All milk and milk products consumed raw shall be from herds or additions thereto which have been found free from brucellosis, as shown by blood serum tests or other approved tests for agglutinins against brucella organisms made in a laboratory approved by the director. All such herds shall be retested at least every twelve months and all reactors removed from the herd. If a herd is found to have one or more animals positive to the brucellosis test, all milk from that herd is to be pasteurized until the three consecutive brucellosis tests obtained at thirty-day intervals between each test are found to be negative. A certificate identifying each animal by number and signed by the laboratory making the test shall be evidence of the above test.

Cows which show an extensive or entire induration of one or more quarters of the udder upon physical examination, whether secreting abnormal milk or not, shall be permanently excluded from the milking herd. Cows giving bloody, or stringy, or otherwise abnormal milk, but with only slight induration of the udder shall be excluded from the herd until reexamination shows that the milk has become normal.

For other diseases such tests and examinations as the director may require after consultation with state livestock sanitary officials shall be made at intervals and by methods prescribed by him.

Passed the Senate February 24, 1982.
Passed the House March 6, 1982.
Approved by the Governor April 1, 1982.
Filed in Office of Secretary of State April 1, 1982.

CHAPTER 132
[Senate Bill No. 4584]
HORSE RACING—ARABIAN HORSES—PAYMENTS TO RACE COURSES


Be it enacted by the Legislature of the State of Washington:

Section 1. Section 1, chapter 55, Laws of 1933 as last amended by section 1, chapter 22, Laws of 1969 and RCW 67.16.010 are each amended to read as follows:

Unless the context otherwise requires, words and phrases as used herein shall mean:

"Commission" shall mean the Washington horse racing commission, hereinafter created.
"Person" shall mean and include individuals, firms, corporations and associations.

"Race meet" shall mean and include any exhibition of thoroughbred, quarter horse, ((and)) appaloosa horse racing, arabian horse racing, or standard bred harness horse racing, where the parimutuel system is used.

Singular shall include the plural, and the plural shall include the singular; and words importing one gender shall be regarded as including all other genders.

Sec. 2. Section 3, chapter 236, Laws of 1949 as amended by section 2, chapter 22, Laws of 1969 and RCW 67.16.080 are each amended to read as follows:

A quarter horse to be eligible for a race meet herein shall be duly registered with the American Quarter Horse Association. An appaloosa horse to be eligible for a race meet herein shall be duly registered with the National Appaloosa Horse Club or any successor thereto. An arabian horse to be eligible for a race meet herein shall be duly registered with the Arabian Horse Registry of America, or any successor thereto.

Sec. 3. Section 4, chapter 236, Laws of 1949 as amended by section 3, chapter 22, Laws of 1969 and RCW 67.16.090 are each amended to read as follows:

In any race meet in which quarter horses, thoroughbred horses ((and)), appaloosa horses or arabian horses participate, only horses of the same breed shall be allowed to compete in any individual race.

Sec. 4. Section 7, chapter 31, Laws of 1979 and RCW 67.16.180 are each amended to read as follows:

(1) Race meets of twenty-five days or less, which run sixty percent quarter horses and/or Appaloosa races and/or Arabian races, may retain fourteen percent from the gross receipts of any parimutuel machine.

(2) For race meets of twenty-five days or less, which run sixty percent quarter horses and/or Appaloosa races and/or Arabian races, the licensee shall pay to the commission daily one percent of the gross receipts of all parimutuel machines at each race meet. Such one percent shall be paid daily.

Sec. 5. Section 3, chapter 233, Laws of 1969 ex. sess. as last amended by section 3, chapter 31, Laws of 1979 and RCW 67.16.102 are each amended to read as follows:

Notwithstanding any other provision of chapter 67.16 RCW to the contrary the licensee shall withhold and shall pay daily to the commission, in addition to the percentages authorized by RCW 67.16.100 and 67.16.130, as now or hereafter amended, and RCW 67.16.105, one percent of the gross receipts of all parimutuel machines at each race meet which sums shall, at the end of each meet, be paid by the commission to the licensed owners of those horses finishing first, second, third and fourth Washington bred only
at each meet from which the additional one percent is derived in accordance
with an equitable distribution formula to be promulgated by the commission
prior to the commencement of each race meet: PROVIDED, That nothing
in this section shall apply to race meets which are nonprofit in nature, or of
ten days or less or which have an average daily handle of less than one
hundred twenty thousand dollars: PROVIDED, That the additional one
percent of the gross receipts of all parimutuel machines at each race meet
and the amount retained by the commission as specified in RCW 67.16.100
shall be deposited daily in a time deposit by the commission and the interest
derived therefrom shall be distributed annually on an equal basis to those
((county legislative authorities that operate fairs, authorized by chapter 36-
:37 RCW, and)) race courses at which independent race meets are held
which are nonprofit in nature and are of ten days or less: PROVIDED, That
((such county legislative authorities have approved and are operating a pro-
gram of use for said race course for year-round equine training and quar-
tering)) prior to receiving a payment under this section any new race course
shall meet the qualifications set forth in this section for a period of two
years: PROVIDED, FURTHER, That said distributed funds shall be used
for the purpose of maintaining and upgrading the respective racing courses
and equine quartering areas of said nonprofit meets. The commission shall
not permit the licensees to take into consideration the benefits derived from
this section in establishing purses.

NEW SECTION. Sec. 6. If any provision of this amendatory act or its
application to any person or circumstance is held invalid, the remainder of
the act or the application of the provision to other persons or circumstances
is not affected.

Passed the Senate March 9, 1982.
Passed the House March 8, 1982.
Approved by the Governor April 1, 1982.
Filed in Office of Secretary of State April 1, 1982.

CHAPTER 133
[Senate Bill No. 4680]
SHERIFF'S OFFICE CIVIL SERVICE COMMISSION—INVESTIGATIONS
AN ACT Relating to the sheriff's office civil service commission; and amending section 12,
chapter 1, Laws of 1959 as amended by section 102, chapter 81, Laws of 1971 and RCW
41.14.120.

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 12, chapter 1, Laws of 1959 as amended by section
102, chapter 81, Laws of 1971 and RCW 41.14.120 are each amended to
read as follows: