unless inconsistent with the context—

“bookmaker” means a bookmaker operating on a racecourse and includes a partnership of bookmakers; “bookmaker’s stake” in relation to any bet, means the amount of money a bookmaker will forfeit if he loses such bet;

Verdaging van vergaderings en die hou van ’n vergadering vir meer as een aansoek.

17. (1) Die komitee kan enige vergadering tot ’n vastgestelde datum uitstel vir die doel om—

- (a) enige verdere feit of besonderheid te verkry; of
- (b) die teenwoordigheid te versoek van enige persoon om getuienis voor hom af te lê,

in verband met enige aansoek wat onder oorweging staan.

(2) Behoudens hierdie regulasies kan die komitee meer as een aansoek op enige vergadering oorweeg en kan hy ’n verdaagde vergadering tydens enige ander vergadering voortsit.

Die verval van aansoek deur nie-bywoning van applikant.

18. (1) Ingeval ’n applikant nie persoonlik die vergadering van die komitee bywoon nie wat byeengeroep is om sy aansoek te oorweeg, verval sy aansoek en verbeur hy sy aansoekgeld.

(2) Niks in hierdie regulasie vervat, word vertolk as sou dit ’n applikant verbinder om ’n nuwe aansoek by die sekretaris in te dien nie.

Applikant mag getuienis lewer.

19. (1) ’n Applikant verskyn persoonlik voor die komitee en hy kan deur ’n regsvteenwoordiger bygestaan word wat ’n advokaat of prokureur van die Hooggereghof van Suid-Afrika moet wees.

(2) Die applikant kan getuienis onder eed of bevestiging lewer en hy kan enige getuie inroep ter stawing van sy aansoek.

(3) Enige beswaarmaker in regulasie 20 genoem, mag die applikant en enige getuie deur hom ingeroep, onder kruisverhoor neem.

Beswaarmakers mag verskyn.

20. (1) Enige beswaarmaker wat sy beswaar ingedien het soos bepaal by regulasie 15, mag persoonlik voor die komitee verskyn en hy mag deur ’n regsvteenwoordiger bygestaan word, wat ’n advokaat of prokureur van die Hooggereghof van Suid-Afrika moet wees.

(2) Sodanige beswaarmaker mag persoonlik getuienis afle en hy mag getuienis aanvoer ter stawing van sy beswaar en die applikant mag sodanige beswaarmaker of enige getuie onder kruisverhoor neem.

Bevoegdhede van komitee.

21. (1) Enige lid mag ’n persoon wat getuienis voor die komitee gee, ondervra.

(2) Die komitee mag enige persoon inroep om getuienis voor hom af te lê indien hy sodanige getuienis wenstlik ag vir die beslissing van enige aansoek.

(3) Al die verrigtings van die komitee is oop vir die publiek.

(4) Beraadslagings deur die komitee moet privaat plaasvind.

Vorm van sertifikaat.

22. ’n Sertifikaat deur die komitee uitgereik, moet in die vorm wees soos by Bylae C voorgeskryf en moet onderteken word deur die Voorsitter of, in sy afwesigheid, deur die Ondervoorsitter en deur die Sekretaris.

Strafbepalings.

23. Iedereen wat doelbewus enige vals of misleidende getuienis of inligting aan die komitee verstrek, is skuldig aan ’n oortreding en by skuldig bevinding strafbaar met ’n boete van hoogstens eenhonderd rand of, by wanbetaling, aan gevangenisstraf vir ’n tydperk van hoogstens ses maande.

HOOFTUK IV.**BOOKMAKERS OP RENBANE.***Woordbepalings.*

24. In hierdie Hoofstuk, tensy onbestaanbaar met die sinsverband, beteken—

“bookmaker” ’n bookmaker wat op ’n renbaan optree en sluit ’n venootskap van bookmakers in;
“bookmakersinset” met betrekking tot enige weddenschap, die bedrag geld wat ’n bookmaker sal verbeur indien hy sodanige weddenschap verloor;

- "bracketed horses" or any like expression, means horses which, for the purposes of any bet, are freely interchangeable;
- "hold", when used as a noun, means the total of all punters' stakes in bets laid by a bookmaker, minus the total of all the bookmaker's stakes in bets placed by him;
- "lay" in relation to a bet, means the acceptance by a bookmaker of a bet placed with him;
- "officer" means a provincial inspector in the employ of the Transvaal Provincial Administration or a person duly authorized by the Administrator for the purposes of this Chapter;
- "Ordinance" means the Licensing of Bookmakers and Taxation Ordinance, 1925;
- "punter's stake" in relation to any bet, means the amount of money a person, including another bookmaker, will forfeit to a bookmaker if such person loses such bet;
- "racing club" means a holder of any licence to hold one or more race meetings, issued in terms of the provisions of the Horse Racing and Betting Ordinance, 1927;
- "take-out" means the total of all bookmaker's and punters' stakes in bets laid by a bookmaker; minus the total of all such stakes in bets placed by him;
- and any other word or expression has the meaning assigned thereto in section *one* of the Ordinance.

Bookmaker Refused Permission to Operate on Racecourse.

25. Any bookmaker who feels himself aggrieved by a refusal of any racing club to permit him to operate on a racecourse may within seven days of such refusal, advise the Provincial Secretary in writing of such fact and his reasons for feeling so aggrieved.

Books to be Kept by Bookmaker.

26. (1) Every bookmaker shall keep—
 (a) consecutively numbered betting slips or tickets;
 (b) a field book prescribed in regulation 27; and
 (c) a settling book, whereof the pages shall be numbered consecutively.
 (2) Every bookmaker rendering a statement of account shall keep a statement of account book prescribed in regulation 28.

Description of Field Book.

27. (1) Each page of the field book, hereinafter called a field sheet, shall indicate the name of the bookmaker, and shall have spaces wherein the race for which it is used and the date of such race can be entered.

(2) Below these particulars the field sheet shall be divided into columns, each of which shall be subdivided into at least five sub-columns.

- (3) The field sheets shall be—
 (a) permanently bound together; and
 (b) at least in duplicate and numbered consecutively so that each duplicate page bears the same number as the original.
 (4) The duplicate field sheets shall be perforated so as to allow of easy detachment, whilst the original field sheets shall not be perforated or weakened in any manner whatsoever.

Statement of Account Book.

28. (1) The pages of the statement of account book shall be—
 (a) permanently bound together; and
 (b) in duplicate and numbered consecutively so that each duplicate page bears the same number as the original.
 (2) The original pages of the statement of account book shall be perforated so as to allow of easy detachment, whilst the duplicate pages shall not be perforated or weakened in any manner whatsoever.

- „skakelperde" of enige soortgelyke uitdrukking, perde wat vir die doeleindes van enige weddenskap, vryelik omruilbaar is;
- „wedgeldpoel" die totaal van alle wedderinsette in weddenskappe deur 'n bookmaker gelê, min die totaal van al die bookmakersinsette in weddenskappe deur hom geplaas;
- „lê" met betrekking tot 'n weddenskap, die aanvaarding deur 'n bookmaker van 'n weddenskap by hom geplaas;
- „beampte" 'n provinsiale inspekteur in diens van die Transvaalse Provinciale Administrasie of 'n persoon behoorlik deur die Administrateur gemagtig vir die doeleindes van hierdie Hoofstuk;
- „Ordonnansie" Licensiering van Bookmakers en Belasting Ordonnansie, 1925;
- „wedderinset" met betrekking tot enige weddenskap, die bedrag geld wat 'n persoon, insluitende 'n ander bookmaker, aan 'n bookmaker sal verbeur indien sodanige persoon sodanige weddenskap verloor;
- „wedrenklub" 'n houer van enige licensie om een of meer wedrenbyeenkomste te hou, wat uitgereik is in gevolge die bepalings van die Perdewedrenne en Weddenskappe Ordonnansie, 1927;
- „uitbetaling" die totaal van alle bookmakers- en weddersinsette in weddenskappe deur 'n bookmaker gelê, min die totaal van alle sodanige insette in weddenskappe deur hom geplaas;

en enige ander woord of uitdrukking het die betekenis wat in gevolge artikel *een* van die Ordonnansie daaraan toegewys word.

Weiering om 'n bookmaker toe te laat om op 'n renbaan op te tree.

25. Enige bookmaker wat hom verontreg gevoel deur 'n weiering van enige wedrenklub om hom toe te laat, om op 'n renbaan op te tree, kan binne sewe dae na sodanige weiering, die Provinciale Sekretaris skriftelik, in kennis stel van sodanige feit en van sy redes waarom hy hom aldus verontreg gevoel.

Boeke deur bookmaker gehou te word.

26. (1) Iedere bookmaker moet die volgende hou—
 (a) agtereenvolgens genommerde weddenskapstrokies of -kaartjies;
 (b) 'n baanboek by regulasie 27 voorgeskryf; en
 (c) 'n vereffeningboek waarvan die bladsye agtereenvolgens genommer is.
 (2) Iedere bookmaker wat 'n rekening lewer, moet 'n rekeningstaatboek hou soos by regulasie 28 voorgeskryf.

Beskrywing van baanboek.

27. (1) Op iedere bladsy van die baanboek, hierna 'n baanboekblad genoem, moet die naam van die bookmaker aangetoon word en dit moet ruimtes hê waarin die wedren waarvoor dit gebruik word en die datum van sodanige wedren, ingeskryf kan word.

(2) Onder hierdie besoenderhede moet die baanboekblad in kolomme ingedeel word, elk waarvan in minstens vyf subkolomme ingedeel moet word:

- (3) Die baanboekblaai moet—
 (a) permanent saamgebond wees; en
 (b) minstens 'n duplikaat wees en agtereenvolgens genommer sodat elke duplikaatblad dieselfde nommer as die oorspronklike blad het.

(4) Die duplikaat baanboekblaai moet deurprik wees sodat dit maklik uitgeskeur kan word, terwyl die oorspronklike baanboekblaai nie deurprik of op enige ander wyse hoegenaamd verswak mag wees nie.

Rekeningstaatboek.

28. (1) Die blaai van die rekeningstaatboek moet—
 (a) permanent saamgebond wees;
 (b) in duplikaat en agtereenvolgens genommer wees sodat elke duplikaatblad dieselfde nommer as die oorspronklike blad het.
 (2) Oorspronklike blaai van die rekeningstaatboek moet so deurprik word dat dit maklik uitgeskeur kan word, terwyl die duplikaatblaai nie deurprik of op enige ander wyse hoegenaamd verswak moet word nie.

Use of Betting Slips and Tickets.

29. (1) Every bookmaker shall, immediately upon laying a cash bet, issue to the person placing such bet, a betting slip or ticket on which is recorded full details of such bet.

(2) A bookmaker shall issue all betting slips or tickets in numerical sequence.

Use of the Field Book.

30. (1) All entries on a field sheet shall be made in such a manner that a clear carbon copy thereof appears on the duplicate field sheet.

(2) No field sheet shall relate to more than one race, the name and date whereof shall be entered on such field sheet in the spaces provided before any other entry is made on such field sheet.

(3) No column on a field sheet shall relate to more than one horse and any other horse bracketed therewith, and the name of every such horse shall be entered at the top of such column before any entry is made therein: Provided that any column may be subdivided to form two or more shorter columns, the one under the other, each of which shall be clearly demarcated and shall, for the purposes of this regulation, be deemed to be a separate column.

(4) The sub-columns shall each respectively, from left to right, be used solely for the following entries in the manner hereinafter prescribed:

- (a) take-out in respect of the horse or bracketed horses concerned;
- (b) bookmaker's stake;
- (c) punter's stake; and
- (d) hold in respect of the horse or bracketed horses concerned,

in units of one rand or a fraction thereof and the fifth sub-column shall be used for the particulars hereinafter prescribed.

(5) Every bookmaker shall—

- (a) immediately upon laying or placing any bet, enter in the sub-columns concerned, the bookmaker's and punter's stakes in relation to such bet and the progressive totals of the take-out and hold, inclusive of such bet;
- (b) in the case of a bet placed by him, immediately draw a circle around the entry of the bookmaker's stake in such bet;
- (c) immediately upon laying or placing a bet on credit, enter in the fifth sub-column against the details of such bet, the name of the person with whom he laid or placed such bet;
- (d) where the take-out or the hold entered represents a negative quantity, draw a circle around such entry; and
- (e) immediately after the start of a race, hand a duplicate each field sheet on which details of bets in respect of such race have been recorded, to the ring steward or other racing club employee designated for the purpose by the racing club concerned.

Use of Settling Book.

31. Every bookmaker shall not later than the first working day after he has laid or placed any bet, record in the settling book particulars of all outstanding amounts payable to or by him in respect of any such bet and such book shall be used for this purpose only.

Use of Statement of Account Book.

32. If a bookmaker compiles statements of account in respect of credit bets laid by him, he shall—

- (a) do so not later than the first working day following the day of the race concerned;

Gebruik van weddenskapstrokies en -kaartjies.

29. (1) Iedere bookmaker moet, onmiddellik nadat hy 'n kontantweddenskap gelê het, aan die persoon wat sodanige weddenskap plaas, 'n weddenskapstrokie of -kaartjie uitrek waarop volle besonderhede van sodanige weddenskap aangeteken is.

(2) 'n Bookmaker moet alle weddenskapstrokies of -kaartjies in nommervolgorde uitrek.

Gebruik van baanboek.

30. (1) Alle inskrywings, op 'n baanboekblad moet op so 'n wyse geskied dat 'n duidelike deurslagkopie daarvan op die duplikaat baanboekblad verskyn.

(2) Géen baanboekblad mag op meer as een wedren betrekking hê nie en die naam en datum van sodanige wedren moet op sodanige baanboekblad ingeskryf word in die ruimtes wat daarvoor voorsien is voordat enige ander inskrywing daarop gemaak word.

(3) Geen kolom op 'n baanboekblad mag betrekking hê op meer as een perd nie en enige ander perd wat daarmee geskakel is en die naam van iedere sodanige perd moet bo-aan sodanige kolom ingeskryf word voor dat enige inskrywing daarin gemaak word: Met dien verstande dat enige kolom onderverdeel kan word om twee of meer korter kolomme te vorm, die een onder die ander waarvan elkeen duidelik afgemerk moet word, en vir die toepassing van hierdie regulasie as 'n aparte kolom beskou word.

(4) Die subkolom moet elkeen onderskeidelik, van links na regs, uitsluitlik gebruik word vir die volgende inskrywings op die wyse hierna voorgeskryf—

- (a) uitbetaling ten opsigte van die betrokke perd of skakelperde;
- (b) bookmakersinset;
- (c) weddersinset; en
- (d) wedgeldpoel ten opsigte van die betrokke perd of skakelperde;

in eenhede van een rand of gedeelte daarvan en die vyfde subkolom moet gebruik word vir die besonderhede hierna voorgeskryf.

(5) Iedere bookmaker moet—

- (a) onmiddellik nadat hy enige weddenskap gelê of geplaas het, in die betrokke subkolomme die bookmakers- en die weddersinsette inskryf met betrekking tot sodanige weddenskap en die progressiewe totale van die uitbetaling en wedgeldpoel met inbegrip van sodanige weddenskap;
- (b) in die geval van 'n weddenskap deur hom geplaas, onmiddellik 'n kring om die inskrywing van die bookmakersinset in sodanige weddenskap trek;
- (c) onmiddellik nadat 'n weddenskap op krediet gelê of geplaas is, in die vyfde subkolom teenoor die besonderhede van sodanige weddenskap, die naam van die persoon met of by wie hy sodanige weddenskap gelê of geplaas het, inskryf;
- (d) waar die uitbetaling of die wedgeldpoel wat ingeskryf is, 'n negatiewe bedrag verteenwoordig, 'n kring om sodanige inskrywing trek; en
- (e) onmiddellik na die begin van 'n wedren, 'n duplikaat van iedere baanboekblad waarop besonderhede van weddenskappe ten opsigte van sodanige wedren aangeteken is, oorhandig aan die ringbeampte of ander werknemer van die wedrenklub wat vir dié doel deur die betrokke wedrenklub aangewys is.

Gebruik van vereffeningboek.

31. Iedere bookmaker moet, nie later nie as die eerste werksdag nadat hy enige weddenskap gelê of geplaas het besonderhede van alle uitstaande bedrae wat ten opsigte van enige sodanige weddenskap aan of deur hom betaalbaar is, in die vereffeningboek aanteken en sodanige boek moet slegs vir hierdie doel gebruik word.

Gebruik van rekeningstaatboek.

32. Indien 'n bookmaker rekenings saamstel ten opsigte van kredietweddenskappe wat deur hom belê is, moet hy—

- (a) dit nie later as die eerste werksdag na die dag van die betrokke wedren doen nie;

- (b) render such statement only on original pages of the statement of account book; and
- (c) retain in such book a carbon copy of each page.

Form of Tax Declaration and Furnishing of Copies to Racing Clubs.

33. (1) The sworn declaration referred to in section eight of the Ordinance, shall be in the form prescribed in Schedule D.

(2) The hold which shall be entered in column 2 of the form prescribed in Schedule D, in respect of any race, shall be the total of the hold in respect of such race as indicated on the field sheet relating to such race.

(3) The amount of the adjustment which shall be entered in column 3 of the form prescribed in Schedule D in respect of any race, shall be a total comprising the following amounts in respect of all bets laid or placed by the bookmaker concerned, in respect of such race:—

(a) in respect of every bet laid by him—

- (i) where such bet was determined by the result of the race in question, the amount of the difference, if any, between the punter's stake entered on the field sheet relating to such race and the actual amount staked with him in respect of such bet; and
- (ii) where such bet was not determined by the result of the race in question, the amount of the punter's stake entered on the field sheet relating to the race in question:

Provided that the amounts mentioned in this paragraph shall be treated as negative quantities;

(b) in respect of every bet placed by him—

- (i) where such bet was determined by the result of the race in question, the amount of the difference, if any, between the bookmaker's stake entered on the field sheet relating to such race and the actual amount staked by him in respect of such bet; and
- (ii) where such bet was not determined by the result of the race in question, the amount of the bookmaker's stake entered on the field sheet relating to the race in question;

(c) the amount of the bookmaker's stake in every bet placed by him—

- (i) on a totalizator;
- (ii) with any person other than a bookmaker in the Province of Transvaal; and
- (iii) where such bet was won by him; and

(d) the amount of the difference between the total amount of punter's stakes in bets laid by him on any horse in such race, and the amount of any bookmaker's stake in a bet placed by him on such horse, where the latter amount is the greater and he has lost such bet.

(4) Every bookmaker shall furnish each racing club which has collected duplicate field sheets from him in terms of regulation 30 (5) (e) during the period for which he completes any form prescribed in Schedule D, with a true copy of such duly completed form within seven days of lodging it with the receiver of revenue concerned.

Inspection.

34. An officer may at any time—

- (a) demand from any bookmaker his licence issued in terms of the Ordinance;
- (b) demand, inspect or remove any book, document, slip or ticket used by any bookmaker in his business as a bookmaker; and

- (b) sodanige staat slegs op die oorspronklike bladsye van die rekeningstaatboek lever; en
- (c) in sodanige boek 'n deurslagkopie van iedere bladsy hou.

Vorm van belastingsuitklaring en die verskaffing van kopieë aan wedrenklubs.

33. (1) Die beëdigde verklaring in artikel agt van die Ordonnansie genoem, moet wees in die vorm by Bylae D voorgeskryf.

(2) Die wedgeldpoel wat in kolom 2 van die vorm by Bylae D voorgeskryf, ingeskryf moet word ten opsigte van enige wedren, is die totaal van die wedgeldpoel ten opsigte van sodanige wedren soos aangedui op die baanboekblad wat op sodanige wedren betrekking het.

(3) Die bedrag van die aanswiwering wat in kolom 3 van die vorm by Bylae D voorgeskryf, ingeskryf moet word, word ten opsigte van enige wedren, is die totaal wat bestaan uit die volgende bedrae ten opsigte van alle weddenskappe deur die betrokke bookmaker ten opsigte van sodanige wedren gelê of geplaas—

(a) ten opsigte van iedere weddenskap deur hom gelê—

- (i) waar sodanige weddenskap beslis is deur die uitslag van die betrokke wedren, die bedrag van die verskil, indien wel, tussen die weddersinset wat ingeskryf is op die baanboekblad wat op sodanige wedren betrekking het en die werklike bedrag wat by hom ingeset is ten opsigte van sodanige weddenskap; en
- (ii) waar sodanige weddenskap nie deur die uitslag van die betrokke wedren beslis is nie, die bedrag van die weddersinset wat ingeskryf is op die baanboekblad wat op die betrokke wedren betrekking het;

Met dien verstande dat die bedrae in hierdie paraagraaf genoem, as negatiewe bedrae behandel moet word;

(b) ten opsigte van iedere weddenskap deur hom geplaas—

- (i) waar sodanige weddenskap beslis is deur die uitslag van die betrokke wedren, die bedrag van die verskil, indien wel, tussen die bookmakersinset wat ingeskryf is op die baanboekblad wat op sodanige wedren betrekking het en die werklike bedrag deur hom ingeset ten opsigte van sodanige weddenskap; en

- (ii) waar sodanige weddenskap nie deur die uitslag van die betrokke wedren beslis is nie, die bedrag van die bookmakersinset wat ingeskryf is op die baanboekblad wat op die betrokke wedren betrekking het;

(c) die bedrag van die bookmakersinset in iedere weddenskap deur hom geplaas—

- (i) op 'n totalizator;
- (ii) by enige persoon wat nie 'n bookmaker in die Provincie Transvaal is nie; en
- (iii) waar sodanige weddenskap deur hom gewen is; en

(d) die bedrag van die verskil tussen die totale bedrag van weddersinsette in weddenskappe deur hom op enige perd in sodanige wedren gelê, en die bedrag van enige bookmakersinset in 'n weddenskap wat deur hom op sodanige perd geplaas is ingeval laasgenoemde bedrag die grootste is en hy sodanige weddenskap verloor het.

(4) Iedere bookmaker moet iedere wedrenklub wat duplikaatbaanboekblaie van hom ingevorder het ingevolge die bepalings van regulasie 30 (5) (e) gedurende die tydperk waarvoor hy enige vorm by Bylae D voorgeskryf voltooi, voorsien van 'n ware afskrif van sodanige behoorlik voltooide vorm binne sewe dae nadat hy dit by die betrokke ontvanger van inkomste ingedien het.

Inspeksie.

34. 'n Beampte kan te eniger tyd—

- (a) van enige bookmaker sy lisensie, uitgereik ingevolge die bepalings van die Ordonnansie eis;
- (b) enige boek, dokument, strokje of kaartjie wat deur enige bookmaker in sy besigheid as 'n bookmaker gebruik word, eis, inspekteer of verwyder; en

- (c) require any person having knowledge of the contents or purport of such book, document, slip or ticket to furnish him with information in regard thereto.

Returns by Club.

35. Every racing club shall—

- (a) immediately after the start of every race, collect the duplicate field sheets as provided in regulation 30 (5) (e);
- (b) subject to the provisions of paragraph (c), preserve such duplicate field sheets for at least eighteen months;
- (c) furnish an officer with any such duplicate field sheet on request;
- (d) verify the accuracy of the information on the forms furnished it by any bookmaker in terms of the provisions of regulation 33 (4) from the duplicate field sheets; and
- (e) forward such forms to the Secretary of the Transvaal Bookmakers' Licensing Committee.

Penalties.

36. Any person who—

- (a) contravenes or fails to comply with any provision of this Chapter;
- (b) resists, hinders or obstructs an officer in the exercise of his duties under this Chapter; or
- (c) fails to produce on demand to any officer any book, document, slip or ticket contemplated in regulation 34,

shall be guilty of an offence and liable on conviction to a fine not exceeding 50 rand or, in default of payment, to imprisonment for a period not exceeding three months.

CHAPTER V.

TATTERSALLS.

Definitions.

37. In this Chapter, unless inconsistent with the context—

- “bookmaker” means any person duly licensed as such in terms of the Licensing of Bookmakers and Taxation Ordinance, 1925;
- “bookmaker member” of any Tattersalls means a bookmaker who in such capacity is or becomes a member of such Tattersalls in terms of these Regulations;
- “bookmaker's stake” in relation to any bet, means the amount of money a cubicle holder will forfeit if he loses such bet;
- “bracketed horses” or any like expression, means horses which, for the purpose of any bet, are freely interchangeable;
- “calling the card” means an auction of bets;
- “combination bet” means a bet involving more than one horse;
- “committee” means a Tattersalls committee referred to in section twenty of the Ordinance;
- “cubicle” in any Rooms, means a partitioned enclosure with a counter in which a cubicle holder can operate;
- “cubicle holder” means a bookmaker member who, or partnership of such members which is the lessee of a cubicle in any Rooms;
- “dupla bet” means a bet on whether or not two specified horses in a certain race finish as the first two horses in such race in any order;
- “field sheet” means a page of a field book as prescribed in these Regulations;
- “financial year” means the period from the first day of September of any one year up to and including the thirty-first day of August of the following year;
- “forecast bet” means a bet on whether or not two or more specified horses finish in a specified order in a certain race;

- (c) van enige persoon wat kennis dra van die inhoud of strekking van sodanige boek, dokument, strokie of kaartjie, vereis om aan hom inligting in verband daarmee te verstrek.

Opgawes deur klub.

35. Iedere wedrenklub moet—

- (a) onmiddellik na die begin van iedere wedren, die duplikaatbaanboekblaale soos by regulasie 30 (5) (e) bepaal, invorder;
- (b) behoudens die bepalings van paragraaf (c), sodanige duplikaatbaanboekblaale vir minstens agtien maande hou;
- (c) enige sodanige duplikaatbaanboekblaale op versoek aan 'n beampete lewer;
- (d) die juistheid van die inligting op die vorms deur hom deur enige bookmaker ingevolge die bepalings van regulasie 33 (4) voorsien, kontroleer met die duplikaatbaanboekblaale; en
- (e) sodanige vorms aan die Sekretaris van die Transvaalse Bookmakerslisensiekomitee aanstuur.

Strafbepalings.

36. Iedereen wat—

- (a) enige bepaling van hierdie Hoofstuk oortree of in gebreke bly om daaraan te voldoen;
- (b) 'n beampete by die uitvoering van sy pligte ingevolge hierdie Hoofstuk teëstaan, hinder of belemmer; of
- (c) versuim om op versoek aan enige beampete enige boek, dokument, strokie of kaartjie in regulasie 34 beoog, te lewer,

is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens vyftig rand of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens drie maande.

HOOFSTUK V.

TATTERSALLS.

Woordbepalings.

37. In hierdie Hoofstuk, tensy onbestaanbaar met die sinsverband, beteken—

- “bookmaker” iedereen wat behoorlik gelisensieer is as 'n bookmaker ingevolge die bepalings van die Lisensiëring van Bookmakers en Belasting Ordonnansie, 1925;
- “bookmakerlid” van enige Tattersalls 'n bookmaker wat in daardie hoedanigheid 'n lid is of word van sodanige Tattersalls ingevolge die bepalings van hierdie regulasies;
- “bookmakersinset” met betrekking tot enige weddenskap, die bedrag geld wat 'n hokkiehouer sal verbeur indien hy sodanige weddenskap verloor;
- “skakelperde” of enige soortgelyke uitdrukking, perde wat vir die doeleindes van enige weddenskap, vryelik omruilbaar is;
- “aflees van die program” 'n veiling van weddenskappe;
- “kombinasieweddenskap” 'n weddenskap waarby meer as een perd betrokke is;
- “komitee” 'n Tattersalls-komitee in artikel twintig van die Ordonnansie genoem;
- “hokkie” in enige Kamers, 'n afgeskorte plek met 'n toonbank waarin 'n hokkiehouer kan optree;
- “hokkiehouer” 'n bookmakerlid of vennootskap van sodanige lede, wat die huurder van 'n hokkie in enige Kamers is;
- “duplaweddenskap” 'n weddenskap of twee bepaalde perde in 'n sekere wedren as die eerste twee perde in sodanige wedren in enige volgorde sal eindig of nie;
- “baanboekblad” 'n blad van 'n baanboek soos in hierdie regulasies voorgeskryf;
- “boekjaar” die tydperk van die eerste dag van September van enige jaar af tot en met die een-en-dertigste dag van Augustus van die volgende jaar;
- “volgordeweddenskap” 'n weddenskap of twee of meer bepaalde perde in 'n bepaalde volgorde in 'n sekere wedren sal eindig of nie;

- “hold”; when used as a noun, means the total of all punters' stakes in bets laid by a cubicle holder, minus the total of all the bookmaker's stakes in bets placed by him;
- “lay” in relation to a bet, means the acceptance by any cubicle holder of a bet placed with him;
- “lay-off service” means facilities whereby cubicle holders can place bets with cubicle holders in other Rooms or with bookmakers on a racecourse or on a totalizator;
- “log sheet” means a page of a log book as prescribed in these Regulations;
- “official course double bet” means a bet on whether or not a certain horse wins a certain race, called the First Leg, as also whether or not a certain horse wins a certain other race, called the Second Leg, at the same race meeting, but shall only include a bet whereof the bookmaker's stake of the bookmaker or cubicle holder laying such bet is based upon the amount payable by a totalizator on the racecourse concerned;
- “officer” means a provincial inspector in the employ of the Transvaal Provincial Administration, a member of the South African Police Force, and any person duly authorized by the Provincial Secretary of the Transvaal to perform the duties of an officer under this Chapter;
- “ordinary member” of any Tattersalls means a person, other than a bookmaker member who, in terms of section *twenty* of the Ordinance and these Regulations, is entitled to bet in the Rooms of such Tattersalls;
- “Ordinance” means the Horse Racing and Betting Ordinance, 1927;
- “place bet” means a bet on whether or not a certain horse is amongst a specified number of horses to finish first in a certain race;
- “price” means odds;
- “punter's stake” in relation to any bet, means the amount of money a person, including a bookmaker or other cubicle holder, will forfeit to a cubicle holder if such person loses such bet;
- “Rooms” means the premises constituting the place which any Tattersalls committee is authorised to keep open under the provisions of section *twenty* of the Ordinance and Regulation 38;
- “secretary” means the secretary of a Tattersalls committee and includes any person acting in such post;
- “starting price bet” means a bet, the odds whereof are only determined after the commencement of the race concerned and calculated on the ruling odds on the racecourse concerned at the time of such commencement;
- “shout prices” means to indicate any odds a cubicle holder is prepared to lay, by any method other than solely by indicating such odds on a board situated in front of his cubicle and approved by the committee, or orally in an ordinary conversational tone upon enquiry by someone at the counter of such cubicle;
- “take-out” means the total of all bookmaker's and punters' stakes in bets laid by a cubicle holder, minus the total of all such stakes in bets placed by him;
- “Tattersalls” means a betting exchange organized in terms of section *twenty* of the Ordinance as read with these Regulations;
- “win bet” means a bet on whether or not a certain horse wins a certain race;
- and any other word or expression has the meaning assigned thereto in section *one* of the Ordinance.
- “wedgeldpoel” die totaal van alle weddersinsette in weddenskappe deur 'n hokkiehouer geleë, min die totaal van al die bookmakerinsette in weddenskappe deur hom geplaas;
- “lē” met betrekking tot 'n weddenskap, dic aanvaarding deur enige hokkiehouer van 'n weddenskap by hom geplaas;
- “teenweddenskapdiens” geriewe waarvolgens hokkiehouers weddenskappe kan plaas by hokkiehouers in ander Kamers of by bookmakers op 'n renbaan of op 'n totalizator;
- “logboekblad” 'n blad van 'n logboek soos in hierdie regulasies voorgeskryf;
- “amptelike baankoppelweddenskap” 'n weddenskap of 'n sekere perd 'n sekere wedren, die Eerste Been genoem, gaan wen of nie, asook of 'n sekere perd 'n sekere ander wedren by dieselfde wedrenbyeenkomst, die Tweede Been genoem, gaan wen of nie, maar sluit slegs 'n weddenskap in waarvolgens die bookmakers-inset van die bookmaker of hokkiehouer wat sodanige weddenskap lē, gebasseer is op 'n bedrag wat deur 'n totalizator op die betrokke renbaan betaalbaar is;
- “beampete” 'n provinsiale inspekteur in diens van die Transvaalse Proviniale Administrasie, 'n lid van die Suid-Afrikaanse Polisiemag en iedereen wat behoorlik deur die Proviniale Sekretaris van Transvaal gemagtig is om die pligte van 'n beampete ingevolge hierdie Hoofstuk uit te voer;
- “gewone lid” van enige Tattersalls, 'n persoon uitgenome 'n bookmakerlid, wat, ingevolge die bepalings van artikel *twintig* van die Ordonnansie en hierdie Regulasies, geregtig is om in die Kamers van sodanige Tattersalls te wed;
- “Ordonnansie” die Perdewedrenne en Weddenskappe Ordonnansie, 1927;
- “plekweddenskap” 'n weddenskap of 'n sekere perd een van 'n bepaalde aantal perde sal wees wat eerste in 'n sekere wedren sal eindig of nie;
- “prys” wedprys;
- “weddersinset” met betrekking tot enige weddenskap, die bedrag geld wat 'n persoon, insluitende 'n bookmaker of ander hokkiehouer, aan 'n hokkiehouer sal verbeur indien sodanige persoon sodanige weddenskap verloor;
- “Kamers” of „Lokale“ die perseel wat die plek uitmaak wat enige Tattersalls-komitee ingevolge die bepalings van artikel *twintig* van die Ordonnansie en regulasie 38, gemagtig word om oop te hou;
- “sekretaris” die sekretaris van 'n Tattersalls-komitee en sluit enige persoon in wat in sodanige pos waarnem;
- “wegspringprysweddenskap” 'n weddenskap waarvan die wedprys slegs bepaal word na die aanvang van die betrokke wedren en wat bereken word volgens die heersende wedprys op die betrokke renbaan ten tyde van sodanige aanvang;
- “pryse uitroep” om aan te dui wat enige wedprys is wat 'n hokkiehouer bereid is om te lē deur enige ander metode as uitsluitlik deur sodanige wedprys aan te dui op 'n bord wat voor sy hokkie geleë is en wat deur die komitee goedgekeur is, of mondellings in 'n gewone geselstrant op navraag deur iemand by die toonbank van sodanige hokkie;
- “uitbetaling” die totaal van alle bookmaker- en weddersinsette in weddenskappe deur 'n hokkiehouer geleë, min die totaal van al sodanige insette in weddenskappe deur hom geplaas;
- “Tattersalls” 'n wedbeurs wat georganiseer word ingevolge die bepalings van artikel *twintig* van die Ordonnansie geleës met hierdie regulasies;
- “wenweddenskap” 'n weddenskap of 'n sekere perd 'n sekere wedren gaan wen of nie;
- en enige ander woord of uitdrukking het die betekenis wat in artikel *een* van die Ordonnansie daaraan toegewys is.

Tattersalls Committees authorized to keep Open Rooms.

38. Subject to the provisions of this Chapter—

- (a) the Tattersalls committee appointed for each Tattersalls set out in Column II of Schedule E is hereby authorized to keep open Rooms in the corresponding town or city set out in Column I of the said Schedule; and
- (b) the Witwatersrand Tattersalls committee is hereby authorized to keep open Rooms in Johannesburg.

Constitution of Tattersalls Committees.

39. A Tattersalls committee, other than the Witwatersrand Tattersalls Committee, shall consist of the number of members appointed by the Administrator by publication in the *Provincial Gazette*.

Constitution of the Witwatersrand Tattersalls Committee.

40. (1) The members of the Witwatersrand Tattersalls Committee appointed by the Administrator shall be the persons who are so appointed by publication in the *Provincial Gazette*.

(2) A meeting to elect the members of the Witwatersrand Tattersalls Committee to be elected in terms of section twenty-one of the Ordinance, shall be held at the Rooms at a time and on a date published in the *Provincial Gazette* at least seven days before the date of such meeting.

(3) The majority of eligible voters as provided in sub-regulation (9) attending any meeting contemplated in sub-regulation (2) shall elect the member or members to be elected.

(4) Nominations for candidates shall be lodged with the Secretary not later than 72 hours before the commencement of a meeting referred to in sub-regulation (2), and each nomination shall be signed by a proposer and a seconder, both of whom shall be eligible voters as provided in sub-regulation (9), and contain a signed statement by the candidate to the effect that he is eligible for nomination and that he accepts such nomination.

(5) In the event of the number of nominations equaling the number of vacancies the presiding officer referred to in sub-regulation (6) shall at the meeting contemplated in sub-regulation (2), declare the candidates duly elected members.

(6) A presiding officer appointed by the Administrator by notice in the *Provincial Gazette* shall preside at a meeting contemplated in sub-regulation (2), may disallow any ballot paper which in his opinion does not comply with the directions appearing thereon and may declare any ballot paper void by reason of uncertainty, and any decision of the presiding officer in relation to the meeting shall be final.

(7) A presiding officer contemplated in this regulation shall be paid such fee by the Witwatersrand Tattersalls Committee as the Administrator may direct.

(8) The following procedure shall apply at a meeting contemplated in sub-regulation (2):—

- (a) A ballot paper containing instructions shall be handed to each eligible voter referred to in sub-regulation (9) and the presiding officer may require any person to provide proof that he is so eligible before handing him a ballot paper.
- (b) Polling shall take place in secret and an eligible voter shall personally place his completed ballot paper in a ballot box provided for the purpose.
- (c) No persons other than the candidates and any persons appointed by the presiding officer to assist him, shall be present when the votes are counted.
- (d) No identification of the voter shall appear on a ballot paper.
- (e) The votes shall be counted at the meeting, and immediately the result of the ballot has been determined the presiding officer shall announce such result to the meeting.
- (f) In the event of an equality of votes the presiding officer shall decide the election by lot.

Tattersalls-komitees gemagtig om Kamers oop te hou.

38. Behoudens die bepalings van hierdie Hoofstuk—

- (a) word die Tattersalls-komitee wat aangestel word vir elke Tattersalls soos uitengesit in Kolom II van Bylae E, hierby gemagtig om Kamers oop te hou in die ooreenstemmende dorp of stad soos uitengesit in Kolom I van genoemde Bylae; en
- (b) word die Witwatersrand-Tattersalls-komitee hierby gemagtig om Kamers in Johannesburg oop te hou.

Samestelling van Tattersalls-komitees.

39. 'n Tattersalls-komitee, uitgesonderd die Witwatersrandse-Tattersalls-komitee, bestaan uit die aantal lede wat deur die Administrateur by wyse van afkondiging in die *Provinsiale Koerant* benoem is.

Samestelling van die Witwatersrandse-Tattersalls-komitee.

40. (1) Die lede van die Witwatersrandse-Tattersalls-komitee wat deur die Administrateur benoem is, is die persone wat aldus by wyse van afkondiging in die *Provinsiale Koerant* benoem is.

(2) 'n Vergadering om die lede van die Witwatersrandse-Tattersalls-komitee te kies wat ingevolge artikel een-en-twintig van die Ordonnansie gekies moet word, moet gehou word in die Kamers op 'n tyd en op 'n datum wat minstens sewe dae voor die dag van so 'n vergadering in die *Provinsiale Koerant* aangekondig is.

(3) Die meerderheid van bevoegde kiesers soos bepaal in subregulasie (9) wat 'n vergadering in subregulasie (2) beoog, bywoon moet die lid of lede kies wat gekies moet word.

(4) Nominasies vir kandidate moet by die Sekretaris ingedien word nie later nie as 72 uur voor die aanvang van 'n vergadering in subregulasie (2) genoem, en elke nominasie moet onderteken word deur 'n voorsteller en 'n sekondant, waarvan albei bevoegde kiesers moet wees soos bepaal in subregulasie (9), en dit moet 'n verklaring bevat deur die kandidaat onderteken ten effekte dat hy verkiesbaar is en dat hy sodanige nominasies aanvaar.

(5) Ingeval dié getal nominasies gelykstaan aan die getal vakature moet die voorsittende beampte in subregulasie (6) genoem op die vergadering in subregulasie (2) beoog, die kandidate behoorlik verkose lede verklaar.

(6) 'n Voorsittende beampte deur die Administrateur by wyse van kenniggewing in die *Provinsiale Koerant* benoem, moet op 'n vergadering in subregulasie (2) beoog voorsit, kan enige stembriefie verwerp wat na sy mening nie voldoen aan die voorskrifte wat daarop voorkom nie en kan enige stembriefie weens onsekerheid nietig verklaar, en enige beslissing van die voorsittende beampte in verband met die vergadering is die eindbeslissing.

(7) 'n Voorsittende beampte in hierdie Regulasies beoog word sodanige geld deur die Witwatersrandse-Tattersalls-komitee betaal as wat die Administrateur gelas.

(8) Die volgende prosedure geld op 'n vergadering in subregulasie (2) beoog:—

- (a) 'n Stembriefie met voorskryfe daarop word oorhandig aan elke bevoegde kieser in subregulasie (9) genoem en die voorsittende beampte kan vereis dat enigiemand bewys lewer dat hy aldus bevoeg is voordat 'n stembriefie aan hom oorhandig word.
- (b) Stemming geskied in die geheim en 'n bevoegde kieser moet sy voltooide stembriefie persoonlik plaas in 'n stembus wat vir dié doel verskaf is.
- (c) Niemand uitgesonderd die kandidate en enigiemand wat die voorsittende beampte benoem om hom behulpsaam te wees, mag aanwesig wees wanneer die stemme getel word nie.
- (d) Geen identifikasie van die kieser mag op 'n stembriefie voorkom nie.
- (e) Die stemme moet op die vergadering getel word, en sodra die uitslag van die geheime stemming bepaal is, moet die voorsittende beampte hierdie uitslag aan die vergadering bekend maak.
- (f) In geval van 'n staking van stemme moet die voorsittende beampte die verkiesing per lotting beslis.

(9) The following persons shall be eligible voters for the purposes of this regulation:—

- (a) at a meeting to elect a member from and by bookmaker members: All bookmaker members of the Witwatersrand Tattersalls;
- (b) at a meeting to elect a member from and by the ordinary members of Tattersalls: All ordinary members of the Witwatersrand Tattersalls; and
- (c) at a meeting to elect any member as representative of licensees: The representatives of such licensees as are provided in paragraph (c) of section twenty-one of the Ordinance.

(10) No person shall be eligible for nomination for election as a member of the Witwatersrand Tattersalls Committee who, during the previous five years, has been excluded from any Rooms by reason of default, suspension or expulsion or whose membership has been refused during such period or who during such period, has been removed as a member of any Tattersalls committee by the Administrator.

Chairman.

41. (1) The member of a Tattersalls committee appointed chairman of such committee by the Administrator by publication in the *Provincial Gazette*, shall be chairman of such committee during his tenure of office as a member.

(2) Each Tattersalls committee shall at its first meeting elect a vice-chairman, who shall be vice-chairman of such committee during his tenure of office as a member.

Remuneration of Members.

42. Each member of a Tattersalls committee shall be entitled to—

- (a) remuneration not exceeding six rand in respect of each day on which he attends a meeting of the committee, other than a meeting referred to in regulation 95: Provided that the chairman of any such meeting shall be entitled to additional remuneration not exceeding two rand in respect of such day;
- (b) remuneration not exceeding six rand in respect of each day or part thereof on which he is on the business of the committee assigned to him by the committee; and
- (c) travelling expenses on the scale applicable to the Public Service when he travels on the business of the committee assigned to him by the committee, excluding meetings of the committee:

Provided that no member shall be entitled to remuneration referred to in paragraph (a) as well as remuneration referred to in paragraph (b) in respect of the same day.

Meetings.

43. (1) The members of a Tattersalls committee may meet for the dispatch of business, adjourn, and otherwise regulate their meetings as they think fit: Provided that a meeting of the committee shall be held at least once a month.

(2) Committee meetings shall be convened for such dates and hours as may from time to time be resolved by the committee: Provided that the chairman or, in his absence, the vice-chairman, may on his own initiative summon a meeting at any time, and he shall convene a special meeting at the request of any two members of the committee, which request shall be in writing and shall set forth particulars of the business for which the meeting is desired.

(3) The secretary shall give each member at least 24 hours' notice in writing of all meetings, and in the case of special meetings the nature of the business to be dealt with thereat shall be stated in such notice.

(4) The chairman, or in his absence, the vice-chairman, shall preside at all meetings of a Tattersalls committee: Provided that, if neither the chairman nor the vice-chairman is present within five minutes after the appointed time of commencement of any meeting, the members present shall elect one of their number to preside as chairman of such meeting.

(9) Die volgende persone is vir die toepassing van hierdie regulasie bevoegde kiesers—

- (a) op 'n vergadering om 'n lid te kies uit en deur bookmakerlede: Alle bookmakerlede van die Witwatersrandse-Tattersalls;
- (b) op 'n vergadering om 'n lid te kies uit en deur die gewone lede van Tattersalls: Alle gewone lede van die Witwatersrandse-Tattersalls; en
- (c) op 'n vergadering om 'n lid as verteenwoordiger van lisenziehouers te kies: Die verteenwoordigers van sodanige lisenziehouers as wat in paragraaf (c) van artikel een-en-twintig van die Ordonnansie bepaal word.

(10) Niemand kom vir nominasie vir verkiesing tot lid van die Witwatersrandse-Tattersalls-komitee in aanmerking nie, as hy gedurende die vorige vyf jaar uit enige Lokale uitgesluit is weens wanbetaling, skorsing of uitsetting of as hy gedurende bedoelde tydperk lidmaatskap ontsê is of as hy gedurende gencemde tydperk as lid van 'n Tattersalls-komitee deur die Administrateur verwyder is.

Voorsitter.

41. (1) Die lid van 'n Tattersalls-komitee wat deur die Administrateur by wyse van afkondiging in die *Provinciale Koerant* tot voorsitter van so 'n komitee benoem word, is voorsitter van so 'n komitee tydens sy ampstermyn as lid.

(2) Elke Tattersalls-komitee moet op sy eerste vergadering 'n ondervoorsitter kies, wat ondervoorsitter van so 'n komitee is tydens sy ampstermyn as lid.

Besoldiging van lede.

42. Elke lid van 'n Tattersalls-komitee is geregtig op—

- (a) besoldiging van hoogstens ses rand ten opsigte van elke dag waarop hy 'n vergadering van die komitee bywoon uitgesonderd 'n vergadering in regulasie 95 genoem: Met dien verstande dat die voorsitter van enige sodanige vergadering geregtig is op addisionele besoldiging van hoogstens twee rand ten opsigte van sodanige dag;
- (b) besoldiging van hoogstens ses rand ten opsigte van elke dag of deel daarvan waarop hy sake van die komitee verrig wat deur die komitee aan hom opgedra is; en
- (c) reiskoste op die skaal van toepassing op die Staatsdiens wanneer hy vir sake van die komitee reis wat deur die komitee aan hom opgedra is, uitgesonderd vergaderings van die komitee:

Met dien verstande dat geen lid geregtig is op besoldiging in paragraaf (a) genoem asook besoldiging in paragraaf (b) genoem ten opsigte van dieselfde dag nie.

Vergaderings.

43. (1) Die lede van 'n Tattersalls-komitee kan vir die afhandeling van sake vergader, verdaag en andersins hul vergaderings reël al na hulle goedvind: Met dien verstande dat 'n vergadering van die komitee minstens een maal per maand gehou moet word.

(2) Komiteevergaderings moet belê word vir sodanige datums en ure as wat die komitee van tyd tot tyd bepaal: Met dien verstande dat die voorsitter, of tydens sy afwesigheid die ondervoorsitter, op eie initiatief te eniger tyd 'n vergadering kan byeenroep, en hy 'n spesiale vergadering op versoek van enige twee lede van die komitee moet belê, welke versoek skriftelik moet geskied en besonderhede moet uiteensit van die saak waarvoor die vergadering verlang word.

(3) Die sekretaris moet skriftelik aan elke lid minstens vier-en-twintig uur van alle vergaderings-kennis gee, en in geval van spesiale vergaderings moet die aard van die besigheid wat daarop afgehandel gaan word in so 'n kennisgewing gemeld word.

(4) Die voorsitter, of tydens sy afwesigheid, die ondervoorsitter, moet op alle vergaderings van 'n Tattersalls-komitee die voorsitterstoel inneem: Met dien verstande dat, as nog die voorsitter nog die ondervoorsitter aanwesig is binne vyf minute na die tyd vasgestel vir die aanvang van 'n vergadering, die aanwesige lede een uit hul gelede moet kies om as voorsitter van so 'n vergadering op te tree.

(5) Three members of the committee shall form a quorum.

(6) Questions arising at any meeting shall be decided by a majority of votes taken by a show of hands.

(7) In the event of an equality of votes, the chairman of the meeting shall have a second or casting vote.

(8) Minutes of the proceedings of every meeting shall be regularly kept in a book set apart for the purpose, and the minutes of such meeting shall be submitted for confirmation at the next subsequent meeting and, if confirmed, be signed by the chairman thereof.

(9) The secretary shall furnish the Provincial Secretary with a true copy of the minutes of all meetings of the committee within 72 hours of their confirmation as provided in sub-regulation (8).

(10) The secretary shall advise the Administrator when any member of the committee has absented himself from three consecutive meetings of the committee.

ORDINARY MEMBERS.

Applications.

44. (1) Each application for ordinary membership of any Tattersalls shall be made to the secretary in writing.

(2) Subject to the provisions of regulation 45, the application shall be in the form determined by the committee.

(3) The subscription payable shall accompany each application.

Application Forms.

45. (1) An applicant for ordinary membership of any Tattersalls shall state in his application—

- (a) his full name and postal address;
- (b) whether or not he is a male white person over the age of 21 years;
- (c) whether or not he has ever been excluded from membership of any Tattersalls;
- (d) whether he is in default in respect of any bet previously placed in any Rooms; and
- (e) whether he desires his subscription to be payable annually, half-yearly or monthly.

(2) Any person who wilfully furnishes any false or incorrect information on an application form referred to in this regulation, shall be guilty of an offence.

Subscriptions.

46. (1) Any Tattersalls committee may in its discretion determine that any one or more of the following subscription rates applicable to such Tattersalls, shall apply to the ordinary members of such Tattersalls:—

	Witwatersrand Tattersalls.	Pretoria Tattersalls.	Other Tattersalls.
Year.....	R4·20	R3·10	R2·10
Half-year.....	R2·10	R1·55	R1·05
Monthly.....	R0·50	R0·50	R0·25

(2) Subscription for a—

- (a) year shall be in respect of a financial year;
- (b) half-year shall be for the period either from the first day of March of any one year to the thirty-first day of August of the same year, or from the first day of September of any one year to the last day of February of the following year, as the case may be; and
- (c) month shall be for the period of one month calculated from the first day of any month.

(3) Any ordinary member failing to pay his subscription in advance shall automatically cease to be a member.

(4) The secretary shall issue to each ordinary member who pays a subscription as herein provided, a token as prescribed in regulation 48.

Granting and Refusal of Applications.

47. (1) If the secretary is not aware of any reason for the refusal of an application for ordinary membership, he may provisionally grant the application.

(5) Drie lede van die komitee vorm 'n kworum.

(6) Vrae wat hulle op enige vergadering voordoen moet beslis word deur 'n meerderheid van stemme uitgebring deur die opsteek van hande.

(7) In geval van 'n staking van stemme, het die voorstitter van die vergadering 'n tweede of beslissende stem.

(8) Notule van die verrigtinge by elke vergadering moet gereeld gehou word in 'n boek wat vir dié doel afgesonder is, en die notule van so 'n vergadering moet op die eersvolgende vergadering vir goedkeuring voorgelê word en, indien goedgekeur, deur die voorstitter daarvan onderteken word.

(9) Die sekretaris moet 'n eensluidende afskrif van die notules van alle vergaderings van die komitee aan die Provinciale Sekretaris verstrek binne twee-en-sewentig uur na hul goedkeuring soos in subregulasie (8) bepaal.

(10) Die sekretaris moet die Administrateur in kennis stel wanneer enige lid van die komitee van drie agtereenvolgende vergaderings van die komitee afwesig was.

GEWONE LEDE.

Aansoeke.

44. (1) Elke aansoek om gewone lidmaatskap van enige Tattersalls moet skriftelik by die sekretaris gedoen word.

(2) Onderworpe aan die bepalings van regulasie 45 moet die aansoek in die vorm wees wat die komitee bepaal.

(3) Die ledegeld wat betaalbaar is moet elke aansoek vergesel.

Aansoekvorms.

45. (1) 'n Applikant vir gewone lidmaatskap van enige Tattersalls moet in sy aansoek meld—

- (a) sy volle naam en posadres;
- (b) of hy 'n manlike Blanke bo die ouderdom van een-en-twintig jaar is al dan nie;
- (c) of hy ooit van lidmaatskap van enige Tattersalls uitgesluit is;
- (d) of hy in gebreke is ten opsigte van enige weddenskap wat voorheen in enige Lokale geplaas is; en
- (e) of hy sy ledegeld jaarliks, halfjaarliks of maandeliks wil betaal.

(2) Iedereen wat opsetlik vals of onjuiste inligting verstrek op 'n aansoekvorm, in hierdie regulasie genoem, is skuldig aan 'n misdryf.

Ledegelde.

46. (1) Enige Tattersalls-komitee kan na goeddunke bepaal dat enige of meer van die volgende ledegeldtariewe, op sodanige Tattersalls van toepassing, op die gewone lede van sodanige Tattersalls van toepassing is:—

	Witwatersrandse Tattersalls.	Pretoriase Tattersalls.	Ander Tattersalls.
Jaar.....	R4·20	R3·10	R2·10
Halfjaar.....	R2·10	R1·55	R1·05
Maandeliks.....	R0·50	R0·50	R0·25

(2) Ledegeld vir 'n—

- (a) jaar is ten opsigte van 'n boekjaar;
- (b) halfjaar is vir die tydperk of van die eerste dag van Maart van enige jaar tot die een-en-dertigste dag van Augustus van dieselfde jaar, of van die eerste dag van September van enige jaar tot die laaste dag van Februarie van die volgende jaar, na gelang van die geval; en
- (c) maand is vir die tydperk van een maand bereken van die eerste dag van enige maand af.

(3) Enige gewone lid wat in gebreke bly om sy ledegeld vooruit te betaal hou outomaties op om lid te wees.

(4) Die sekretaris moet aan elke gewone lid wat 'n ledegeld betaal soos hierin bepaal, 'n bewys uitrek soos by regulasie 48 voorgeskryf.

Toestaan en weiering van aansoeke.

47. (1) As die sekretaris nie bewus is van enige rede waarom 'n aansoek om gewone lidmaatskap geweier moet word nie, kan hy die aansoek voorlopig toestaan.

(2) If he grants an application, the secretary shall assign a number to such applicant and shall enter such number and the name and address of such applicant, as also the date, in a book which shall be kept for the purpose, and shall issue to the applicant a token as prescribed in regulation 48.

(3) If he refuses an application, the secretary shall advise the applicant accordingly and refund the subscription tendered by such applicant.

(4) A Tattersalls committee shall at each meeting consider each application for ordinary membership granted or refused by the secretary since the last meeting.

(5) The committee may exclude from ordinary membership any person who it considers undesirable and no subscription paid by such person shall be refundable.

Tokens.

48. (1) The following particulars shall appear on a token referred to in regulations 46 (4) and 47 (2):—

- (a) The name of the Tattersalls;
- (b) the name of the member;
- (c) the expiry date of the period for which a subscription has been paid;
- (d) the membership number; and
- (e) the signature of the person issuing such token.

(2) Subject to the provisions of sub-regulation (1) the token shall be in a form determined by the committee.

(3) No token shall be transferable.

(4) Every ordinary member shall have his token on his person whenever he goes to the Rooms and shall on request produce it to an officer, committee member, the secretary or any Tattersalls employee having the authority of the secretary to request the production of tokens.

BOOKMAKER MEMBERS.

Applications.

49. (1) Any bookmaker may apply to become a bookmaker member of any Tattersalls and each application shall be made to the secretary in writing.

(2) Subject to the provisions of regulation 50, the application shall be in the form determined by the committee.

(3) Each application shall be accompanied by—

- (a) two hundred rand (R200) in cash as security for payment by the applicant of all moneys due by him to the committee;
- (b) the subscription prescribed in regulation 53; and
- (c) the guarantee referred to in sub-section (4) of section *three bis* of the Licensing of Bookmakers and Taxation Ordinance, 1925, in respect of his current bookmaker's licence: Provided that, if such guarantee is in a form other than cash, the applicant shall also include a power of attorney authorizing the Tattersalls committee to utilize such guarantee for the payment of debts arising out of his business as bookmaker conducted in such Tattersalls.

Application Forms.

50. An applicant for bookmaker membership of any Tattersalls shall state in his application—

- (a) his full name and postal address; and
- (b) whether he desires a cubicle for himself or is going into partnership with a cubicle holder or whether he and any partner desire a cubicle, giving full particulars.

Committee to Grant or Refuse Application.

51. (1) Subject to space being available in the Rooms, a committee shall in its discretion within one month after receiving any application, either grant or refuse the application.

(2) The committee shall refuse the application of any person whom it regards as undesirable or undeserving of admission or who has not complied with the provisions of regulation 49.

(2) As hy 'n aansoek toestaan, moet die sekretaris 'n nommer aan so 'n applikant toewys en so 'n nommer en die naam en adres van so 'n applikant, asook die datum skryf in 'n boek wat vir dié doel gehou word en moet aan die applikant 'n bewys uitrek soos by regulasie 48 voorgeskryf.

(3) As hy 'n aansoek weier, moet die sekretaris die applikant dienooreenkomsdig verwittig en die ledegeled deur so 'n applikant betaal, terugbetaal.

(4) 'n Tattersalls-komitee moet op elke vergadering elke aansoek oorweeg om gewone lidmaatskap wat sedert die laaste vergadering deur die sekretaris toegestaan of geweier is.

(5) Die komitee kan enigeen van gewone lidmaatskap uitsluit wat na sy mening ongewens is en geen ledegeled deur so iemand betaal, is terugbetaalbaar nie.

Lidmaatskapsbewyse.

48. (1) Die volgende besonderhede moet voorkom op 'n bewys in regulasie 46 (4) en 47 (2) genoem:

- (a) die naam van die Tattersalls;
- (b) die naam van die lid;
- (c) die vervaldatum van die tydperk waarvoor 'n ledegeled betaal is;
- (d) die lidmaatskapnommer; en
- (e) die handtekening van die persoon wat so 'n bewys uitrek.

(2) Onderworpe aan die bepalings van subregulasie (1) moet die bewys in 'n vorm wees deur die komitee bepaal.

(3) Geen bewys is oordraagbaar nie.

(4) Iedere gewone lid moet sy bewys by hom hê wanneer hy na die Lokale gaan en moet dit op versoek vertoon aan 'n beampete, komiteelid, die sekretaris of enige Tattersallswerknemer wat deur die sekretaris gemagtig is om te versoek dat bewyse vertoon moet word.

BOOKMAKERLEDE.

Aansoeke.

49. (1) Enige bookmaker kan aansoek doen om bookmakerlid van enige Tattersalls te word en elke aansoek moet skriftelik by die sekretaris gedoen word.

(2) Onderworpe aan die bepalings van regulasie 50, moet die aansoek wees in die vorm deur die komitee bepaal.

(3) Elke aansoek moet vergesel gaan van—

- (a) tweehonderd rand (R200) in kontant as sekuriteit vir betaling deur die applikant van alle gelde deur hom aan die komitee verskuldig;
- (b) die ledegelede by regulasie 53 voorgeskryf; en
- (c) die waarborg in subartikel (4) van artikel *drie bis* van die Licensiering van Bookmakers en Belasting Ordonnansie, 1925, ten opsigte van sy geldige bookmakerslisensie: Met dien verstande dat, as so 'n waarborg in 'n ander vorm as kontant is, die applikant ook 'n volmag moet insluit waarby die Tattersallskomitee gemagtig word om bedoelde waarborg aan te wend vir die betaling van skulde wat ontstaan uit sy besigheid as bookmaker wat in sodanige Tattersalls gedryf word.

Aansoekvormis.

50. 'n Applikant vir boekmakerlidmaatskap van enige Tattersalls moet in sy aansoek meld—

- (a) sy volledige naam en posadres; en
- (b) of hy 'n hokkie vir homself verlang dan wel of hy 'n venootskap met 'n hokkiehouer wil aangaan en of hy en enige venoot 'n hokkie verlang, met opgaaf van volledige besonderhede.

Komitee moet aansoek toestaan of weier.

51. (1) Mits daar ruimte in die Lokale beskikbaar is, moet 'n komitee na goedunke binne een maand na ontvangs van enige aansoek die aansoek of toestaan of weier.

(2) Die komitee moet die aansoek weier van enigiemand wat na sy mening ongewens is of nie toelating verdien nie, of wat nie aan die bepalings van regulasie 49 voldoen het nie.

Applicant to be Advised.

52. (1) The secretary shall immediately inform an applicant by registered post sent to his postal address whether his application has been granted or refused.

(2) If the application was refused, the tendered subscription, security and guarantee shall be returned to the applicant immediately, together with any power of attorney.

(3) If the application was refused solely due to insufficiency of space, the applicant shall be advised of such reason.

(4) If the application was granted, a membership card shall be enclosed, on which shall appear—

- (a) the name of the bookmaker member;
- (b) the name of the partnership, if any, of which he is a partner;
- (c) the Tattersalls whereof he is a bookmaker member; and
- (d) the signature of the secretary.

Subscriptions.

53. (1) Each bookmaker member shall pay a subscription of thirty-two rand (R32.00) in respect of each financial year or part thereof.

(2) All subscriptions shall be payable in advance.

Conditions of Membership.

54. (1) A bookmaker member of any Tattersalls shall immediately cease to be a member if—

- (a) he resigns;
- (b) he omits to pay his subscription in advance;
- (c) he ceases to possess a valid bookmaker's licence; or
- (d) the committee concerned at any time holds guarantees in respect of such member for an amount which is less than the amount of the guarantee referred to in sub-section (4) of section *three bis* of the Licensing of Bookmakers and Taxation Ordinance, 1925, in respect of his current licence and he fails to lodge the necessary guarantee for the amount of the difference with the committee within seven days of his obtaining such licence.

(2) Any guarantee lodged with a committee by a bookmaker member in terms of sub-regulation (1) (d), shall be deemed to have been lodged in terms of regulation 49 (3) (c), and the provisions of regulation 49 (3) (c) regarding a power of attorney shall apply equally to any such guarantee.

(3) Any bookmaker who was entitled to operate as a bookmaker in any Tattersalls immediately prior to the commencement of these Regulations and who, but for these Regulations, would have continued to be so entitled, shall be a bookmaker member of such Tattersalls, subject to his depositing with the Tattersalls committee concerned on or before the seventh day of January, 1962, an amount of two hundred rand in cash, which amount shall be deemed to have been deposited with such committee in terms of the provisions of regulation 49 (3) (a).

Partnerships.

55. (1) A bookmaker member of any Tattersalls may, subject to the provisions of these Regulations, operate therein singly or in co-partnership with one or more other bookmaker members.

(2) The name of each partner in a partnership and all changes in the constitution of such partnership shall be registered in a book kept for the purpose by the secretary, and only partnerships so registered may operate in such Tattersalls.

(3) A fee of two rand shall be payable to the Tattersalls committee in respect of each registration referred to in sub-regulation (2).

(4) No bookmaker member shall allow any person other than a bookmaker any interest in his business as a bookmaker.

Ordinary Membership of Bookmaker Members.

56. A bookmaker member of any Tattersalls shall be deemed to be an ordinary member of every Tattersalls in the Province of the Transvaal of which he is not a bookmaker member, without payment of any further fee or subscription.

Applicant moet in kennis gestel word.

52. (1) Die sekretaris moet 'n applikant onmiddellik per geregistreerde pos, aan sy posadres gestuur, in kennis stel of sy aansoek toegestaan of geweier is.

(2) As die aansoek geweier is, moet die aangebode ledegeleg, sekuriteit en waarborg onmiddellik aan die applikant teruggestuur word, tesame met enige volmag.

(3) As die aansoek bloot weens onvoldoende ruimte geweier is, moet die applikant van hierdie rede in kennis gestel word.

(4) As die aansoek toegestaan is, moet 'n lidmaatskap-kartjie ingesluit word, met vermelding daarop van—

- (a) die naam van die bookmakerlid;
- (b) die naam van die vennootskap, indien wel, waarvan hy 'n vennoot is;
- (c) die Tattersalls waarvan hy 'n bookmakerlid is; en
- (d) die handtekening van die sekretaris.

Ledegelegde.

53. (1) Iedere bookmakerlid moet 'n ledegeleg van tween-dertig rand (R32.00) betaal ten opsigte van elke boekjaar of gedeelte daarvan.

(2) Alle ledegelede is vooruitbetaalbaar.

Voorwaardes van lidmaatskap.

54. (1) 'n Bookmakerlid van enige Tattersalls hou dadelik op om lid te wees as—

- (a) hy bedank;
- (b) hy versuim om sy ledegeleg vooruit te betaal;
- (c) hy nie meer 'n geldige bookmakerslisensie besit nie; of
- (d) die betrokke komitee te eniger tyd waarborgte ten opsigte van so 'n lid vir 'n bedrag wat minder is as die bedrag van die waarborg in subartikel (4) van artikel *drie bis* van die Lisensiëring van Bookmakers en Belasting Ordonnansie, 1925, ten opsigte van sy geldige lisensie en hy versuim om binne sewe dae nadat hy so 'n lisensie verkry het die nodige waarborg vir die bedrag van die verskil by die komitee in te dien.

(2) Enige waarborg deur 'n bookmakerlid by 'n komitee ingevolge subregulasie (1) (d) ingedien, word beskou as ingevolge regulasie 49 (3) (c) ingedien; en die bepalings van regulasie 49 (3) (c)-betroffende 'n volmag is insgelyks op enige sodanige waarborg van toepassing.

(3) Enige bookmaker wat geregtig was om as 'n bookmaker in 'n Tattersalls op te tree onmiddellik voor die inwerkingtreding van hierdie regulasies en wat, as hierdie regulasies nie in werking getree het nie, nog steeds aldus geregtig sou gewees het, is 'n bookmakerlid van so 'n Tattersalls, niets, hy voor of op die sewende dag van Januarie 1962 'n bedrag van tweehonderd rand in kontant by die betrokke Tattersalls-komitee stort, welke bedrag geag word ingevolge die bepalings van regulasie 49 (3) (a) by so 'n komitee gestort te gewees het.

Vennootskappe.

55. (1) 'n Bookmakerlid van enige Tattersalls kan, onderworpe aan die bepalings van hierdie regulasies, op sy eie of in vennootskap met een of meer ander bookmakerlede optree.

(2) Die naam van elke vennoot in 'n vennootskap en alle veranderings in die samestelling van so 'n vennootskap moet geregistreer word in 'n boek wat deur die sekretaris vir dié doel gehou word, en slegs vennootskappe wat aldus geregistreer is, kan in so 'n Tattersalls optree.

(3) 'n Bedrag van twee rand is aan die Tattersalls-komitee betaalbaar ten opsigte van elke registrasie in subregulasie (2) genoem.

(4) Geen bookmakerlid mag enigiemand anders as 'n bookmaker toelaat om enige belang by sy besigheid as 'n bookmaker te hê nie.

Gewone lidmaatskap van bookmakerlede.

56. 'n Bookmakerlid van enige Tattersalls word beskou as 'n gewone lid van iedere Tattersalls in die Provincie Transvaal waarvan hy nie 'n bookmakerlid is nie, sonder die betaling van enige verdere bedrag of ledegeleg.

Clerks.

57. (1) Subject to the provisions of these Regulations, a cubicle holder may employ one or more clerks.

(2) Any male white person over the age of twenty-one years may apply to the secretary in writing for permission to be employed as a clerk.

(3) Each application shall be accompanied by a verifying statement by the cubicle holder concerned.

(4) The committee shall in its discretion grant or refuse permission to any applicant.

(5) In the event of permission being granted the secretary shall register such clerk by entering his name and that of the cubicle holder concerned, in a book kept for the purpose.

(6) Each clerk shall pay a fee of five rand (R5.00) in advance for each financial year or part thereof.

(7) No clerk shall—

(a) serve more than one cubicle holder at the same time; or

(b) transfer to another cubicle holder without the written permission of the committee, which permission the committee may in its discretion grant or withhold.

(8) The committee may at any time by written notice withdraw the permission referred to in sub-regulation (4) and thereupon the registration of the clerk concerned shall be cancelled, and no fee or portion thereof shall be refundable to any such clerk.

(9) A registered clerk shall be deemed to be an ordinary member of the Tattersalls concerned, without payment of any further fee or subscription.

*BOOKS.**Books to be kept by Cubicle Holders.*

58. (1) Every cubicle holder shall keep—

(a) a betting slip book prescribed in regulation 59;

(b) a field book prescribed in regulation 60; and

(c) a settling book, whereof the pages shall be numbered consecutively.

(2) Every cubicle holder laying or placing official course double bets or dupla bets shall keep a log book prescribed in regulation 61.

(3) Every cubicle holder rendering a statement of account shall keep a statement of account book prescribed in regulation 62.

Betting Slip Book.

59. (1) The pages of the betting slip book shall be permanently bound together in duplicate.

(2) No duplicate page shall be perforated or weakened in any manner whatsoever.

(3) Each original page shall be perforated in such a manner as to allow of easy detachment.

(4) Each original page may be perforated so as to sub-divide it into two or more portions or betting slips, and if it is not so sub-divided, shall itself constitute a betting slip.

(5) The name of the cubicle holder and the Tattersalls concerned shall appear on each betting slip.

(6) All betting slips shall be numbered consecutively in the order in which they will be detached from the book and in such a manner that the numbers are duplicated on the duplicate page.

Field Book.

60. (1) Each page of the field book, hereinafter called a field sheet, shall indicate the name of the cubicle holder and the Tattersalls concerned and shall have spaces wherein the race for which it is used and the date of such race can be entered.

Klerke.

57. (1) Onderworpe aan die bepalings van hierdie regulasies kan 'n hokkiehouer een of meer klerke in diens neem.

(2) Enige manlike blanke bo die ouderdom van een-en-twintig jaar kan skriftelik by die sekretaris aansoek doen om verlof om as klerk in diens geneem te word.

(3) Elke aansoek moet vergesel gaan van 'n bevestigende verklaring deur die betrokke hokkiehouer.

(4) Die komitee moet na goeddunke verlof aan enige applikant toestaan of weier.

(5) Ingeval verlof verleen word, moet die sekretaris so 'n klerk regstreer deur sy naam en dié van die betrokke hokkiehouer aan te teken in 'n boek vir dié doel gehou word.

(6) Iedere klerk moet 'n bedrag van vyf rand (R5.00) ten opsigte van elke boekjaar of gedeelte daarvan vooruitbetaal.

(7) Geen klerk mag—

(a) meer as een hokkiehouer tegelykertyd dien nie; of

(b) na 'n ander hokkiehouer oorskakel sonder die skriftelike verlof van die komitee nie, welke toestemming die komitee na goeddunke kan toestaan of weier.

(8) Die komitee kan te eniger tyd deur middel van skriftelike kennisgewing die verlof in subregulasie (4) genoem, terugtrek en daarop word die registrasie van die betrokke klerk gekanselleer, en geen bedrag of deel daarvan is aan enige sodanige klerk terugbetaalbaar nie.

(9) 'n Geregistreerde klerk word geag 'n gewone lid van die betrokke Tattersalls te wees, sonder die betaling van enige verdere bedrag of ledegeld.

*BOEKE.**Boeke wat hokkiehouders moet aanhou.*

58. (1) Elke hokkiehouer moet—

(a) 'n weddenskapstrokieboek by regulasie 59 voorgeskryf;

(b) 'n baanboek by regulasie 60 voorgeskryf; en

(c) 'n vereffeningboek waarvan die bladsye agtereenvolgens genommer is, aanhou.

(2) Iedere hokkiehouer wat amptelike baankoppel-weddenskappe of duplaweddenskappe lê of plaas, moet 'n logboek hou soos by regulasie 61 voorgeskryf.

(3) Iedere hokkiehouer wat 'n rekening lever, moet 'n rekeningstaalboek aanhou soos by regulasie 62 voorgeskryf.

Weddenskapstrokieboek.

59. (1) Die blaaisie van die weddenskapstrokieboek moet permanent in duplo saamgebind word.

(2) Geen duplikaatblad mag deurprikk word wanneer dit ook al verswak word nie.

(3) Elke oorspronklike bladsy moet so deurprikk word dat dit maklik uitgeskeur kan word.

(4) Elke oorspronklike blad kan so deurprikk word dat dit in twee of meer gedeeltes of weddenskapstrokies onderverdeel word en as dit nie aldus onderverdeel word nie, is dit op sigself 'n weddenskapstrokie.

(5) Die naam van die hokkiehouer en die betrokke Tattersalls moet op elke weddenskapstrokie verskyn.

(6) Alle weddenskapstrokies moet agtereenvolgens genommer word in die volgorde waarin hulle uit die boek uitgeskeur sal word en wel op so 'n wyse dat die nommers op die duplikaatblad geduplikeer is.

Baanboek.

60. (1) Op iedere bladsy van die baanboek, hierna 'n baanboekblad genoem, moet die naam van die hokkiehouer en die betrokke Tattersalls aangetoon word en dit moet ruimtes hê waarin die wedren waarvoor dit gebruik word en die datum van sodanige wedren, ingeskryf kan word.

(2) Below these particulars the field sheet shall be divided into columns, each of which shall be sub-divided into at least five sub-columns.

(3) The field sheets shall be—

(a) permanently bound together; and

(b) in duplicate and numbered consecutively so that each duplicate page bears the same number as the original.

(4) The duplicate field sheets may be perforated so as to allow of easy detachment, whilst the original field sheets shall not be perforated or weakened in any manner whatsoever.

Log Book.

61. (1) Each page of the log book shall indicate the name of the cubicle holder and the Tattersalls concerned and shall have spaces wherein the race or races for which it is used and the date of every such race can be entered.

(2) Below these particulars each page shall be divided into squares of approximately the same size by means of horizontal and vertical straight parallel lines.

(3) The pages of the log book shall be—

(a) permanently bound together; and

(b) in duplicate and numbered consecutively so that each duplicate page bears the same number as the original.

(4) The duplicate pages of the log book may be perforated so as to allow of easy detachment, whilst the original pages shall not be perforated or weakened in any manner whatsoever.

Statement of Account Book.

62. (1) The pages of the statement of account book shall be—

(a) permanently bound together; and

(b) in duplicate and numbered consecutively so that each duplicate page bears the same number as the original.

(2) The original pages of the statement of account book shall be perforated so as to allow of easy detachment, whilst the duplicate pages shall not be perforated or weakened in any manner whatsoever.

All Books to be Registered.

63. (1) No person shall use, in any Rooms, or have permit to be present in any cubicle in such Rooms, any betting slip book, field book, settling book, log book or statement of account book unless such book has been registered with the secretary as provided in regulation 64.

(2) Any person who contravenes any provisions of this regulation shall be guilty of an offence.

Manner of Registration.

64. (1) A secretary shall register a book by entering the following particulars in a register kept for the purpose—

(a) the name of the cubicle holder concerned;

(b) the type of book;

(c) the serial numbers of the pages or slips thereof;

(d) the date on which the book is registered; and

(e) the initials of the secretary.

(2) The secretary shall write his initials and the date—

(a) on the first and last pages of every settling book;

(b) on the first and last original pages of every field book or log book; and

(c) on the first and last duplicate pages of every betting slip book or statement of account book.

(3) The person requesting registration of any book shall forthwith examine the correctness of the entries in relation to such book made in the register and, if they are correct, confirm such entries by appending his signature thereto.

(4) The register shall be preserved for a period of at least three years from the date on which the last entry made therein is cancelled in terms of regulation 65.

(2) Onder hierdie besonderhede moet die baanboekblaaie in kolomme verdeel word en elke kolom moet in minstens vyf subkolomme verdeel word.

(3) Die baanboekblaaie moet—

(a) permanent saamgebond wees; en

(b) in duplikaat wees en agtereenvolgens genommer sodat elke duplikaat blad dieselfde nommer as die oorspronklike het.

(4) Die duplikaat baanboekblaaie kan deurprikk word sodat dit maklik uitgeskeur kan word terwyl die oorspronklike baanboekblaaie nie deurprikk of op enige ander wyse hoegenaamd verswak mag wees nie.

Logboek.

61. (1) Iedere blad van die logboek moet die naam van die hokkiehouer en die betrokke Tattersalls aantoon en moet ruimtes hé waarin die wedren of wedrenne waarvoor dit gebruik word en die datum van iedere sodanige wedren, ingeskryf kan word.

(2) Onder hierdie besonderhede moet elke blad in vierkante van ongeveer dieselfde grootte verdeel word deur middel van horisontale en vertikale reguit parallele lyne.

(3) Die blaaie van die logboek moet—

(a) permanent saamgebond wees; en

(b) in duplikaat wees en agtereenvolgens genommer sodat elke duplikaat blad dieselfde nommer as die oorspronklike het.

(4) Die duplikaatblaaie van die logboek kan deurprikk word sodat dit maklik uitgeskeur kan word terwyl die oorspronklike blaaie nie deurprikk of op enige wyse hoegenaamd verswak mag wees nie.

Rekeningstaatboek.

62. (1) Die blaaie van die rekeningstaatboek moet—

(a) permanent saamgebond wees; en

(b) in duplikaat wees en agtereenvolgens genommer sodat elke duplikaat bladsy dieselfde nommer as die oorspronklike het.

(2) Die oorspronklike blaaie van die rekeningstaatboek moet deurprikk word sodat dit maklik uitgeskeur kan word terwyl die duplikaatblaaie nie deurprikk of op enige ander wyse hoegenaamd verswak mag wees nie.

Alle boeke geregistreer te wees.

63. (1) Niemand mag in enige Kamers enige weddenskapstrokiesboek, baanboek, vereffningsboek, logboek of rekeningstaatboek gebruik nie of dit in enige hokkie in sodanige Kamers hé of toelaat dat dit in so'n hokkie teenwoordig is nie, tensy sodanige boek by die Sekretaris geregistreer is soos by regulasie 64 bepaal.

(2) Iedereen wat enige bepaling van hierdie regulasie oortree, is skuldig aan 'n oortreding.

Wyse van registrasie.

64. (1) 'n Sekretaris registreer 'n boek deur die volgende besonderhede in 'n register aan te teken wat vir die doel gehou word:

(a) die naam van die betrokke hokkiehouer;

(b) die soort boek;

(c) die volgnommers van die blaaie of strokies daarvan;

(d) die datum waarop die boek geregistreer is; en

(e) die paraaf van die sekretaris.

(2) Die sekretaris skryf sy voorletters en die datum—

(a) op die eerste en laaste blaaie van iedere vereffningsboek;

(b) op die eerste en laaste oorspronklike blaaie van iedere baanboek of logboek; en

(c) op die eerste en laaste duplikaatblaaie van iedere weddenskapstrokiesboek of rekeningstaatboek.

(3) Die persoon wat versoek dat enige boek geregistreer word, moet onmiddellik die juistheid van die inskrywings ondersoek wat met betrekking tot sodanige boek in die register gemaak is en, indien hulle juis is, sodanige inskrywings bekratig deur sy handtekening daaraan te heg.

(4) Die register moet vir 'n tydperk van minstens drie jaar gehou word van die datum af waarop die laaste inskrywing wat daarin gemaak is, gekanselleer is ingevolge die bepalings van regulasie 65.

Cancellation of Registration.

65. (1) Whenever any cubicle holder decides to discard or discontinue any betting slip book, field book, settling book, log book or statement of account book, he may approach the secretary for cancellation of the registration of such book.

(2) A secretary shall not cancel the registration of any book unless he is satisfied that the pages and the entries in such book are in order.

(3) Before the registration of any book is cancelled the secretary shall cancel all unused pages of such book.

(4) A secretary shall cancel a registration by—

(a) noting such fact in the register;

(b) cancelling the entry pertaining to such book in the register in such a way that it remains clearly legible; and

(c) entering the date of cancellation of such entry and his signature against such cancellation.

Registered Books not to be Removed.

66. (1) No book which has been registered in terms of regulation 63 and whereof the registration has not been cancelled in terms of regulation 65, shall be removed from the Rooms.

(2) Any person who contravenes any provisions of this regulation shall be guilty of an offence.

Every Registered Book to be Retained.

67. (1) Every book which has been registered in terms of regulation 63 shall be preserved for at least two years after such registration has been cancelled in terms of regulation 65.

(2) Any person who contravenes any provision of this regulation shall be guilty of an offence.

Lists of Books to be Displayed.

68. (1) Every cubicle holder shall display in his cubicle in a manner visible from the outside, a list of all the books, and their serial numbers, registered with the secretary.

(2) Any person who contravenes any provision of this regulation shall be guilty of an offence.

Powers of Inspection.

69. (1) The secretary, committee or an officer may—

(a) at any time enter any cubicle in the Rooms and examine, inspect or remove any book, document, instrument or thing therein; or

(b) at any time demand from any cubicle holder the immediate production of any book which is registered with the secretary and may inspect or remove any such book.

(2) Any officer may at any time demand from any cubicle holder the production of any book, the registration whereof has been cancelled with the secretary within two years of the date of such demand and may inspect or remove such book.

(3) Any person who contravenes any provision of this regulation or in any way obstructs or hinders the secretary, committee or any officer in the exercise of any power in terms thereof or refuses or fails to produce any book for which he is responsible in terms of these Regulations, in compliance with any demand by an officer in terms of this regulation, shall be guilty of an offence.

Use of Books—General.

70. (1) The pages or betting slips of every betting slip book, field book, settling book, log book and statement of account book shall be used in numerical sequence.

(2) Every entry or alteration made in a betting slip book, field book, settling book, log book or statement of account book, shall be by means of carbon paper, be duplicated on each duplicate page and nothing shall appear on an original page which does not appear on the duplicate page and vice versa. Provided that any entry may be made on an original field or log sheet after the duplicate thereof has been handed in in terms of regulation 74.

Kansellerig van registrasie.

65. (1) Wanneer enige hokkiehouer besluit om enige weddenskapstrokiesboek, baanboek, vereffningsboek, logboek of rekeningstaatboek af te skryf of te staak, kan hy die sekretaris nader om die registrasie van sodanige boek te kanselleer.

(2) 'n Sekretaris mag nie die registrasie van enige boek kanselleer nie tensy hy oortuig is dat die blaale en die inskywings in sodanige boek in orde is.

(3) Voordat die registrasie van enige boek gekanselleer word, moet die sekretaris alle ongebruikte blaale van sodanige boek kanselleer.

(4) 'n Sekretaris kanselleer 'n registrasie deur—

(a) sodanige feit in die register aan te teken;

(b) die inskrywing wat op sodanige boek in die registers betrekking het, op so'n wys te kanselleer dat dit duidelik leesbaar bly; en

(c) deur die datum van die kansellasie van sodanige inskrywing en sy handtekening teenoor sodanige kansellasie in te skryf.

Gerigistreerde boeke nie verwyder te word nie.

66. (1) Geen boek wat ingevolge die bepalings van regulasie 63 geregistreer is en waarvan die registrasie ingevolge die bepalings van regulasie 65 nie gekanselleer is nie, mag uit die Kamers verwyder word nie.

(2) Iedereen wat enige bepaling van hierdie regulasie oortree, is skuldig aan 'n misdryf.

Iedere geregistreerde boek behou te word.

67. (1) Iedere boek wat ingevolge regulasie 63 geregistreer is, moet vir minstens twee jaar nadat sodanige registrasie ingevolge regulasie 65 gekanselleer is, bewaar word.

(2) Iedereen wat enige bepaling van hierdie regulasie oortree, is skuldig aan 'n misdryf.

Lyste van boeke vertoon te word.

68. (1) Iedere hokkiehouer moet in sy hokkie op so 'n wyse dat die van buite af sigbaar is, 'n lys van al die boeke met hulle volgnummers wat by die sekretaris geregistreer is, vertoon.

(2) Iedereen wat enige bepaling van hierdie regulasie oortree, is skuldig aan 'n misdryf.

Inspeksiebevoegdheid.

69. (1) Die sekretaris, komitee of 'n beampete kan—

(a) te eniger tyd enige hokkie in die Kamers betree en enige boek, dokument, instrument of ding daarin ondersoek, inspekteer of verwyder; of

(b) van enige hokkiehouer te eniger tyd vereis dat hy enige boek wat by die sekretaris geregistreer is, moet voorlê en hy kan enige sodanige boek inspekteer of verwyder.

(2) Enige beampete kan te eniger tyd van enige hokkiehouer vereis om enige boek waarvan die registrasie by die sekretaris gekanselleer is, binne twee jaar van die datum van sodanige eis af voor te lê en hy mag sodanige boek inspekteer of verwyder.

(3) Iedereen wat enige bepaling van hierdie regulasie oortree of op enige wyse die sekretaris, komitee of enige beampete by die uitoefening van enige bevoegdheid ingevolge die bepalings daarvan belemmer of verhinder, of weier of in gebreke bly om enige boek voor te lê waarvoor hy ingevolge hierdie regulasies verantwoordelik is, ooreenkomsdig enige eis deur 'n amptenaar ingevolge hierdie regulasie, is skuldig aan 'n misdryf.

Gebruik van boeke—Algemeen.

70. (1) Die blaale of weddenskapstrokies van iedere weddenskapstrokiesboek, baanboek, vereffningsboek, logboek en rekeningstaatboek moet in nommervolgorde gebruik word.

(2) Iedere inskrywing of verandering in 'n weddenskapstrokiesboek, baanboek, vereffningsboek, logboek of rekeningstaatboek moet deur middel van deurslagpapier, op elke duplikaatblad geduplikeer word en niks mag op 'n oorspronklike blad verskyn wat nie op die duplikaatblad verskyn nie en omgekeerd. Met dien verstande dat enige inskrywing op 'n oorspronklike baan- of logboekblad gemaak mag word na die duplikaat daarvan ingevolge die bepalings van regulasie 74 ingehandig is.

(3) No alteration shall be made in any book in such a manner that the original entry is rendered illegible.

(4) A spoilt page or betting slip may be cancelled by writing the word "cancelled" in bold letters across such page or betting slip.

(5) No page or duplicate page shall be removed from any book mentioned in sub-regulation (1) except as in these regulations specially provided.

(6) In the event of any page or duplicate page accidentally becoming detached from any book mentioned in sub-regulation (1), it shall immediately be replaced in the book and attached thereto in its proper place.

(7) Any person who contravenes or fails to comply with any provision of this regulation shall be guilty of an offence.

Use of Betting Slip Book.

71. (1) Immediately upon laying or placing any bet a cubicle holder shall—

- (a) record full details thereof on the following blank betting slip in a betting slip book;
- (b) in the case of a credit bet, record the name of the ordinary Tattersalls member, other cubicle holder or bookmaker with whom such bet was laid or placed;
- (c) in the case of a bet placed by him, draw a circle around the entry of the bookmaker's stake recorded on such betting slip;
- (d) remove the original betting slip from the betting slip book; and
- (e) in the case of a bet laid over the counter, issue such original betting slip to the person placing such bet.

(2) Subject to the provisions of sub-regulation (3), particulars pertaining to more than one bet with the same person may be recorded on the same betting slip.

(3) Separate betting slip books shall be used for recording particulars of all bets other than bets which are required by these Regulations to be entered in a field or log book and any such separate betting slip book in which particulars of a bet relating to any race have been entered, shall be submitted to the secretary or other person designated by the committee for the purpose, immediately at the start of such race where a contemporaneous commentary thereon is being received in the Rooms, or at the advertised starting time thereof where no such commentary is being received.

(4) The secretary or other person designated by the committee for the purpose, shall immediately a book is submitted to him in terms of sub-regulation (3), enter on the duplicate of the last betting slip used at the time the book is so submitted, the date on which and the time at which such book is submitted to him and append his initials or signature to such entries.

(5) Any person who contravenes or fails to comply with any provision of sub-regulations (1), (3) or (4) shall be guilty of an offence.

Use of field book.

72. (1) The field book shall be used to record each win or place bet laid or placed by a cubicle holder, whether or not it forms part of a combination bet other than an official course double, dupla or forecast bet.

(2) All entries on a field sheet shall be made in such a manner that a clear carbon copy thereof appears on the duplicate field sheet.

(3) No field sheet shall relate to more than one race, the name and date whereof shall be entered on such field sheet in the spaces provided before any other entry is made thereon.

(3) Geen verandering mag in enige boek op so 'n wyse aangebring word dat die oorspronklike inskrywing daardeur onleesbaar gemaak word nie.

(4) 'n Bedorwe blad of weddenskapstrokie kan gekanselleer word deur die woord "gekanselleer" in duidelike letters oor sodanige blad of weddenskapstrokie te skryf.

(5) Geen blad of duplikaat blad mag van enige boek in subregulasie (1) genoem, verwijder word nie uitgesonderd soos spesial in hierdie Regulasies bepaal.

(6) Ingeval enige blad of duplikaat blad per ongeluk uit enige boek in subregulasie (1) vermeld, losraak, moet dit onmiddellik weer in die boek teruggeplaas en in sy behoorlike plek vasgeheg word.

(7) Iedereen wat enige bepaling van hierdie regulasie oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf.

Gebruik van weddenskapstrokieboek.

71 (1) Onmiddellik nadat 'n hokkiehouer 'n weddenskap gelê of geplaas het, moet hy—

- (a) alle besonderhede daarvan op die daaropvolgende blanke weddenskapstrokie in 'n weddenskapstrokieboek aanteken;
- (b) in die geval van 'n krediet weddenskap, die naam van die gewone Tattersallslid, ander hokkiehouer of boekmaker met of by wie sodanige weddenskap gelê of geplaas is, aanteken;
- (c) in die geval van 'n weddenskap deur hom geplaas, 'n kring om die inskrywing van die boekmakers-inset wat op sodanige weddenskapstrokie aanteken is, plaas;
- (d) die oorspronklike weddenskapstrokie van die weddenskapstrokieboek verwijder; en
- (e) in die geval van 'n weddenskap oor die toonbank gelê, sodanige oorspronklike weddenskapstrokie aan die persoon wat sodanige weddenskap plaas, uitrek.

(2) Behoudens die bepaling van subregulasie (3), kan besonderhede wat betrekking het op meer as een weddenskap met dieselfde persoon op dieselfde weddenskapstrokie aanteken word.

(3) Afsonderlike weddenskapstrokieboeke moet gebruik word vir die aantekening van besonderhede van alle weddenskappe uitgesonderd weddenskappe wat volgens hierdie regulasie in 'n baanboek of logboek ingeskryf moet word en enige sodanige afsonderlike weddenskapstrokieboek waarin besonderhede van 'n weddenskap wat op enige wedren betrekking het, ingeskryf is, moet aan die sekretaris of ander persoon deur die komitee vir die doel aangewys, oorhandig word onmiddellik na die begin van sodanige wedren waar gelyktydige kommentaar daaroor in die Kamers ontvang word of op die geadverteerde aanvangsystd daarvan waar geen sodanige kommentaar ontvang word nie.

(4) Die sekretaris of ander persoon deur die komitee vir die doel aangewys, moet onmiddellik nadat 'n boek ingevolge die bepaling van subregulasie (3) aan hom voorgele word, op die duplikaat van die laaste weddenskapstrokie wat gebruik is wanneer die boek aldus ingedien word, die datum waarop en die tyd wanneer sodanige boek by hom ingedien is, inskryf en sy voorletters of handtekening aan sodanige inskrywings heg.

(5) Iedereen wat enige bepaling van subregulasie (1), (3) of (4) oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf.

Gebruik van baanboek.

72. (1) Die baanboek word gebruik om iedere wen- of plekweddenskap wat deur 'n hokkiehouer gelê of geplaas is, aan te teken of dit 'n deel van 'n kombinasieweddenskap, uitgesonderd 'n amptelike baankoppel-, dupla- of volgordeweddenskap, uitmaak al dan nie.

(2) Alle inskrywings op 'n baanboekblad moet op so 'n wyse geskiied dat 'n duidelike deurslagkopie daarvan op die duplikaat baanboekblad verskyn.

(3) Geen baanboekblad mag op meer as een wedren betrekking hê nie en die naam en datum van die wedren moet op sodanige baanboekblad ingeskryf word in die ruimtes wat daarvoor voorsien is, voordat enige ander inskrywing daarop gemaak word.

(4) No column on a field sheet shall relate to more than one horse and any other horse bracketed therewith, the name of every such horse shall be entered at the top of such column before any entry is made therein: Provided that any column may be sub-divided to form two or more shorter columns, the one under the other, each of which shall be clearly demarcated and shall, for the purposes of this regulation, be deemed to be a separate column.

(5) The sub-columns shall each respectively, from left to right, be used solely for the following entries in the manner hereinafter prescribed:—

- (a) Take-out in respect of the horse or bracketed horses concerned;
- (b) bookmaker's stake;
- (c) punter's stake; and
- (d) hold in respect of the horse or bracketed horses concerned,

in units of one rand or a fraction thereof, and the fifth sub-column shall be used for the particulars hereinafter prescribed.

(6) If entries relating to place bets and win bets on the same horse are made in the same column, such entries relating to win bets shall be made in the upper portion of the column and those relating to place bets shall be made in the lower portion.

(7) Every cubicle holder shall—

- (a) immediately upon laying or placing any bet, enter in the sub-columns concerned, the bookmaker's and punter's stakes in relation to such bet and the progressive totals of the take-out and hold, inclusive of such bet; and
- (b) in the case of a bet placed by him, immediately draw a circle around the entry of the bookmaker's stake in such bet:

Provided that in the case of each starting price bet laid by such cubicle holder, only the punter's stake and the hold shall be entered and that in the case of each such bet placed by such cubicle holder, only the bookmaker's stake and the hold shall be entered: Provided further that starting price bets may be ignored for purposes of calculating the take-out except for the purposes of the form prescribed in Schedule D.

(8) Every cubicle holder shall, immediately upon laying or placing a credit bet, enter in the fifth sub-column against the details of such bet, the name of the person with whom he laid or placed such bet:

(9) Where the take-out or the hold entered by a cubicle holder in terms of this regulation represents a negative quantity, he shall immediately draw a circle around such entry.

(10) Where a cubicle holder places a bet with a bookmaker or cubicle holder in the Province of the Transvaal he shall indicate the name of such bookmaker or cubicle holder in the fifth sub-column against the details of such bet.

(11) When any win or place bet forms part of a combination bet other than an official course double, dupla or forecast bet, the cubicle holder shall in the fifth sub-column, enter against the particulars of such bet, an indication that it forms part of a combination bet, the number of the betting slip on which particulars of such bet were entered and the amount of the original punter's stake if such combination bet was laid by him, or the original bookmaker's stake if such combination bet was placed by him.

(12) Any person who contravenes or fails to comply with any provision of this regulation shall be guilty of an offence.

(4) Geen kolom op 'n baanboekblad mag betrekking hê op meer as een perd nie en enige ander perd wat daar mee geskakel is en die naam van iedere sodanige perd moet bo-aan sodanige kolom ingeskryf word voordat enige inskrywing daarin gemaak word: Met dien ver stande dat enige kolom onderverdeel mag word om twee of meer koper kolomme te vorm, die een onder die ander, waarvan elkeen duidelik afgemerkt moet word en vir die toepassing van hierdie regulasie as 'n aparte kolom beskou word.

(5) Die subkolomme moet elkeen onderskeidelik van links na regs uitsluitlik gebruik word vir die volgende inskrywings op die wyse hierna voorgeskryf:—

- (a) Uitbetaling ten opsigte van die betrokke perd of skakelperde;
- (b) bookmakersinset;
- (c) weddersinset; en
- (d) wedgeldpoel ten opsigte van die betrokke perd of skakelperde,

in eenhede van een rand of gedeelte daarvan en die vyfde subkolom moet gebruik word vir die besonderhede hierna voorgeskryf.

(6) Indien inskrywings wat betrekking het op plek-weddenskappe en wenweddenskappe op dieselfde perd in dieselfde kolom gemaak word, moet sodanige inskrywings wat op wenweddenskappe betrekking het, in die boonste deel van die kolom gemaak word en dié wat betrekking het op plek-weddenskappe in die onderste gedeelte.

(7) Iedere hokkiehouer moet—

- (a) onmiddellik nadat hy enige weddenskap gelê of geplaas het, in die betrokke subkolomme die bookmakers- en die weddersinsette inskryf met betrekking tot sodanige weddenskap en die progressiewe totale van die uitbetaling en wedgeldpoel met in begrip van sodanige weddenskap; en
- (b) in die geval van 'n weddenskap deur hom geplaas, onmiddellik 'n kring om die inskrywing van die bookmakersinset in sodanige weddenskap trek:

Met dien verstande dat, in die geval van iedere wegspring-prysweddenskap deur sodanige hokkiehouer gelê, slegs die weddersinset en die wedgeldpoel ingeskryf moet word en dat in die geval van iedere sodanige weddenskap deur sodanige hokkiehouer geplaas, slegs die bookmakersinset en die wedrenpoel ingeskryf moet word: Voorts met dien verstande dat wegspringprysweddenskappe vir die doel om die uitbetaling te bereken, veronagsaam kan word, behalwe vir die doeleindes van die vorm by Bylae D voorgeskryf.

(8) Iedere hokkiehouer moet, onmiddellik nadat hy 'n kredietweddenskap gelê of geplaas het, in die vyfde subkolom teenoor die besonderhede van sodanige weddenskap, die naam van die persoon met of by wie hy sodanige weddenskappe gelê of geplaas het, inskryf.

(9) Waar die uitbetaling of die wedgeldpoel wat deur 'n hokkiehouer ingevolge hierdie regulasie ingeskryf is, 'n negatiewe bedrag verteenwoordig, moet hy onmiddellik 'n kring om sodanige inskrywing trek.

(10) Waar 'n hokkiehouer 'n weddenskap by 'n bookmaker of hokkiehouer in die Provincie Transvaal plaas, moet hy die naam van sodanige bookmaker of hokkiehouer in die vyfde subkolom teenoor die besonderhede van sodanige weddenskap aandui.

(11) Wanneer enige wen- of plek-weddenskap deel uitmaak van 'n kombinasieweddenskap uitgesonderd 'n amptelike baankoppel-, dupla- of volgorde-weddenskap, moet die hokkiehouer in die vyfde subkolom teenoor die besonderhede van sodanige weddenskap, 'n aanduiding inskryf dat dit deel uitmaak van 'n kombinasieweddenskap, asook die nommer van die weddenskapstrokie waarop besonderhede van sodanige weddenskap ingeskryf was, en die bedrag van die oorspronklike weddersinset indien sodanige kombinasieweddenskap deur hom gelê is, of die oorspronklike bookmakersinset indien sodanige kombinasieweddenskap deur hom geplaas is.

(12) Iedereen wat enige bepaling van hierdie regulasie oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf.

Use of Log Book.

73. (1) The 'log book' shall be used to record all official course double and dupla bets which are laid or placed by a cubicle holder.

(2) All entries on an original log sheet shall be made in such manner that a clear carbon copy thereof appears on the duplicate of such sheet.

(3) No log sheet shall relate to more than one race if it is used for recording dupla bets, or to more than two races if it is used for recording official course double bets.

(4) The name and date of every race to which bets recorded on a log sheet relate, shall be entered on such sheet in the spaces provided before any other entry is made thereon.

(5) (a) For official course double bets—

(i) the columns formed by the horizontal lines shall from top to bottom refer to the horses running in the First Leg; and

(ii) the columns formed by the vertical lines shall from left to right refer to the horses in the Second Leg.

in numerical sequence according to the saddle numbers allocated to them; Provided that where two or more horses are bracketed, one column may refer to such bracketed horses.

(b) The number of each horse and any other horse bracketed therewith, to which a column refers shall be indicated at the top of the column in the case of the vertical columns and at the extreme left hand side of the column in the case of the horizontal columns.

(6) For dupla bets the numbers of the horses in the race concerned shall from left to right be indicated at the top of the columns formed by the vertical lines and be indicated from top to bottom at the extreme left hand side of the columns formed by the horizontal lines, in numerical sequence according to the saddle numbers allocated to them.

(7) (a) Immediately a cubicle holder lays or places an official course double or a dupla bet, he shall enter the bet in respect of the combination of horses concerned, inclusive of such bet, in the square formed by the two columns respectively bearing the numbers of the horses combined in such bet, and delete any previous entry in such square.

(b) If the bet entered in terms of paragraph (a) represents a negative quantity the cubicle holder shall draw a circle around such entry.

(c) All entries made in terms of this sub-regulation shall be in units of one rand or a fraction thereof.

(8) Any person who contravenes or fails to comply with any provision of this regulation shall be guilty of an offence.

Betting to Cease and Field and Log Sheets to be Handed in at Start of Race.

74. (1) No person in the Rooms shall lay or place any bet on any race after the start of such race where a contemporaneous commentary thereon is being received in the Rooms, or after the advertised starting time of such race where no such commentary is being received.

(2) Every cubicle holder shall—

(a) immediately after the start of a race in respect whereof a contemporaneous commentary is being received in the Rooms, or, where no such commentary is being received, at the advertised starting time of a race, hand the duplicate of each field or log sheet on which details of any win, place or dupla bet in respect of any such race have been recorded, to the secretary or other person designated by the committee for the purpose; and

Gebruik van Logboek.

73. (1) Die logboek moet gebruik word om alle amptelike baan- koppel- en duplaweddenskappe aan te teken wat deur 'n hokkiehouer gelê of geplaas word.

(2) Alle inskrywings op 'n oorspronkilke logboekblad moet op so 'n wyse gedoen word dat 'n duidelike deurslagkopie daarvan op die duplikaat van sodanige blad verskyn.

(3) Geen logboekblad mag betrekking hê op meer as een wedren nie indien die gebruik word vir die aantekening van duplaweddenskappe of op meer as twee wedrenne nie indien dit gebruik word om amptelike baankoppelweddenskappe aan te teken.

(4) Die naam en datum van iedere wedren waarop weddenskappe wat op 'n logboekblad aangeteken word, betrekking het, moet op so 'n blad ingeskryf word in die ruimtes wat daarvoor voorsien word voordat enige ander inskrywing daarop gemaak word.

(5) (a) Vir amptelike baankoppelweddenskappe—

(i) moet die kolomme wat deur die horisontale strepe gevorm word, van bo na onder betrekking hê op die perde wat in die Eerste Been hardloop; en

(ii) die kolomme wat gevorm word deur die vertikale strepe van links na regs betrekking hê op die perde in die tweede Been;

in nommervolgorde volgens die saalnommers wat aan hulle toegewys is; Met dien verstande dat waar twee of meer perde geskakel word, een kolom betrekking kan hê op sodanige skakelperde.

(b) Die nommer van iedere perd en iedere ander perd wat daarmee geskakel is, waarop 'n kolom betrekking het, moet bo-aan die kolom aangedui word in die geval van die vertikale kolomme en op die heel linkerkant van die kolom in die geval van die horisontale kolomme.

(6) Vir duplaweddenskappe moet die nommers van die perde in die betrokke wedren van links na regs bo-aan die kolom wat deur die vertikale strepe gevorm word, aangedui word en van bo na onder aan die heel linkerkant van die kolomme wat deur die horisontale strepe gevorm word en wel in nommervolgorde volgens die saalnommers wat aan hulle toegewys is.

(7) (a) Onmiddellik nadat 'n hokkiehouer 'n amptelike baankoppel- of duplaweddenskap gelê of geplaas het, moet hy die wedgeldpoel ten opsigte van die kombinasie van die betrokke perde, met inbegrip van sodanige weddenskap, inskryf, in die vierkant wat gevorm word deur die twee kolomme onderskeidelik wat die nommers van die perde wat in sodanige weddenskap gekombineer is, dra en enige vorige inskrywings in sodanige vierkant, deurhaal.

(b) Indien die wedgeldpoel wat ingevolge die bepalings van paragraaf (a) ingeskryf is, 'n negatiewe bedrag verteenwoordig, moet die hokkiehouer 'n kring om sodanige inskrywing trek.

(c) Alle inskrywings ingevolge die bepalings van hierdie subregulasië gedoen, moet in eenhede van een rand of 'n deel daarvan wees.

(8) Iedereen wat enige bepaling van hierdie regulasie oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf.

Weddenskappe gestaak te word en baan- en logboekblad aan die begin van 'n wedren ingehandig te word.

74. (1) Niemand in die Kamers mag enige weddenskap op enige wedren lê of plaas nie na die aanvang van sodanige wedren waar gelykydig kommentaar daaroor in die Kamers ontvang word of na die geadverteerde aanvangstyd van sodanige wedren waar geen sodanige kommentaar ontvang word nie.

(2) Iedere hokkiehouer moet—

(a) onmiddellik na die aanvang van 'n wedren ten opsigte waarvan 'n gelykydig kommentaar in die Kamers ontvang word of, waar geen sodanige kommentaar ontvang word nie, op die geadverteerde aanvangstyd van 'n wedren, die duplikaat van iedere baan- of logboekblad waarop besonderhede van enige wen-, plek- of dupla-weddenskap ten opsigte van enige sodanige wedren aangeteken is, aan die sekretaris of ander persoon deur die komitee vir die doel aangewys, oorhandig; en,

(b) where any such race constitutes the First Log in respect of any official course double bet laid or placed by him, hand to the secretary or other person contemplated in paragraph (a) each duplicate log sheet on which details of such bet appear, at such commencement or advertised starting time, as the case may be.

(3) Any person who contravenes or fails to comply with any provision of this regulation, shall be guilty of an offence.

Only prescribed books and slips to be used.

75. (1) No person shall record any particular relating to a bet whereof the particulars are required to be entered in a field or log book in terms of these regulations, elsewhere than in a book prescribed for the recording of such particular, until he has handed in the field or log sheet concerned as required by regulation 74.

(2) Any person who contravenes or fails to comply with any provision of this regulation shall be guilty of an offence.

Use of Settling Book.

76. (1) Every cubicle holder shall not later than the first working day after he has laid or placed any bet, record particulars of all outstanding bets payable to or by him in the settling book, and such book shall be used for this purpose only.

(2) Any person who contravenes or fails to comply with any provision of this regulation shall be guilty of an offence.

Use of Statement of Account Book.

77. (1) Every cubicle holder who compiles statements of account in respect of bets laid or placed by him on any race shall complete each such statement of account not later than the first working day following the day of such race and shall render such statement of account on an original page of the statement of account book, which book shall be used for this purpose only.

(2) A duplicate copy of each such statement of account shall be retained in the statement of account book.

(3) Any person who contravenes or fails to comply with any provision of this regulation shall be guilty of an offence.

ADMINISTRATION OF TATTERSALLS.

Duties of Committee.

78. Each Tattersalls committee shall—

- (a) subject to these Regulations, exercise full authority over and control in its Rooms, the conduct thereof, the regulation of betting and settling therein and the admission of clerks and ordinary and bookmaker members;
- (b) provide Rooms for its Tattersalls;
- (c) provide and maintain cubicles in the Rooms;
- (d) subject to the provisions of regulation 82, appoint a secretary;
- (e) install and maintain loudspeakers and other equipment in the Rooms and distribute to all cubicle holders the information received through the information service rendered by any licensee pursuant to a condition attached to his licence under the provisions of section three of the Ordinance;
- (f) maintain a notice board in the Rooms; and
- (g) furnish the Licensing Committee referred to in Chapter III of these Regulations with a full report on every bookmaker member of its Tattersalls who applies for a certificate.

Financial Provisions.

79. (1) Each Tattersalls committee shall have an ordinary banking account and safe deposit facilities with a commercial bank approved by the Administrator.

(2) All moneys payable to the committee shall be received by the secretary, who shall immediately issue a receipt therefor and shall deposit such moneys in the banking account not later than the first business day after receipt thereof.

(b) waar enige sodanige wedren die Eerste Been uitmaak ten opsigte van enige ampelike baankoppel-weddenskap wat deur hom gelê of geplaas is, aan die sekretaris of ander persoon in paragraaf (a) beoog, iedere duplikaat logboekblad waarop besonderhede van sodanige weddenskap verskyn op sodanige aanvangs- of geadverteerde aanvangstyd, al na die geval, oorhandig.

(3) Iedereen wat enige bepaling van hierdie regulasie oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf.

Slegs voorgeskrewe boeke en strokes gebruik te word.

75. (1) Niemand mag enige besonderheid wat betrekking het op 'n weddenskap waarvan die besonderhede in 'n baanboekblad of logboekblad ingevolge hierdie regulasies ingeskryf moet word, aanteken nie behalwe in 'n boek wat voorgeskryf word vir die aantekening van sodanige besonderheid, voordat hy die baan- of logboekblad ingehandig het soos by Regulasie 74 vereis.

(2) Iedereen wat enige bepaling van hierdie regulasie oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf.

Gebruik van vereffeningboek.

76. (1) Iedere hokkiehouer moet, nie later nie as die eerste werksdag nadat hy enige weddenskap gelê of geplaas het, besonderhede van alle uitstaande weddenskappe wat aan of deur hom betaalbaar is, in die vereffeningboek aanteken en sodanige boek word slegs vir hierdie doel gebruik.

(2) Iedereen wat enige bepaling van hierdie regulasie oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf.

Gebruik van rekeningstaatboek.

77. (1) Iedere hokkiehouer wat rekeninge ten opsigte van weddenskappe deur hom op enige wedren gelê of geplaas, saamstel, moet iedere sodanige rekening nie later nie as die eerste werksdag na die dag van sodanige wedren voltooi en hy moet sodanige rekening op 'n oorspronklike bladsy van die rekeningstaatboek lewer, welke boek slegs vir hierdie doel gebruik word.

(2) 'n Duplikaat kopie van iedere sodanige rekening word in die rekeningstaatboek behou.

(3) Iedereen wat enige bepaling van hierdie regulasie oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf.

DIE ADMINISTRASIE VAN TATTERSALLS.

Plikte van komitee.

78. Iedere Tattersalls-komitee moet—

- (a) behoudens hierdie regulasies, volle gesag en beheer in sy Kamers uitoefen, oor die dryf daarvan, die regulerig van weddenskappe en vereffening daarvan en die toelating van klerke en gewone en bookmakerlede;
- (b) Kamers vir sy Tattersalls voorseen;
- (c) hokkies in die Kamers voorseen en onderhou;
- (d) behoudens die bepalings van regulasie 82, 'n sekretaris benoem;
- (e) luidsprekers en ander toerusting in die Kamers installeer en onderhou en aan alle hokkiehouders die inligting versprei wat deur die inligtingsdiens ontvang word en wat gelewer word deur enige lisensiehouer ingevolge 'n voorwaarde wat aan sy lisensie geheg is kragtens die bepalings van artikel drie van die Ordonnansie;
- (f) 'n aanplakbord in die Kamers in stand hou; en
- (g) aan die Lisensiekomitee in Hoofstuk III van hierdie regulasies genoem, 'n volledige verslag lewer oor iedere bookmakerlid van sy Tattersalls wat aansoek doen om 'n sertifikaat.

Finansiële bepalings.

79. (1) Iedere Tattersalls-komitee moet by 'n handelsbank deur die Administrateur goedgekeur, 'n gewone bankrekening sowel as veilige-bewarings fasiliteite hê.

(2) Alle gelde wat aan die komitee betaalbaar is, moet deur die sekretaris ontvang word wat onmiddellik 'n kwitansie daarvoor moet uitreik en sodanige geldie nie later nie as die eerste besigheidsdag na ontvangs daarvan in die bankrekening moet stort.

(3) Notwithstanding the provisions of sub-regulation (2)—

- (a) the cash amount referred to in regulation 49 (3) (a); and
- (b) all cash received under the provisions of regulation 49 (3) (c).

shall, subject to the approval of the Administrator be invested or put out at interest.

(4) Every payment by the committee shall be made by cheque signed by the secretary and two members of the committee appointed for the purpose: Provided that the secretary may make cash disbursements from a cash float—

- (a) which does not exceed twenty-five rand;
- (b) for which he is personally responsible; and
- (c) in respect whereof he keeps proper records.

(5) No cheque shall be issued unless it has specifically been authorized by the committee.

(6) All accounts shall be scrutinized by the chairman or at least one member of and designated by the committee, who shall not be a member authorized to sign cheques, before payment is made.

(7) All guarantees lodged in terms of regulation 49 (3) (c) which are not in cash, together with all powers of attorney lodged, in respect thereof shall be placed in safe deposit.

(8) The committee shall cause proper books of account to be kept for its Tattersalls, together with full supporting books, documents and vouchers.

(9) On request an officer shall at all reasonable times be given access to all books and papers of the committee.

(10) Separate books shall be kept for—

- (a) all moneys invested or put out at interest; and
- (b) all documents lodged in safe deposit.

(11) Each Tattersalls committee shall submit to the Administrator for his approval not later than the first day of July in each year, the estimates of revenue and expenditure for the ensuing financial year.

(12) No expenditure in excess of the amounts set out in the estimates of revenue and expenditure for any financial year shall be incurred during such year without the prior approval of the Administrator.

(13) Each secretary shall not later than the seventh day of each month, prepare a statement of receipts and expenditure during the previous month, and shall submit such statement to the committee for confirmation at the first meeting held thereafter.

(14) A copy of the statement referred to in sub-regulation (13) shall be forwarded to the Provincial Secretary of the Transvaal immediately after confirmation thereof by the committee.

(15) Each Tattersalls committee shall submit to the Administrator as soon as possible after the thirty-first day of August in each year, a profit and loss account and balance-sheet for the past financial year, and at the same time submit to him its recommendations as to the disposal of any available balance which shall then be disposed of as the Administrator may decide.

(16) The books, accounts and balance-sheets of every Tattersalls committee shall be audited each year by an auditor to be appointed by the Administrator, who shall determine the remuneration to be paid by the committee to such auditor.

(17) A committee shall forthwith report to the Administrator the loss through any cause whatsoever of any money or other asset of its Tattersalls, setting out in such report the full circumstances of such loss, and the Administrator may authorize such committee to write off such loss or any portion thereof, as is, in his opinion, irrecoverable.

(18) If any document or voucher is incomplete or is lost or destroyed, the committee shall forthwith report such fact to the Administrator, setting out in such report the full circumstances thereof and stating whether or not any financial loss to the Tattersalls concerned was or may be occasioned thereby.

(3) Ondanks die bepalings van subregulasie (2) moet—

- (a) die kontantbedrag in regulasie 49 (3) (a) genoem; en
- (b) alle kontant ontvang ingevolge die bepalings van regulasie 49 (3) (c).

onderworpe aan die goedkeuring van die Administrateur, belê of op rente uitgesit word.

(4) Iedere betaling deur die komitee moet geskied by wyse van 'n tjek onderteken deur die sekretaris en twee lede van die komitee vir die doel benoem: Met dien verstaande dat die sekretaris kontantuitbetalings kan maak uit 'n kleinkas—

- (a) wat nie vyf-en-twintig rand oorskry nie;
- (b) waarvoor hy persoonlik verantwoordelik is; en
- (c) ten opsigte waarvan hy behoorlik boek hou.

(5) Geen tjek mag uitgereik word nie tensy dit spesifiek deur die komitee gemagtig is.

(6) Alle rekenings moet deur die voorstitter en minstens een lid van en deur die komitee aangewys en wat nie 'n lid is wat gemagtig is om tjeke te teken nie, nagegaan word voordat betaling geskied.

(7) Alle waarborgs wat ingevolge die bepalings van regulasie 49 (3) (c) gedoen word wat nie in kontant is nie, tesame met alle volmagte wat ten opsigte daarvan ingedien is, moet in veilige bewaring geplaas word.

(8) Die komitee moet behoorlike boeke vir sy Tattersalls laat hou tesame met volledige ondersteunende boeke, dokumente en bewysstukke.

(9) 'n Beampte moet op versoek op alle redelike tye toegang verleen word tot alle boeke en stukke van die komitee.

(10) Afsonderlike boeke moet gehou word vir—

- (a) alle gelde wat belê of op rente uitgesit word; en
- (b) alle dokumente wat in veilige bewaring geplaas word.

(11) Iedere Tattersalls-komitee moet nie later nie as die eerste dag van Julie van elke jaar die begroting van inkomste en uitgawes vir die volgende boekjaar aan die Administrateur vir sy goedkeuring voorlê.

(12) Geen uitgawe bo die bedrae in die begroting van inkomste en uitgawe vir enige boekjaar uiteengesit, mag gedurende sodanige boekjaar aangegaan word nie sonder die voorafverkêre goedkeuring van die Administrateur.

(13) Iedere sekretaris moet nie later nie as die sewende dag van elke maand, 'n staat van ontvangste en uitgawes gedurende die vorige maand opstel en moet sodanige staat aan die komitee vir sy bekragtiging voorlê op die eerste vergadering wat daarna gehou word.

(14) 'n Afskrif van die staat in subregulasie (13) genoem, moet aan die Provinciale Sekretaris van Transvaal gestuur word onmiddellik na bekragtiging daarvan deur die komitee.

(15) Iedere Tattersalls-komitee moet so gou moontlik na die een-en-dertigste dag van Augustus van elke jaar 'n wins-en-verliesrekening en 'n balansstaat vir die afgelede boekjaar aan die Administrateur voorlê en terselfdertyd aan hom sy aanbevelings voorlê oor hoe met enige beskikbare balans gehandel moet word en met sodanige balans sal dan gehandel word soos die Administrateur mag besluit.

(16) Die boeke, rekeninge en balansstate van iedere Tattersalls-komitee moet elke jaar geouditeer word deur 'n ouditeur deur die Administrateur benoem en laasgenoemde bepaal die vergoeding wat die komitee aan sodanige ouditeur moet betaal.

(17) 'n Komitee moet onmiddellik die verlies op hoe 'n wyse ook al gely van enige geld of ander bate van sy Tattersalls aan die Administrateur rapporteer en in sodanige verslag volledige omstandighede van sodanige verlies uiteensit en die Administrateur kan sodanige komitee magtig om sodanige verlies of gedeelte daarvan as wat na sy mening onverhaalbaar is, af te skryf.

(18) Indien enige dokument of bewysstuk onvolledig is of verlore of vernietig raak, moet die komitee onmiddellik sodanige feit aan die Administrateur rapporteer en in sodanige verslag die volle omstandighede daarvan uiteensit en verklaar of die betrokke Tattersalls-komitee daardeur enige geldelike verlies gely het of kan ly.

(19) The committee may, with the consent of the Administrator, make grants of money towards the maintenance of any public hospital or to any fund created by proper authority for the relief of distress or poverty.

Powers of Committee.

80. (1) A Tattersalls committee may—

- (a) appoint, suspend and dismiss such employees as it may deem necessary and may determine the remuneration and conditions of service of any such employee: Provided that no member of the committee, or person who has been such a member during the preceding six months, shall be employed by any Tattersalls committee;
- (b) subject to the approval of the Administrator, hire or acquire immovable property for any purpose of its Tattersalls or let, sell, mortgage or otherwise alienate or dispose of immovable property, or any portion thereof, acquired for the purposes of its Tattersalls;
- (c) purchase or otherwise acquire and maintain such furniture and other requisites as it requires for the use of members, employees or committee members in the Rooms, and dispose of any such furniture or other requisites as may no longer be required or be unfit for further use;
- (d) sue and be sued in any court having jurisdiction: Provided that all legal proceedings by a committee shall be taken in the name of the chairman thereof, or, in his absence, in the name of the vice-chairman;
- (e) provide refreshment, recreational and other facilities in its Rooms;
- (f) provide such lay-off service as cubicle holders in its Tattersalls may request, meet the whole or such portion of costs thereof as it may deem desirable from the funds of its Tattersalls, and require each cubicle holder in its Tattersalls to contribute monthly, such portion of any balance of such costs as it may deem equitable, regard being had to the use made of such service and the volume of business transacted by means thereof, by such cubicle holder;
- (g) make, alter and withdraw rules not inconsistent with these Regulations for the conduct of the Rooms, for betting therein, and generally for all matters within its authority: Provided that no such rule shall be of any force and effect until it has been displayed on the notice board in the Rooms for a continuous period of twenty-one days;
- (h) subject to the prior consent of the Administrator, suspend for such period as it may deem fit, the membership of any bookmaker member;
- (i) let cubicles to bookmaker members at a rental of not less than twenty rand (R20) per month;
- (j) place upon the notice board in the Rooms:
 - (i) any notice affecting the administration or control of the Rooms or the regulation of betting and settling therein;
 - (ii) any warning against the breach of any of these Regulations or any other law;
 - (iii) any notice of cancellation or suspension of membership; and
 - (iv) any decision under these Regulations;
- (k) at the expense and sole risk of a cubicle holder, provide storage facilities for unregistered books of such cubicle holder;
- (l) at any time cancel the membership of any ordinary member whom it may consider undesirable, and no subscription or portion thereof shall be refundable to such member; and

(19) Die komitee mag, met die toestemming van die Administrateur, geldelike toelaes bewillig vir die onderhoud van enige openbare hospitaal of vir enige fonds wat geskep is deur 'n behoorlike owerheid vir die verligting van nood of armoede.

Bevoegdhede van komitee.

80. (1) 'n Tattersalls-komitee mag—

- (a) sodanige werknemers as wat hy nodig ag, aanstel, skors en ontslaan en hy kan die vergoeding en diensvoorraarde van enige sodanige werknemer bepaal: Met dien verstande dat geen lid van die komitee of persoon wat gedurende die voorafgaande ses maande so 'n lid was, deur enige Tattersals-komitee in diens geneem mag word nie;
- (b) onderworpe aan die goedkeuring van die Administrateur, vaste eiendom huur of verkry vir enige doel van sy Tattersals of vaste eiendom, of enige deel daarvan, wat vir die doel van sy Tattersals verkry is, verhuur, verkoop, verhipotekeer of andersins vervoerem;
- (c) sodanige meubels en ander toerusting as wat hy vir die gebruik van sy lede, werknemers of komiteelede in die Kamers nodig het; aankoop of andersins verkry en in stand hou en sodanige meubels of ander toerusting as wat nie meer nodig is nie of wat nie vir verdere gebruik geskik is nie, van die hand sit;
- (d) in enige hof met regsbevoegdheid dagvaar of gedagvaar word: Met dien verstande dat alle regsgedinge deur 'n komitee in die naam van die voorsteller daarvan aangegaan word of, in sy afwesigheid, in die naam van die ondervoortsteller;
- (e) verversings, ontspannings- en ander geriewe in sy Kamers voorsien;
- (f) sodanige teenweddenskapdiens as wat hokkiehouers in sy Tattersals versoek, voorsien, al die koste daarvan of so 'n gedeelte daarvan as wat hy wenslik ag, bestry uit die fondse van sy Tattersals en van iedere hokkiehouer in sy Tattersals vereis om maandeliks sodanige deel van enige saldo van sodanige koste as wat hy redelik ag, by te dra met inagneming van die gebruik wat iedere sodanige hokkiehouer van sodanige diens maak en die hoeveelheid besigheid wat hy deur middel daarvan doen;
- (g) reëls wat nie onbestaanbaar is met hierdie regulasies nie, vir die beheer van die Kamers, vir wedderydaarin en in die algemeen vir alle sake binne sy bevoegdheid maak, wysig en intrek: Met dien verstande dat geen sodanige reël van krag sal wees voordat dit vir 'n deurlopende tydperk van eenentwintig dae op die aanplakbord in die Kamers vertoon is nie;
- (h) onderworpe aan die voorafverkreeë toestemming van die Administrateur, die lidmaatskap van enige bookmakerlid vir sodanige tydperk as wat hy passlik ag, opskort;
- (i) hokkies aan bookmakerlede verhuur teen 'n huur van minstens twintig rand (R20) per mand;
- (j) op die aanplakbord in die Kamers—
 - (i) enige kennisgewing plaas rakende die administrasie of beheer van die Kamers of die reëling van weddery en die vereffening van weddenskappe daarin;
 - (ii) enige waarskuwing teen die oortreding van hierdie Regulasies of enige ander wet, plaas;
 - (iii) enige kennisgewing van die intrekking of opskorting van lidmaatskap plaas; en
 - (iv) enige beslissing ingevolge hierdie Regulasies plaas;
- (k) op koste en die uitsluitlike risiko van die hokkiehouer enige bergingsgeriewe voorsien vir dié ongeregistreerde boeke van sodanige hokkiehouer;
- (l) te eniger tyd die lidmaatskap van 'n gewone lid wat hy ongewens ag, intrek en geen ledegeld of deel daarvan is aan sodanige lid terugbetaalbaar nie; en

(m) in its discretion prohibit, or allow subject to such conditions regarding time, place or participants as it may deem fit, any game or recreation in the Rooms.

(2) Except as otherwise provided in these Regulations, any notice posted on the notice board in the Rooms by the authority of the committee shall be sufficient notice to each member of the Tattersalls.

(3) Any rule which was in force in any Tattersalls at the commencement of these Regulations and which is not inconsistent therewith shall be in force under these Regulations.

Contracts and Authentication of Documents.

81. (1) Every notice or document requiring authentication by a Tattersalls committee shall be sufficiently authenticated if signed by the chairman or, in his absence, by the vice-chairman, and by the secretary thereof.

(2) Every contract to which a committee is a party, and every power of attorney issued by a committee shall be duly executed by, or on behalf of the committee if signed by the chairman or, in his absence, the vice-chairman, and any one or more members thereto authorized by resolution of the committee.

Appointment of Secretary.

82. (1) The appointment and remuneration of a secretary shall be subject to the approval of the Administrator.

(2) No cash payment in lieu of leave shall be made to any secretary unless satisfactory proof be submitted that it was not possible for such secretary to take his leave within three months after it became due.

(3) On the death of a secretary the cash amount payable to his estate in respect of leave accrued to him shall be limited to the maximum of leave accrued in respect of the last year of service; Provided that such period may be exceeded where, with the approval of the Administrator, provision has been made for the leave of the secretary to be accumulated.

(4) No secretary shall be dismissed without the prior approval of the Administrator: Provided that a committee may suspend the secretary pending the Administrator's decision.

Duties of Secretary.

83. (1) A secretary shall—

- (a) keep the financial and other books of the committee;
- (b) perform such tasks or functions as the committee may from time to time determine;
- (c) perform all duties and exercise all powers specifically provided in these Regulations;
- (d) advise the secretary of every other Tattersalls immediately the membership of any ordinary or bookmaker member is cancelled in terms of these regulations and of the reasons for such cancellation;
- (e) preserve all duplicate field and log sheets handed to him as required by regulation 74, for a period of two years;
- (f) keep in his office a complete annotated copy of this Chapter and any rules in force in the Rooms and shall permit any member of the Tattersalls to have access thereto at all reasonable times;
- (g) keep himself informed as to the volume of business transacted by each cubicle holder in the Rooms and if, in his opinion, any such cubicle holder incurs betting liabilities which are substantially in excess of all the guarantees referred to in regulation 49 (3) (c), pertaining to such cubicle holder, he shall notify such cubicle holder accordingly in writing setting out full details of the reasons for such opinion, and send a copy of such notification to the Secretary of the Licensing Committee; and

(m) na goeddunke enige spel of ontspanning in die Kamers verbied of toelaat onderworpe aan sodanige toestande betreffende tyd, plek of deelnemers as wat hy goed ag.

(2) Uitgenome andersluidende bepalings van hierdie Regulasies, is enige kennisgewing wat op die aanplakbord in die Kamers met die magtiging van die komitee aangeplak word, genoegsame kennis aan enige lid van die Tattersalls.

(3) Enige reël wat met die inwerkingtreding van hierdie Regulasies in enige Tattersalls van krag was en wat nie onbestaanbaar daarmee is nie, is ingevolge hierdie Regulasies van krag.

Kontrakte en waarmaking van dokumente.

81. (1) Iedere kennisgewing of dokument wat deur 'n Tattersall-komitee gewaarmerk moet word, is genoegsaam gewaarmerk as dit deur die voorzitter of, in sy afwesigheid, deur die ondervoorzitter en die sekretaris van die komitee onderteken is.

(2) Iedere kontrak waarby 'n komitee 'n party is en iedere volmag deur 'n komitee uitgereik, is behoorlik deur of namens die komitee uitgeoefen indien dit onderteken is deur die voorzitter of, in sy afwesigheid, die ondervoorzitter en enige een of meer lede wat daar toe gemagtig is by 'n besluit van die komitee.

Aanstelling van sekretaris.

82. (1) Die aanstelling en vergoeding van 'n sekretaris is onderworpe aan die goedkeuring van die Administrateur.

(2) Geen kontantbedrag word in plaas van verlof aan enige sekretaris betaal nie, tensy bevredigende bewys ingelewer word dat dit vir die sekretaris onmoontlik was om sy verlof te neem binne drie maande nadat sodanige verlof hom toegekom het.

(3) By die afsterwe van 'n sekretaris is die kontantbedrag wat ten opsigte van opgehopte verlof aan sy boedel betaalbaar is, beperk tot die maksimum hoeveelheid verlof wat ten opsigte van die laaste diensjaar opgehoop het: Met dien verstande dat sodanige tydperk oorskry mag word waar voorsiening, met die goedkeuring van die Administrateur, gemaak is vir die verlof van die sekretaris om op te hoop.

(4) Geen sekretaris mag sonder die voorafverkreeë goedkeuring van die Administrateur ontslaan word nie: Met dien verstande dat 'n komitee die sekretaris van sy pligte kan ontheft hangende die Administrateur se beslissing.

Pligte van sekretaris.

83. (1) 'n Sekretaris moet—

- (a) die finansiële en ander boeke van die komitee hou;
- (b) sodanige take en funksies verrig as wat die komitee van tyd tot tyd bepaal;
- (c) die pligte verrig en bevoegdhede uitvoer wat bepaaldelik in hierdie Regulasies voorgeskryf word;
- (d) die sekretaris van ieder ander Tattersalls onmiddellik in kennis stel wanneer die lidmaatskap van 'n gewone of bookmakerlid ingevolge hierdie Regulasies gekanselleer word en van die redes van sodanige kansellering;
- (e) vir 'n tydperk van twee jaar alle duplikaatbaan- en logboekblaaie hou wat aan hom oorhandig is soos by regulasie 74 vereis;
- (f) op sy kantoor 'n volledige bygewerkte kopie van hierdie Hoofstuk hou asook van enige reëls wat in die Kamers van krag is en hy moet enige lid van die Tattersalls toelaat om op alle redelike tye toegang daartoe te hê;
- (g) homself op hoogte hou van die omvang van die besigheid wat deur elke hokkiehouer in die Kamers gedoen word en as enige hokkiehouer na sy mening weddenskapaanspreeklikhede aangaan wat aansienlik hoer is as die waarborg in regulasie 49 (3) (c) genoem en wat op sodanige hokkiehouer betrekking het, moet hy sodanige hokkiehouer dienooreenkomsdig skriftelik in kennis stel met volle vermelding van die redes vir sodanige mening en 'n afskrif van sodanige kennisgewing aan die sekretaris van die Licensiekomitee stuur; en

(h) grant access to all field and log sheets in his custody to any person designated by the Witwatersrand Association of Racing Clubs.

(2) Each secretary shall, in respect of each period from Wednesday to and including the following Tuesday, keep a list of all cubicle holders registered in the Tattersalls concerned, and enter thereon—

- (a) the name of the Tattersalls;
- (b) which cubicle holders carried on business in the Rooms at any time during the period concerned;
- (c) in relation to each cubicle holder, the amount paid during the period concerned in terms of regulation 90 (2);
- (d) in relation to each cubicle holder who carried on business in the Rooms during the period concerned, but did not hand to the secretary the copies of the form on the amount prescribed in regulation 90 (2), such fact and the minimum amount of fifty rand payable in terms of regulation 90 (3); and
- (e) the total of all the amounts appearing on the list.

(3) On every Wednesday or, where a Wednesday is a public holiday, on the first working day thereafter, each secretary shall by registered post, send a copy of the list referred to in sub-regulation (2), together with one copy of each form completed by each cubicle holder and handed to him in terms of regulation 90 (2) and a cheque for the total amount referred to in sub-regulation (2) (e), to the Secretary of the Witwatersrand Association of Racing Clubs.

(4) Every minimum amount of fifty rand referred to in sub-regulation (2) (d), shall be debited against the cash security referred to in regulation 49 (3) (a) and held in respect of the cubicle holder concerned.

(5) On or before the thirty-first day of May of each year, each secretary shall send to the Secretary of the Licensing Committee one copy of each form completed by a cubicle holder in the Tattersalls concerned and handed to him in terms of Regulation 90 (2).

Hours during which Rooms may be Kept Open.

84. (1) A Tattersalls committee may keep open the Rooms for the laying, placing and settling of bets from 9 a.m. to 6.30 p.m. and, for calling the card, from 6.30 p.m. to 10 p.m.: Provided that the Rooms shall be closed every Sunday and on Christmas Day, Good Friday, Ascension Day, the Day of the Covenant and any other day which the Administrator may determine by prior written notice to the secretary of each Tattersalls in the Province.

(2) Subject to the provisions of sub-regulation (1), settling of bets on any race shall take place on the first weekday after such race: Provided that no settling shall take place on any race run outside the Republic of South Africa within twenty-four hours after the advertised official starting time of such race.

Who may Enter Rooms.

85. (1) No person other than a member of the Tattersalls committee, the secretary or other employee of the committee, an ordinary or bookmaker member of the Tattersalls concerned or an officer may enter the Rooms of any Tattersalls: Provided that the secretary may, in his discretion, permit any person to enter the Rooms for bona fide business purposes.

(2) Any person who contravenes a provision of sub-regulation (1) shall be guilty of an offence.

Laying and Placing of Bets.

86. (1) No person other than a cubicle holder shall lay any bet in the Rooms.

(2) No cubicle holder shall shout his prices except when the card is being called.

(3) A cubicle holder may indicate his prices on one or more boards approved by the Tattersalls committee and displayed at the front of such cubicle.

(h) aan iedereen wat deur die Witwatersrand Association of Racing Clubs aangewys is, insae in alle baan- en logboekblaale wat in sy bewaring is, verleen.

(2) Iedere sekretaris moet ten opsigte van elke tydperk van Woensdag af tot en met die volgende Dinsdag, 'n lys hou van alle hokkiehouers wat in die betrokke Tattersalls geregistreer is en daarop aanteken—

- (a) die naam van die Tattersalls;
- (b) welke hokkiehouers op enige tydstip gedurende die betrokke tydperk in die Kamers besigheid gedaan het;
- (c) met betrekking tot iedere hokkiehouer, die bedrag wat gedurende die betrokke tydperk ingevolge regulasie 90 (2) betaal is;
- (d) met betrekking tot iedere hokkiehouer wat gedurende die betrokke tydperk in die Kamers besigheid gedaan het maar nie aan die sekretaris die afskrifte van die vorm of die bedrag in regulasie 90 (2) voorgeskryf, oorhandig het nie, sodanige feit en die minimum bedrag van vyftig rand betaalbaar ingevolge regulasie 90 (3); en

(e) die totaal van al die bedrae wat op die lys verskyn.

(3) Op elké Woensdag of waar 'n Woensdag 'n openbare vakansiedag is, op die eerste werksdag daarna, moet iedere sekretaris 'n afskrif van die lys in subregulasie (2) genoem, tesame met een afskrif van elke vorm deur elke hokkiehouer voltooi en ingevolge regulasie 90 (2) aan hom oorhandig en 'n tjeuk vir die totale bedrag in subregulasie (2) (e) genoem, per aangetekende pos aan die Sekretaris van die Witwatersrand Association of Racing Clubs stuur.

(4) Iedere minimum bedrag van vyftig rand in subregulasie (2) (d) genoem, word gedebitteer teen die kontant-waarborg in regulasie 49 (3) (a) genoem en wat ten opsigte van die betrokke hokkiehouer gehou word.

(5) Voor of op die een-en-dertigste dag van Mei van elke jaar moet iedere sekretaris aan die Sekretaris van die Licensiekomitee een afskrif stuur van elke vorm deur 'n hokkiehouer in die betrokke Tattersalls voltooi en wat ingevolge regulasie 90 (2) aan hom oorhandig is.

Tye wat die Kamers oop gehou mag word.

84. (1) 'n Tattersalls-komitee mag die Kamers oop hou vir die lê, plaas en vereffening van weddenskappe van 9 vm. of tot 6.30 nm. en, vir weddenskapsveilings, van 6.30 nm. af tot 10 nm.: Met dien verstande dat die Kamers gesluit moet bly op Sondae en op Kersdag, Goeie Vrydag, Hemelvaartdag, Geloofdag en op enige ander dag wat die Administrateur bepaal deur skriftelike kennisgiving vooraf aan die sekretaris van iedere Tattersalls in die Provincie.

(2) Behoudens die bepalings van subregulasie (1) vind die vereffening van weddenskappe op enige wedren plaas op die eerste werksdag na sodanige wedren: Met dien verstande dat geen vereffening mag plaasvind nie op enige wedren buite die Republiek van Suid-Afrika binne vier-en-twintig uur na die geadverteerde amptelike wegspringtyd van sodanige wedren.

Wie Kamers mag betree.

85. (1) Niemand uitgesonderd 'n lid van die Tattersalls-komitee, die sekretaris of ander werknemer van die komitee, 'n gewone of bookmakerlid van die betrokke Tattersalls of 'n beampie mag die Kamers van enige Tattersalls binnegaan nie: Met dien verstande dat die sekretaris na goeddunke enige tot die Kamers vir bona fide besigheidsdoeleindes kan toelaat.

(2) Iedereen wat 'n bepaling in subregulasie (1) oortree, is skuldig aan 'n misdryf.

Die lê en plaas van weddenskappe.

86. (1) Niemand uitgenome 'n hokkiehouer mag enige weddenskap in die Kamers lê nie.

(2) Geen hokkiehouer mag sy wedpryse uitroep nie, uitgenome wanneer die program afgelees word.

(3) 'n Hokkiehouer kan sy pryse op een of meer borde deur die Tattersalls-komitee goedgekeur en voor sy hokkie vertoon word, aandui:

(4) No cubicle holder shall lay any bet elsewhere than in his cubicle, except during the calling of the card in the Rooms concerned.

(5) Any person who contravenes or fails to comply with any provision of sub-regulations (1), (2) or (4) shall be guilty of an offence.

Occupation of Cubicles and display of Names of Cubicle Holders.

87. (1) No cubicle shall be occupied by more than one bookmaker member, unless they be in co-partnership and registered as such with the committee, and one or more registered clerks employed by such bookmaker member or partnership.

(2) No person other than the cubicle holder or his clerk, the secretary, the committee of the Tattersalls concerned or an officer, may enter or be present in any cubicle during the period from thirty minutes before the advertised starting time of any race to be run on a race course in the Province of the Transvaal, until after such race.

(3) The name of the bookmaker member or, in the case of a partnership, the name of every partner, shall be prominently displayed on the cubicle whereof he or it is the cubicle holder, in a manner to be approved by the committee.

Payment of Cubicle Rental.

88. (1) The rental for any cubicle shall be payable monthly in advance.

(2) Any cubicle holder who fails to pay the rental for his cubicle in advance on or before the seventh day of any month, shall be precluded from laying or placing any bet in the Rooms until such rental is paid.

(3) If any cubicle holder falls in arrears with the payment of rental for his cubicle for a period exceeding two months, the committee may forthwith cancel the lease of such cubicle.

Conduct of Members in the Rooms.

89. (1) No ordinary or bookmaker member shall—

- (a) be drunk or disorderly in the Rooms; or
- (b) create any noise, uproar or disturbance in the Rooms.

(2) Any person who contravenes any provision of sub-regulation (1) shall be guilty of an offence.

(3) If any committee member, the secretary or an officer is of opinion that any person is contravening any provision of sub-regulation (1) he may immediately eject him from the Rooms and shall advise the Tattersalls committee of such fact.

Payments by Cubicle Holders.

90. (1) Each cubicle holder shall pay a weekly amount to the Tattersalls committee, which amount shall be equal to twelve per cent of the total of the amounts such member has to pay and pay over the Provincial Revenue Fund in terms of the provisions of sub-section (2) of section six of the Licensing of Bookmakers and Taxation Ordinance, 1925, in respect of such week.

(2) Every cubicle holder who operates in any Rooms at any time during the period from one Tuesday to the next, shall complete the form prescribed in Schedule D in triplicate and shall, on or before such following Tuesday, hand to the secretary, two copies thereof together with the amount indicated in Statement C of the form, such amount being the amount payable in terms of sub-regulation (1).

(3) Any cubicle holder who fails to comply with any provision of sub-regulation (2) shall be precluded from laying or placing any bet in the Rooms until he has so complied, and in such event the amount payable in terms of sub-regulation (1) shall be deemed to be a minimum of fifty rand (R50).

(4) Any person who knowingly makes any false statement or furnishes any incorrect information on a form referred to in sub-regulation (2) or bets in any Rooms in contravention of the provisions of sub-regulation (3) shall be guilty of an offence.

(4) Geen hokkiehouer mag 'n weddenskap op 'n ander plek as in sy hokkie lê nie, behalwe gedurende 'n weddenskapsveiling in die betrokke Kamers.

(5) Iedereen wat enige bepaling van subregulasie (1), (2) of (4) oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf.

Gebruik van hokkies en vertoring van name van hokkiehouders.

87. (1) Geen hokkie mag deur een bookmakerlid gebruik word nie, tensy hulle in vennootskap en as sodanig by die komitee geregistreer is, en een of meer geregistreerde klerke in diens by sodanige bookmakerlid of vennootskap.

(2) Niemand, uitgenome die hokkiehouer of sy klerk, die sekretaris, die komitee van die betrokke Tattersalls of 'n beampete mag enige hokkie betree of daarin teenwoordig wees nie gedurende die tydperk van dertig minute voor die geadverteerde wegsprietyd van enige wedren wat op 'n renbaan in die Provinsie Transvaal gehou sal word tot na sodanige wedren.

(3) Die naam van die bookmakerlid of, in die geval van 'n vennootskap, die naam van iedere vennoot, moet in die oog lopend vertoon word op die hokkie waarvan hy die hokkiehouer is, op 'n wyse deur die komitee goedgekeur.

Betaling van hokkiehuur.

88. (1) Die huur van enige hokkie is maandeliks vooruitbetaalbaar.

(2) Enige hokkiehouer wat in gebreke bly om die huur van sy hokkie vooruit voor of op die sewende dag van enige maand te betaal, mag nie enige weddenskap in die Kamers lê of plaas voordat sodanige huur betaal is nie.

(3) Indien enige hokkiehouer vir 'n langer tydperk as twee maande met die betaling van die huur vir sy hokkie agter raak, kan die komitee onmiddellik die huur van sodanige hokkie kanselleer.

Gedrag van lede in die Kamers.

89. (1) Geen gewone of bookmakerlid mag—

- (a) dronk of wanordelik in die Kamers wees nie; of
- (b) geraas, oproer of versteuring in die Kamers veroorsaak nie.

(2) Iedereen wat enige bepaling van subregulasie (1) oortree, is skuldig aan 'n misdryf.

(3) Indien enige komiteelid, die sekretaris of 'n beampete van mening is dat 'n persoon enige bepaling van subregulasie (1) oortree, kan hy hom onmiddellik uit die Kamers sit en die Tattersalls-komitee van die feit verwittig.

Betalings deur hokkiehouders.

90. (1) Iedere hokkiehouer betaal weekliks 'n bedrag aan die Tattersalls-komitee, welke bedrag gelykstaan aan twaalf persent van die totaal van die bedrae wat sodanige lid aan die Provinciale Inkomstefonds ingevolge die bepalings van subartikel (2) van artikel ses van die Lisenasiering van Bookmakers en Belasting Ordonnansie, 1925, ten opsigte van sodanige week moet betaal.

(2) Iedere hokkiehouer wat te eniger tyd gedurende die tydperk van een Dinsdag tot die volgende Dinsdag in enige Kamers optree, moet die vorm in Bylae D voorgeskryf in drievoud voltooi en hy moet voor of op sodanige volgende Dinsdag twee afskrifte daarvan aan die sekretaris oorhandig tesame met die bedrag op Staat C van die vorm aangetoon, welke bedrag die bedrag is wat ingevolge subregulasie (1) betaalbaar is.

(3) Enige hokkiehouer wat in gebreke bly om te voldoen aan die bepalings van subregulasie (2), word verbied om enige weddenskap in die Kamers te lê of te plaas voordat hy sodanige bepalings nagekom het en in so 'n geval word daar geag dat die bedrag wat ingevolge subregulasie (1) betaalbaar is, 'n minimum van vyftig rand (R50) bedra.

(4) Iedereen wat wetende enige valse verklaring doen of enige onjuiste inligting op 'n vorm in subregulasie (2) genoem, verstrek of in enige Kamers wed in stryd met die bepalings van subregulasie (3), is skuldig aan 'n misdryf.

One Cubicle Holder may act for Another.

91. The secretary may upon written application to him by any cubicle holder authorize any other cubicle holder of the same Tattersalls to conduct the business of such first-mentioned cubicle holder during his absence from the Rooms: Provided that such authority shall be in writing and that both such cubicle holders shall be held jointly and severally liable for any bets placed or laid in pursuance of such authority: Provided further that no such authority shall, without the prior approval of the committee, be for a continuous period in excess of one month.

DEFAULTERS.*Complaints of Failure to Settle.*

92. (1) No committee shall be obliged to entertain any complaint concerning any disputed claim arising from a bet laid or placed in the Rooms, where such claim is alleged by the complainant to have arisen more than three months prior to the receipt of such complaint.

(2) Any complaint regarding the failure of any cubicle holder or ordinary member of any Tattersalls to settle any bet shall be submitted to the secretary of such Tattersalls in writing and shall contain full particulars of the complainant's claim.

Complaints against Cubicle Holders.

93. (1) Immediately upon receipt of a complaint referred to in regulation 92 (2) against a cubicle holder, the secretary shall require such cubicle holder to settle the claim alleged or else to furnish in writing his reasons for failing to do so.

(2) Should the cubicle holder concerned acknowledge an alleged claim or any portion thereof and admit his inability to settle, he shall be an apparent defaulter in terms of regulation 96 and the secretary shall refer the matter to the committee for consideration in terms of regulation 95.

(3) Should a cubicle holder referred to in sub-regulation (1), fail to settle for any reason other than his inability to do so and the complainant persist in his claim, the matter shall be referred to the committee for consideration in terms of regulation 95.

Complaints against Ordinary Members.

94. (1) Immediately upon receipt of a complaint referred to in regulation 92 (2) against an ordinary member, the secretary shall require such member to settle the claim alleged or else to furnish in writing, his reasons for failing to do so.

(2) Should the member concerned fail to settle and the complainant persist in his claim, the matter shall be referred to the committee for consideration in terms of regulation 95.

Enquiry by Committee.

95. (1) The committee shall as soon as may be practicable, enquire into all matters referred to it in terms of regulation 93 (2) and (3) and regulation 94 (2) in such manner as it may deem fit.

(2) The secretary shall give each party to a dispute written notice of the enquiry by the committee into such dispute in terms of sub-regulation (1), at least three days before such enquiry is held by sending such notice to such party at his postal address appearing in the records of the Tattersalls concerned.

(3) The committee may enquire into any dispute between two parties in the absence of either or both of them where the secretary has given them notice of the enquiry as provided in sub-regulation (2) and such party or parties fail to attend the enquiry.

(4) The committee may—

- (a) declare a cubicle holder or ordinary member to be a defaulter;
- (b) make such order as regards payment of the claim as it deems fit; and
- (c) make a reasonable order for costs, not exceeding ten per cent of the claim or ten rand, whichever is the lower, against any party or parties to the dispute, which costs shall be paid to the members of the committee taking part in the adjudication, in equal shares.

Een hokkiehouer mag vir 'n ander een optree.

91. Die sekretaris kan, nadat enige hokkiehouer skriftelik by hom aansoek gedoen het, enige ander hokkiehouer van dieselfde Tattersalls magtig om die besigheid van sodanige eersvermelde hokkiehouer gedurende sy afwesigheid van die Kamers te dryf: Met dien verstande dat sodanige magtiging op skrif moet wees en dat beide sodanige hokkiehouers gesamentlik en afsonderlik aanspreeklik gehou word vir enige weddenskappe wat kragtens sodanige magtiging geplaas of gelê word: Voorts met dien verstande dat sodanige magtiging nie sonder die voorafverkreë goedkeuring van die komitee vir 'n deurlopende tydperk van langer as een maand mag wees nie.

WANBETALERS.*Klagte van versuim om te vereffen.*

92. (1) Geen komitee is verplig om enige klag te oorweeg betreffende enige bewiste eis wat ontstaan uit 'n weddenskap in die Kamers gelê of geplaas waar die klaer beweer dat so 'n eis meer as drie maande voor die ontvangs van so 'n klag ontstaan het nie.

(2) Enige klag betreffende die versuim van enige hokkiehouer of gewone lid van enige Tattersalls om enige weddenskap te vereffen, moet skriftelik by die sekretaris van so 'n Tattersalls ingedien word en moet volledige besonderhede van die klaer se eis bevatten.

Klagte teen hokkiehouers.

93. (1) Sodra 'n klag in regulasie 92 (2) genoem teen 'n hokkiehouer ontvang is, moet die sekretaris so 'n hokkiehouer aansê om die beweerde eis te vereffen of anders om sy redes vir versuim om dit te doen, skriftelik op te gee.

(2) As die betrokke hokkiehouer 'n beweerde eis of enige gedeelte daarvan erken asook sy onvermoë om dit te vereffen, is hy ingevolge regulasie 96 'n oënskynlike wanbetalter en die sekretaris moet die saak aan die komitee voorlê vir orweging ingevolge regulasie 95.

(3) As 'n hokkiehouer in subregulasie (1) genoem, versuim om te vereffen om welke rede ook al uitgesondert sy onvermoë om dit te doen en die klaer volhard in sy eis, moet die saak aan die komitee vir orweging ingevolge regulasie 95 voorgelê word.

Klagte teen gewone lede.

94. (1) Sodra 'n klag in regulasie 92 (2) genoem, teen 'n gewone lid ontvang word, moet die sekretaris so 'n lid aansê om die beweerde eis te vereffen of anders om sy redes vir versuim om dit te doen, skriftelik op te gee.

(2) As die betrokke lid versuim om te vereffen en die klaer volhard in sy eis, moet die saak aan die komitee voorgelê word vir orweging ingevolge regulasie 95.

Ondersoek deur komitee.

95. (1) Die komitee moet, sodra doenlik, alle sake ingevolge regulasie 93 (2) en (3) en regulasie 94 (2) aan hom voorgelê op so 'n wyse as wat hy goedvind, ondersoek.

(2) Die sekretaris moet elke party by 'n geskil betrokke, skriftelik in kennis stel van die ondersoek deur die komitee na so 'n geskil ingevolge subregulasie (1), minstens drie dae voordat so 'n ondersoek ingestel word, deur kennisgiving aan so 'n party af te stuur aan sy posadres wat in die registers van die betrokke Tattersalls voorkom.

(3) Die komitee kan ondersoek instel na enige geskil tussen twee partye in die afwesigheid van een of albei van hulle waar die sekretaris hulle van die ondersoek in kennis gestel het soos in subregulasie (2) bepaal en sodanige party of partye versuim om die ondersoek by te woon.

(4) Die komitee kan—

- (a) 'n hokkiehouer of gewone lid tot 'n wanbetalter verklaar;
- (b) so 'n bevel gec betrêffende die betaling van die eis as wat hy gerade ag; en
- (c) 'n redelike kostebefel maak van hoogstens tien persent van die eis of tien rand, watter ook al die kleinste bedrag is, teen enige party of partye by die geskil betrokke, en sodanige koste word gelykop verdeel tussen die lede van die komitee wat aan die beslissing deelneem.

(5) If a cubicle holder or ordinary member fails to pay any amount as ordered by the committee in terms of sub-regulation (2) within seven days of such order, such cubicle holder or member shall be an apparent defaulter in terms of regulation 96.

Apparent Defaulter.

96. (1) When a cubicle holder or an ordinary member is an apparent defaulter in terms of regulation 93 (2) or 95 (5) he shall be precluded from placing or laying any bet in the Rooms until the committee has decided upon whether or not he in fact is a defaulter.

(2) The secretary shall place upon the notice board the name of any cubicle holder or ordinary member who is an apparent defaulter.

(3) The committee shall as soon as possible decide whether or not a cubicle holder or ordinary member is in fact a defaulter, and such decision shall be final.

(4) Any person placing or laying a bet in contravention of the provisions of sub-regulation (1) shall be guilty of an offence.

Defaulters.

97. (1) If a cubicle holder in any Tattersalls is adjudged to be a defaulter in terms of these Regulations—

- (a) he shall immediately hand over to the secretary all books and documents in his cubicle together with all his cash on hand;
- (b) the secretary shall inform the other cubicle holders in the Rooms accordingly and grant them the opportunity of taking over any undetermined bet laid or placed by the cubicle holder concerned;
- (c) all undetermined bets which are not taken over as provided in paragraph (b) shall be cancelled and all moneys paid to such cubicle holder in respect of any such cancelled bet, shall be returnable to the person who placed the bet concerned;
- (d) all claims against any moneys due to such cubicle holder in respect of bets laid or placed in the Rooms shall be lodged with and paid to the secretary within 14 days of the date on which the notice referred to in paragraph (g) is first placed on the notice board;
- (e) no payment of any debt due to such cubicle holder in respect of a bet placed or laid in the Rooms shall be a valid discharge of such debt unless made to the committee;
- (f) the committee shall not be obliged to consider any claim lodged with it later than the time referred to in paragraph (d);
- (g) the secretary shall place a notice on the notice board immediately a cubicle holder is adjudged to be a defaulter, in which he shall state such fact and set out the provisions of paragraphs (c), (d), (e) and (f);
- (h) the committee shall consider and pay all claims proved against the cubicle holder out of the cash assets of such cubicle holder, other than the guarantee referred to in regulation 49 (3) (c), over which it has control;
- (i) if the claims against the cubicle holder exceed the cash assets, the committee may use any guarantee referred to in regulation 49 (3) (c) which is applicable to such cubicle holder to meet such claims to the limit of such guarantee or guarantees;
- (j) the membership of the bookmaker member who is the cubicle holder or, in the case of a partnership, each bookmaker member who is such a partner, shall immediately cease;
- (k) the secretary shall advise every other Tattersalls in the Transvaal and the Licensing Committee of the default; and
- (l) no cash balance or asset due to such cubicle holder shall be payable to him within three months of his being adjudged a defaulter.

(5) As 'n hokkiehouer of gewone lid in gebreke bly om enige bedrag te betaal, soos deur die komitee ingevolge subregulasie (2) gelas, binne sewe dae na so 'n bevel, is so 'n hokkiehouer of lid ingevolge regulasie 96 'n oënskynlike wanbetaler.

Oënskynlike wanbetaler.

96. (1) Wanneer 'n hokkiehouer of 'n gewone lid ingevolge regulasie 93 (2) of 95 (5) 'n oënskynlike wanbetaler is, word hy belet om 'n weddenskap in die Kamers te plaas of te lê totdat die komitee besluit het of hy werlik 'n wanbetaler is of nie.

(2) Die sekretaris moet die naam van enige hokkiehouer of gewone lid wat 'n oënskynlike wanbetaler is, op die aanplakbord plaas.

(3) Die komitee moet sodra moonlik besluit of 'n hokkiehouer of gewone lid werklik 'n wanbetaler is of nie en so 'n beslissing is die eindbeslissing.

(4) Iedereen wat 'n weddenskap in strijd met die bepalings van subregulasie (1) plaas of lê, is skuldig aan 'n misdryf.

Wanbetalers.

97. (1) Indien beslis word dat: 'n hokkiehouer in enige Tattersalls ingevolge hierdie Regulasies 'n wanbetaler is—

- (a) moet hy onmiddellik alle boeke en dokumente in sy hokkiehouer tesame met al sy kontant in besit aan die sekretaris oorhandig;
- (b) moet die sekretaris die ander hokkiehouers in die Kamers dienooreenkomsdig in kennis stel en hulle in die geleentheid stel om enige onbesliste weddenskap oor te neem, wat deur die betrokke hokkiehouer gele of geplaas is;
- (c) moet alle onbesliste weddenskappe wat nie oorgegaan is soos in paragraaf (b) bepaal, gekanselleer word en is alle geldte, aan so 'n hokkiehouer ten opsigte van enige sodanige gekanselleerde weddenskap betaal, terugbetaalbaar aan die persoon wat die betrokke weddenskap geplaas het;
- (d) moet alle eise teen en geldte verskuldig aan so 'n hokkiehouer ten opsigte van weddenskappe in die Kamers gele of geplaas by die sekretaris ingedien en aan hom betaal word binne veertien dae van die datum af waarop die kennisgewing in paragraaf (g) genoem vir die eerste maal op die kennisgewingbord geplaas is;
- (e) is geen betaling van enige skuld aan so 'n hokkiehouer betaalbaar ten opsigte van 'n weddenskap in die Kamers geplaas of gele 'n geldige vereffening van so 'n skuld nie tensy dit aan die komitee gedoen word;
- (f) is die komitee nie verplig om enige eis te oorweeg nie as dit later as die tyd in paragraaf (d) genoem, by hom ingedien is;
- (g) moet die sekretaris 'n kennisgewing op die aanplakbord plaas sodra daar beslis is dat 'n hokkiehouer 'n wanbetaler is, en daarin moet hy hiervan melding maak en die bepalings van paragrawe (c), (d), (e) en (f) uiteensit;
- (h) moet die komitee alle eise oorweeg en betaal, wat teen die hokkiehouer bewys is, uit die kontantbates van so 'n hokkiehouer, uitgenome die waarborg in regulasie 49 (3) (c) genoem, waaraan hy beheer het;
- (i) kan die komitee, as die eise teen die hokkiehouer die kontantbates oorskry, enige waarborg gebruik wat in regulasie 49 (3) (c) genoem word en wat op so 'n hokkiehouer van toepassing is om sulke eise tot die maksimum van sodanige waarborg of waarborge te skik;
- (j) verval die lidmaatskap van die bookmakerlid wat die hokkiehouer is of, in geval van 'n vennootskap, elke bookmakerlid wat so 'n vennootskap is, onmiddellik;
- (k) moet die sekretaris alle ander Tattersalls in Transvaal en die Lisensiekomitee van die wanbetalings in kennis stel; en
- (l) is geen kassaldo of bate aan so 'n hokkiehouer verskuldig, aan hom betaalbaar nie binne drie maande nadat daar beslis is dat hy 'n wanbetaler is.

(2) If an ordinary member of any Tattersalls is adjudged to be a defaulter by the committee in terms of these Regulations—

- (a) he shall immediately cease to be a member of such Tattersalls; and
- (b) the Secretary shall place upon the notice board a notice to such effect and advise the secretary of every other Tattersalls in the Province of the Transvaal accordingly.

MISCELLANEOUS PROVISIONS.

Fees Chargeable by Racing Clubs.

98. (1) A licensee may charge the fee prescribed in sub-regulation (2) for any information service rendered to a Tattersalls committee on any day on which he holds a race meeting, where such information service is provided pursuant to a condition attached to his licence under the provisions of section *three* of the Ordinance.

(2) The fee referred to in sub-regulation (1) shall be an amount equal to 12 per cent of the total of all amounts which the bookmaker members of the Tattersalls concerned would have to pay and pay over to the Provincial Revenue Fund in terms of sub-section (2) of section *six* of the Licensing of Bookmakers and Taxation Ordinance, 1925, in respect only of the period from the day following the last day on which any information service was rendered by any licensee, up to and including the day on which the information service in respect whereof such fee is charged, is rendered.

Form of Tax Declaration.

99. (1) The sworn declaration referred to in section *eight* of the Licensing of Bookmakers and Taxation Ordinance, 1925, shall be in the form prescribed in Schedule D.

(2) The hold which shall be entered in column 2 of the form prescribed in Schedule D, in respect of any race, shall be the total of the hold in respect of such race as indicated on the field and log sheets and other documents relating to such race.

(3) The amount of the adjustment which shall be entered in column 3 of the form prescribed in Schedule D, in respect of any race, shall be a total comprising the following amounts in respect of all bets laid or placed by the cubicle holder concerned, in respect of such race:

- (a) in respect of every bet laid by him—

- (i) where such bet was determined by the result of the race in question, the amount of the difference, if any, between the punter's stake entered on the field sheet relating to such race and the actual amount staked with him in respect of such bet; and

- (ii) where such bet was not determined by the result of the race in question, the amount of the punter's stake entered on the field or log sheet relating to the race in question:

Provided that the amounts mentioned in this paragraph shall be treated as negative quantities;

- (b) in respect of every bet placed by him—

- (i) where such bet was determined by the result of the race in question, the amount of the difference, if any, between the bookmaker's stake entered on the field sheet relating to such race and the actual amount staked by him in respect of such bet; and

- (ii) where such bet was not determined by the result of the race in question, the amount of the bookmaker's stake entered on the field or log sheet relating to the race in question;

(2) As die komitee ingevolge hierdie Regulasies beslis dat 'n gewone lid van enige Tattersalls 'n wanbetalter is—

- (a) hou genoemde lid onmiddellik op om lid van so 'n Tattersalls te wees; en
- (b) plaas die sekretaris op die aanplakbord 'n kennisgewing te dien effekte en stel hy die sekretaris van iedere ander Tattersalls in die Provincie Transvaal dienooreenkomsig in kennis.

DIVERSE BEPALINGS.

Gelde aan wedrenklubs betaalbaar.

98. (1) 'n Licensiehouer kan die geld hef wat in subregulasie (2) voorgeskryf word vir enige inligtingsdiens aan 'n Tattersalls-komitee gelewer op 'n dag waarop hy 'n wedrenbyeenkoms hou, waar sodanige inligtingsdiens verskaf word ooreenkomsig 'n voorwaarde wat ingevolge die bepalings van artikel *drie* van die Ordonnansie aan sy licensie verbonde is.

(2) Die geld in subregulasie (1) genoem, moet 'n bedrag wees gelyk aan twaalf persent van die totaal van alle bedrae wat die bookmakerlede van die betrokke Tattersalls ingevolge subartikel (2) van artikel *ses* van die Licensiering van Bookmakers en Belasting Ordonnansie, 1925, aan die Provinciale Inkomstefonds sou moes betaal slegs ten opsigte van die tydperk van die dag af wat volg op die laaste dag waarop enige inligtingsdiens deur enige licensiehouer gelewer is tot en met die dag waarop die inligtingsdiens ten opsigte waarvan sodanige geld gehef is, gelewer is.

Vorm van belastingsuitklaring.

99. (1) Die beëdigde verklaring in artikel *agt* van die Licensiering van Bookmakers en Belasting Ordonnansie, 1925, genoem moet wees in die vorm by Bylae D voorgeskryf.

(2) Die wedgeldpoel wat in kolom 2 van die vorm by Bylae D voorgeskryf, ingeskryf moet word ten opsigte van enige wedren, is die totaal van die wedgeldpoel ten opsigte van sodanige wedren soos aangedui op die baan- of logboekblaaie en ander dokumente wat op sodanige wedren betrekking het.

(3) Die bedrag van die aansuiwing wat in kolom 3 van die vorm by Bylae D voorgeskryf, ingeskryf moet word ten opsigte van enige wedren, is die totaal wat bestaan uit die volgende bedrae ten opsigte van alle weddenskappe deur die betrokke hokkiehouer ten opsigte van sodanige wedren gelê of geplaas—

- (a) ten opsigte van iedere weddenskap deur hom gelê—

- (i) waar so 'n weddenskap beslis is deur die uitslag van die betrokke wedren, die bedrag van die verskil, indien wel, tussen die weddersinset wat ingeskryf is op die baanboekblad wat op sodanige wedren betrekking het en die werklike bedrag wat by hom ingeset is ten opsigte van sodanige weddenskap; en

- (ii) waar sodanige weddenskap nie deur die uitslag van die betrokke wedren beslis is nie, die bedrag van die weddersinset wat ingeskryf is op die baan- of logboekblad wat op die betrokke wedren betrekking het: Met dien verstande dat die bedrae in hierdie paragraaf genoem as negatiewe bedrae behandel moet word;

- (b) ten opsigte van iedere weddenskap deur hom geplaas—

- (i) waar sodanige weddenskap beslis is deur die uitslag van die betrokke wedren, die bedrag van die verskil, indien wel, tussen die bookmakersinset wat ingeskryf is op die baanboekblad wat op sodanige wedren betrekking het en die werklike bedrag deur hom ingeset ten opsigte van sodanige weddenskap; en

- (ii) waar so 'n weddenskap nie deur die uitslag van die betrokke wedren beslis is nie, die bedrag van die bookmakersinset wat ingeskryf is op die baan- of logboekblad wat op die betrokke wedren betrekking het;

- (c) the amount of the bookmaker's stake in every bet placed by him—
 (i) on a totalizer;
 (ii) with any person other than a bookmaker in the Province of the Transvaal; and
 (iii) where such bet was won by him; and
 (d) the amount of the difference between the total amount of punters' stakes in bets laid by him on any horse in such race, and the amount of any bookmaker's stake in a bet placed by him on such horse, where the latter amount is the greater and he has lost such bet.

Penalty.

100. Any person who is guilty of an offence under this Chapter shall on conviction be liable to a fine not exceeding 50 rand, or, in default of payment, to imprisonment for a period not exceeding three months.

CHAPTER VI.**PROVINCIAL INSPECTORS.**

Provincial Inspectors authorized in terms of section ten of Ordinance No. 9 of 1927.

101. Every provincial inspector in the employ of the Transvaal Provincial Administration is hereby declared to be an authorized person for the purposes of section ten of the Horseracing and Betting Ordinance, 1927.

SCHEDULE A.**NOTICE—BOOKMAKER'S LICENCE.**

I, (1)

of (2)

do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance No. 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, (3) to reach him on or before (4). Every such person is required to state his full name, occupation and postal address.

Note—

(1) Full name of applicant.

(2) Full residential address of applicant.

(3) Postal address of Secretary.

(4) The date twenty-one days after the first date of publication of the notice.

SCHEDULE B.**THE SECRETARY,****TRANSVAAL BOOKMAKERS' LICENSING COMMITTEE.**

A. I,

do hereby apply for a certificate authorizing the issue to me of a bookmaker's licence in terms of Ordinance No. 26 of 1925.

B. I include herewith the application fee and other documents prescribed by regulation 14 of the Betting (Horse Racing) Regulations.

C. AFFIDAVIT:

1. Full name of applicant.

2. (a) Full Residential Address

(b) Postal Address

3. Date of birth _____ 19_____

4. Nationality _____

5. (a) Is the applicant the holder of a current bookmaker's licence?

(b) If so, state the number and date of issue thereof _____

6. (a) Has the applicant at any time been convicted of any offence, excluding offences for which he was cautioned and discharged or sentenced only to a fine of thirty rand or less, with or without an alternative of imprisonment?

(b) If so, state the nature and date thereof and the sentence(s) imposed.

7. (a) Has the applicant at any time been found guilty of a contravention of the rules and regulations of the Jockey Club of South Africa or of a horse racing club?

(b) If so, give full particulars of the nature of the contravention and the punishment imposed.

- (c) die bedrag van die bookmakersinset in iedere weddenskap deur hom geplaas—
 (i) op 'n totalisator;
 (ii) by enige persoon wat nie 'n bookmaker in die Provincie Transvaal is nie; en
 (iii) waar so 'n weddenskap deur hom gewen is; en
 (d) die bedrag van die verskil tussen die totale bedrag van weddersinsette in weddenskappe deur hom op enige perd in sodanige wedren gelê, en die bedrag van enige bookmakersinset in 'n weddenskap wat deur hom op sodanige perd geplaas is ingeval, laasgenoemde bedrag die grootste is en hy sodanige weddenskap verloor het.

Strafbepalings.

100. Iedereen wat ingevolge hierdie Hoofstuk skuldig is aan 'n misdryf, is by skuldigbevinding strafbaar met 'n boete van hoogstens vyftig rand of, by wanbetaling, met gevangerisstraf vir 'n tydperk van hoogstens drie maande.

HOOFSTUK VI.**PROVINSIALE INSPEKTEURS.**

Provinsiale Inspekteurs ingevolge artikel tien van Ordonnansie No. 9 van 1927 gemagtig.

101. Iedere provinsiale inspekteur in diens van die Transvaalse Proviniale Administrasie word hierby 'n gemagtigde persoon vir die toepassing van artikel tien van die Perdwedrenne en Weddenskappe Ordonnansie, 1927, verklaar.

BYLAE A.**KENNISGEWING—BOOKMAKERSLISENSIE.**

Ek, (1)

van (2)

gee hierby kennis dat ek van voorneme is om by die Transvaalse Bookmakersliseniekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n bookmakerslisensie ingevolge Ordonnansie No. 26 van 1925 gemagtig word.

Iederen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of infilting in verband daarmee aan die Komitee wil voorle, kan dit skriftelik aan die Sekretaris van die Transvaalse Bookmakersliseniekomitee, (3) doen om hom voor of op (4) te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

Opmerking—

(1) Volle naam van applikant.

(2) Volledige woonadres van applikant.

(3) Posadres van Sekretaris.

(4) Die datum een-en-twintig dae na die eerste datum van publikasie van die kennisgewing.

BYLAE B.**DIE SEKRETARIS,
TRANSVAAL BOOKMAKERSLISENSIEKOMITEE.**

A. Ek, _____ doen hierby aansoek om 'n sertifikaat waarby die uitreiking aan my van 'n bookmakerslisensie ingevolge Ordonnansie No. 26 van 1925 gemagtig word.

B. Ek sluit hierby die *aansoekgeld en ander dokumente* in wat by regulasie 14 van die Regulasies op Weddery (Perdwedrenne) voorgeskryf word.

C. VERKLARING:

1. Volle naam van applikant _____

2. (a) Volledige woonadres _____

(b) Posadres _____

3. Geboortedatum _____ 19_____

4. Nasionaliteit _____

5. (a) Is die applikant die houer van 'n geldige bookmakerslisensie?
 (b) Indien wel, meld die nommer en die datum van uitreiking daarvan.

6. (a) Is die applikant te eniger tyd aan 'n misdryf skuldig bevind, uitgesonderd misdrywe waarvoor hy gewaarsku en ontslaan of slegs gevonnis is tot 'n boete van dertig rand of minder, met of sonder die keuse van gevangerisstraf?
 (b) Indien wel, meld die aard en datum daarvan en die vonnis(se) opgelê.

7. (a) Is die applikant te eniger tyd skuldig bevind aan 'n oortreding van die reëls en regulasies van die Jokkieklub van Suid-Afrika of van 'n perdwedrenklub?
 (b) Indien wel, gee volledige besonderhede van die aard van die oortreding en die straf opgelê.

8. (a) Has a bookmaker's licence of the applicant ever been cancelled?
 (b) If so, give full particulars
9. (a) Has the applicant any interest in horse racing as owner, lessee or trainer of any race horse?
 (b) If so, give full particulars of such interest
10. (a) Has the applicant's estate at any time been sequestrated?
 (b) If so, give full particulars of—
 (i) the nature of applicant's occupation at the time of his insolvency
 (ii) the date on which such sequestration took place
 (iii) the date of applicant's rehabilitation
11. Name of applicant's bankers
12. Is the applicant a bookmaker member of any Tattersalls? (If so, give particulars)
13. What will applicant's maximum liability in respect of bets laid and placed by him be at any time up to the expiry of the licence which may be issued pursuant to the present application?
14. (a) State whether applicant intends to operate as an individual or in partnership with any other bookmaker.
 (b) If a partnership is intended, state the full name and business address of each such partner.
 (c) (i) State whether any other person will have any financial interest in the proposed business
 (ii) If so, give full particulars of every such interest
15. Give the names and addresses of four references, stating their relationship, if any, to the applicant—
 (1)
 (2)
 (3)
 (4)
16. To which receiver of revenue should the certificate authorizing the issue of a licence be addressed?

I,
 being an applicant for a certificate to obtain a bookmaker's licence do hereby *solemnly declare/make oath and say that, to the best of my knowledge and belief, the information furnished in this application is true in every particular.

Signature of applicant
 The deponent has acknowledged that he knows and understands the contents of this affidavit.
 This affidavit was *Affirmed/Sworn to before me at _____ on this _____ day of _____ 19_____

*Justice of the Peace/Commissioner of Oaths.

Area for which appointed _____
 If appointment held *ex officio*, state office held _____

*Delete words not applicable.
Hierdie vorm is ook in Afrikaans verkrygbaar.

SCHEDULE C.

PROVINCE OF TRANSVAAL.

CERTIFICATE OF AUTHORITY FOR THE ISSUE OF A BOOKMAKER'S LICENCE.

Licensing of Bookmakers and Taxation Ordinance, 1925 (Ordinance No. 26 of 1925.)

N.B.—*This certificate is not a licence to carry on the business of a bookmaker but shall be submitted to the Receiver of Revenue when such licence is applied for.*

To the Receiver of Revenue at _____
 You are hereby authorized to issue a bookmaker's licence to _____

This certificate expires three months after the date of issue thereof.

Chairman.

Secretary.

Transvaal Bookmakers' Licensing Committee

Date of issue _____

8. (a) Is 'n bookmakerslisensie van die applikant ooit gekanselleer?
 (b) Indien wel, gee volledige besonderhede
9. (a) Het die applikant enige belang by perdedwedrenne as eienaar, huurder of afrigter van enige renperde?
 (b) Indien wel, gee volledige besonderhede van sodanige belang
10. (a) Is die applikant se boedel te eniger tyd gesekwestreer?
 (b) Indien wel, gee volledige besonderhede van—
 (i) die aard van die applikant se beroep ten tyde van sy insolvensie
 (ii) die datum waarop sodanige sekwestrasie plaasgevind het
 (iii) die datum van applikant se rehabilitasie
11. Naam van applikant se bankiers
12. Is die applikant 'n Bookmakerlid van enige Tattersalls? (Indien wel, gee besonderhede)
13. Wat sal applikant se maksimum aanspreeklikheid wees ten opsigte van weddenskappe te eniger tyd deur hom geveld en geplaas tot met die verstrekking van die lisensie wat uitgereik mag word ooreenkomsdig die huidige aansoek?
14. (a) Meld of applikant voornemens is om as 'n enkeling of in venootskap met enige ander bookmaker op te tree
 (b) As 'n venootskap beoog word, meld die volledige naam en besigheidsadres van elk sodanige vennoot
 (c) (i) Meld of enige ander persoon enige geldelike belang by die voorgestelde besigheid sal hê
 (ii) Indien wel, gee volledige besonderhede van iedere sodanige belang
15. Gee die name en adresse van vier referensies met vermelding van hulle verwantskap, indien enige, met die applikant—
 (1)
 (2)
 (3)
 (4)
16. Aan watter ontvanger van inkomste moet die sertifikaat waarby die uitreiking van 'n lisensie gemagtig word, geadresseer word?

Ek, _____
 synde 'n applikant vir 'n sertifikaat om 'n bookmakerslisensie te verkry, verklaar hierby *plegtig/onder ed dat die inligting in hierdie aansoek verstrek na my beste wete in elke opsig juis is.

Handtekening van applikant
 Die verklaarer het erken dat hy met die inhoud van hierdie verklaring bekend is en dit verstaan.
 Hierdie verklaring is voor my te _____
 op hede die _____ dag van 19_____

*Bevestig/Beëdig.

*Vrederegter/Kommissaris van Edc.

Gebied waarvoor aangestel
 Indien aanstelling amptshalwe beklee word, meld amp beklee

* Skrap woorde nie van toepassing nie.
This form is also obtainable in English.

BYLAE C.

PROVINSIE TRANSVAAL.

SERTIFIKAAT VAN MAGTIGING TOT DIE UITREIKING VAN 'N BOOKMAKERSLISENSIE.

Lisensiëring van Bookmakers en Belasting Ordonnansie, 1925 (Ordonnansie No. 26 van 1925).

N.B.—*Hierdie sertifikaat is nie 'n lisensie om die besigheid van 'n bookmaker te dryf nie, maar moet aan die Ontvanger van Inkomste voorgele word wanneer daar om so 'n lisensie aansoek gedoen word.*

Aan die Ontvanger van Inkomste te _____
 U word hierby gemagtig om 'n bookmakerslisensie uit te reik aan _____

Hierdie sertifikaat verstrek drie maande na die datum waarop dit uitgereik is.

Voorsitter.

Sekretaris.
 Transvaalse Bookmakersliseensiekomitee.

Datum van uitreiking _____

STATEMENT A.—STAAT A.

WINNINGS AND LOSSES.—WINSTE EN VERLIESE.

1. Name or number of race. <i>Naam of nummer van wedren.</i>	2. Hold in respect of race. <i>Wedgeldpoel ten opsigte van wedren.</i>	3. Adjustment in respect of race. <i>Aansuiwerig ten opsigte van wedren.</i>	4. Adjusted hold in respect of race (column 2 plus column 3). <i>Aangesuiwerde wedgeldpoel ten opsigte van wedren (kolom 2 plus kolom 3).</i>	5. Total of punters' stakes in bets laid and lost in respect of race. <i>Totaal van weddertinsette in weddenskappe gelê en verloor ten opsigte van wedren.</i>	6. Amount on which tax payable in respect of race (column 4 less column 5). <i>Bedrag waarop belasting betaalbaar is ten opsigte van wedren (kolom 4 min kolom 5).</i>	7. Take-out on bets laid and lost in respect of race. <i>Uitbetalting op weddenskappe gelê en verloor ten opsigte van wedren.</i>
			R c	R c	R c	R c
TOTALS—TOTALE..R						

STATEMENT B.

CALCULATION OF TAX PAYABLE.

Total of column (6), Statement A..... R_____
 1. Tax payable at _____ per cent (Racecourse: $3\frac{1}{2}$ per cent; Tattersalls: $7\frac{1}{2}$ per cent)..... R_____
 2. Operational fee in the case of a course bookmaker (Gold Ring: R10; Silver Ring: R2)..... R_____
 3. Total amount payable..... R_____

STAAT B.

BEREKENING VAN BETAALBARE BELASTING.

Totaal van kolom (6), Staat A..... R_____
 1. Belasting betaalbaar teen _____ persent (Renbaan: $3\frac{1}{2}$ persent; Tattersalls: $7\frac{1}{2}$ persent)..... R_____
 2. Optreegeld in die geval van 'n baanbookmaker (Goudring: R10; Silwerring: R2)..... R_____
 3. Totale bedrag betaalbaar..... R_____

STATEMENT C.

Tattersalls.

12 per cent of tax payable (1. of Statement B).. R_____

STAAT C.

Tattersalls.

12 persent van betaalbare belasting (1. van Staat B) R_____

Die Afrikaanse Woordeboek

VOLUMES I, II and III

Copies of the First, Second and Third Volumes of "Die Afrikaanse Woordeboek" containing the letters A, B, C; D, E, F; and G respectively, are obtainable from the Government Printer, Pretoria and Cape Town at the following revised prices:

	Linen Bound.	Leather Bound.
Volume I.....	R5.50	R7.50
Volume II.....	R7.00	R11.50
Volume III.....	R6.00	R10.00

DELE I, II en III

Deel een, twee en drie van die Afrikaanse Woordeboek bevattende die letters A, B, C; D, E, F; en G respektiewelik, is van die Staatsdrukker, Pretoria en Kaapstad teen die volgende hersiene pryse verkrygbaar:

	Gewone Linneband.	Leerband.
Deel I.....	R5.50	R7.50
Deel II.....	R7.00	R11.50
Deel III.....	R6.00	R10.00

Buy National Savings Certificates

Koop Nasionale Spaarsertifikate

Rates of Postage from South Africa to other Countries by—

Surface Mail.

	<i>Commonwealth Countries and British Possessions.</i>	<i>Other Countries.</i>
Letters.....	3½c for first oz.; 1½c for each additional oz.	5c for first oz.; 3½c for each additional oz.
Postcards.....	2½c each.....	3½c each.
Newspapers.....	1½c per 2 oz.....	1½c per 2 oz.
Printed Papers....	1½c per 2 oz.....	1½c per 2 oz.
Commercial Papers	1½c per 2 oz.; (minimum 5c)....	1½c per 2 oz.; (minimum 5c).
Samples.....	1½c per 2 oz.; (minimum 2½c)....	1½c per 2 oz.; (minimum 2½c).
Reply Coupons..	10c each.....	10c each

Air Mail.

Country of Destination.	Letters per $\frac{1}{2}$ ounce.	Post-cards each.	Aero-grams each.	Second-class mail per $\frac{1}{2}$ oz.
AFRICA.—(Excluding countries of the African Postal Union)	10c	5c	5c	4c
EUROPE.—				
(a) United Kingdom, Northern Ireland, Republic of Ireland, Cyprus and Malta	12½c	7c	5c	5c
(b) All other countries, including the Union of Soviet Socialist Republics and Islands in the Mediterranean Sea except Cyprus and Malta	15c	7½c	5c	6c
(c) Azores, Canary Islands, Cape Verde Islands, Iceland, Madeira	15c	7½c	5c	6c
NEAR EAST.—				
Bahrein Islands, Dubai, Iran, Iraq, Israel, Jordan (Hashemite Kingdom of), Kuwait, Lebanon, Marse, Saudi Arabia, Sharja, Syria, Turkey	12½c	7c	5c	5c
AMERICA.—				
Canada, United States of America, Central and South America	22½c	12c	10c	10c
AUSTRALASIA.—				
Australia, New Zealand.....	25c	12½c	10c	10c
PACIFIC.—				
Islands in the Northern and Southern Pacific Ocean not mentioned elsewhere	25c	12½c	10c	10c
EASTERN COUNTRIES.—				
(a) Afghanistan, Burma, Ceylon, India, Pakistan, Portuguese India, Thailand, Tibet	17½c	9c	5c	7½c
(b) Brunei, China, Cocos Islands, Formosa, Hong Kong, Indonesia, Korea, Macao, Malaya (Federation of), Manchuria, North Borneo, Philippines, Sarawak, Timor	22½c	12c	10c	10c
(c) Japan.....	25c	12½c	10c	10c

(A detailed list, pamphlet PB7, is obtainable free of charge from all post offices.)

Ordinary parcels to South West Africa, Basutoland, Swaziland and Mozambique.

Up to 8 ounces.....	5c.
Above 8 ounces up to 1 lb.....	7c.
For every additional lb. or fraction thereof....	7c.

PARCEL POST RATES FROM SOUTH AFRICA TO OTHER COUNTRIES CAN BE ASCERTAINED AT ALL POST OFFICES.

Postariewe van Suid-Afrika na ander lande per—

See- of Landpos.

	<i>Statebandslände en Britse Besittings.</i>	<i>Ander Lande.</i>
Briece.....	3c vir eerste ons; 1½c vir elke bykomende ons	5c vir eerste ons; 3½c vir elke bykomende ons.
Poskaarte.....	2½c elk.....	3c elk.
Nuusblaale.....	1½c per 2 onse.....	1½c per 2 onse.
Drukwerk.....	1½c per 2 onse.....	1½c per 2 onse.
Handelstukke....	1½c per 2 onse (minimum 5c)....	1½c per 2 onse (minimum 5c).
Monsters.....	1½c per 2 onse (minimum 2½c)....	1½c per 2 onse (minimum 2½c).
Antwoordkoeponis.....	10c elk.....	10c elk.

Lugpos.

Land van Bestemming.	Brieve per $\frac{1}{2}$ ons.	Pos-kaarte elk.	Lug-brieve elk.	Tweede-klaspos-stukke per $\frac{1}{2}$ ons.
AFRIKA.—(Behalwe lande van die Posunie van Afrika)	10c	5c	5c	4c
EUROPA.—				
(a) Verenigde Koninkryk, Noord-Ierland, Republiek Ierland, Cyprus en Malta	12½c	7c	5c	5c
(b) Alle ander lande, met insbjag van die Unie van die Sosialistiese Sowjetrepublieke en ellande in die Middellandse See, behalwe Cyprus en Malta	15c	7½c	5c	6c
(c) Asore, Kanariese Eilande, Kaap-Verdiëse Eilande, Ysland, Madeira	15c	7½c	5c	6c
NABYE OOSTE.—				
Bahreineiland, Debai, Iran, Irak, Israel, Jordanië (Hasjimietiese Koninkryk), Koeweit, Libanon, Maskat, Saoedi-Arabië, Sjajja, Sirië, Turkye	12½c	7c	5c	5c
AMERIKA.—				
Kanada, Verenigde State van Amerika, Sentraal- en Suid-Amerika	22½c	12c	10c	10c
AUSTRALASIE.—				
Australië, Nieu-Seeland.....	25c	12½c	10c	10c
STILLE OSEAAN.—				
Eilande in die Noordelike en Suidelike Stille Oseaan nie elders genoem nie	25c	12½c	10c	10c
OOSTERSE LANDE.—				
(a) Afganistan, Birma, Ceylon, Indië, Pakistan, Portugese-Indië, Thailand, Tibet	17½c	9c	5c	7½c
(b) Brunei, Sjina, Kokosiland, Formosa, Hongkong, Indië, Korea, Macao, Maleise Federasie, Mantsjoerye, Noord-Borneo, Filippine, Sarawak, Timor	22½c	12c	10c	10c
(c) Japan.....	25c	12½c	10c	10c

(Nadere besonderhede word vervat in die pamphlet PB7 wat by alle poskantore verkrybaar is.)

Gewone pakkette na Suidwes-Afrika, Basoetoland, Swaziland en Mosambiek.

Tot 8 onse.....	5c.
Bou 8 onse tot 1 lb.....	7c.
Vir elke bykomende lb. of gedeelte daarvan....	7c.

PAKKETTARIEWE VAN SUID-AFRIKA NA ANDER LANDE KAN BY ALLE POSKANTORE VERNEEM WORD.

IT PAYS YOU WELL TO SAVE!

SAVE

- ★ FOR YOUR FAMILY'S FUTURE!
- ★ FOR YOUR OWN HOME!
- ★ FOR YOUR RETIREMENT!
- ★ FOR ALL EMERGENCIES!

POST OFFICE SAVINGS BANK

The Post Office Savings Bank earns 3% interest on the monthly balance, of which interest up to R100 per annum is *Free of Income Tax*.

The first deposit need to be no more than 10c. Such an account is very handy in times of emergency or when on holiday; as deposits or withdrawals can be made at any Post Office in the Republic.

Not more than R4,000 may be deposited by one person during a financial year.

DIT BETAAL U OM TE SPAAR!

SPAAR

- ★ VIR U FAMILIE SE TOEKOMS!
- ★ VIR U EIE HUIS!
- ★ VIR U AFTREDE!
- ★ VIR ALLE GEVALLE VAN NOOD!

POSSPAARBANK

Die Posspaarbank verdien 3% rente op die maandelikse balans, waarvan tot R100 per jaar van die rente van *Inkomstebelasting Vrygestel* is.

Die eerste belegging hoef nie meer as 10c te wees nie. So 'n rekening is baie handig in tye van nood of wanneer met vakansie, omdat stortings en terugvorderings by enige Poskantoor in die Republiek gedoen kan word.

Nie meer as R4,000 mag gedurende 'n boekjaar deur een persoon ingelê word nie