

New South Wales

Racing Administration Amendment Bill 2008

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to amend the *Racing Administration Act 1998* (the *Principal Act*) as follows in response to the recent court cases of *Betfair Pty Limited v Western Australia* [2008] HCA 11 (the *Betfair Case*) and *Tom & Bill Waterhouse Pty Ltd v Racing New South Wales* [2008] NSWSC 1013 (the *Waterhouse Case*):

- (a) to provide that certain provisions in the Principal Act relating to the publication and advertising of betting information and betting services apply equally to wagering operators licensed in New South Wales and those licensed in other States and Territories,
- (b) to amend the provisions of the Principal Act that prohibit the publication of NSW race field information by any person without authorisation to provide that:
 - (i) specified listed uses of that information (not just publication of that information as at present) will be prohibited without authorisation, and
 - (ii) those provisions will apply only to wagering operators and persons (or persons belonging to a class of persons) prescribed by the regulations under the Principal Act, and

- (iii) those provisions extend to using information about an individual horse or greyhound in a race (or scratched from a race),
- (c) to make other miscellaneous amendments.

The Bill also makes consequential amendments to the *Racing Administration Regulation 2005* (the *Principal Regulation*).

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on the date of assent to the proposed Act.

Clause 3 is a formal provision that gives effect to the amendments to the *Racing Administration Act 1998* set out in Schedule 1.

Clause 4 is a formal provision that gives effect to the amendments to the *Racing Administration Regulation 2005* set out in Schedule 2.

Clause 5 provides for the repeal of the proposed Act after the proposed Act commences. Once the amendments contained in the proposed Act have commenced the proposed Act will be spent and section 30 of the *Interpretation Act 1987* provides that the repeal of an amending Act does not affect the amendments made by that Act.

Schedule 1 Amendment of Racing Administration Act 1998

Amendments in response to the Betfair Case

On 27 March 2008, the High Court handed down its decision in the Betfair Case and held that certain laws of Western Australia were invalid as they were contrary to section 92 of the *Commonwealth Constitution*. Section 92 requires trade, commerce and intercourse among the States to be absolutely free. The effect of the decision is that State laws must not operate to discriminate against wagering operators (bookmakers and operators of totalizators and betting exchanges) who are licensed in other States or Territories of Australia in order to protect wagering operators licensed in this State. The following amendments are proposed in response to that court decision. In summary, the Principal Act is to be amended so that certain provisions relating to the publication of betting information and advertising of betting information and betting services apply equally to wagering operators licensed in New South Wales and those licensed in other States and Territories.

Schedule 1 [1] inserts a number of new definitions into section 27 of the Principal Act for the purposes of Part 4 of that Act (Betting information and advertising). Among the new definitions is *licensed wagering operator* which is defined to mean a wagering operator that holds a licence or authority (however described) under the legislation of this or any other State or Territory to carry out its wagering operations (whether in that State or Territory or elsewhere).

Section 29 (1) of the Principal Act makes it an offence to publish any betting information (as defined in section 27). Section 29 (2) contains certain limited exclusions from the offence. **Schedule 1** [5] substitutes section 29 (2) and provides instead that the offence in section 29 (1) does not operate to prohibit the publication of:

- (a) betting information relating to a licensed wagering operator, or
- (b) betting information (of the kind prescribed by the regulations) relating to a wagering operator (other than a licensed wagering operator) prescribed by the regulations.

Section 30 (1) of the Principal Act makes it an offence to publish certain advertisements relating to betting information or betting services. Section 30 (2) contains certain limited exclusions from the offence. **Schedule 1** [6] substitutes section 30 (2) and provides instead that the offence in section 30 (1) does not operate to prohibit the publication of an advertisement relating to a licensed wagering operator. However, it is made clear that section 30 does not limit the operation of any regulations relating to responsible practices in the conduct of betting, including regulations restricting or prohibiting the conduct of promotions or other activities (including advertising).

Schedule 1 [4] and [7]–[9] make consequential amendments.

Amendments in response to the Waterhouse Case

Currently, section 33 of the Principal Act makes it an offence for any person to publish, whether in New South Wales or elsewhere, a NSW race field unless the person:

- (a) is authorised to do so by a race field publication approval and complies with the conditions (if any) to which the approval is subject, or
- (b) is authorised to do so by or under the regulations under the Principal Act.

On 29 September 2008, the Supreme Court held in the Waterhouse Case (among other things) that:

- (a) "publish" in section 33 means publish to the world at large (not one-on-one communication, such as when placing a bet with a bookmaker), and
- (b) a "NSW race field" in that section means the complete list of all greyhounds or horses in a race (or all scratchings).

The effect of the decision was that a bookmaker who accepted a bet on a horse or greyhound in a NSW race (without doing anything further such as putting up the list of horses or greyhounds racing) would not be required to obtain authorisation under section 33.

The following amendments are made in response to that decision. In summary, the Principal Act is to be amended so that:

(a) section 33 is to apply only to wagering operators and persons (or persons belonging to a class of persons) prescribed by the regulations under the Principal Act, and

- (b) only specified listed uses will be prohibited by the section, and
- (c) the section is to apply to information about an individual horse or greyhound in a race (or scratched from a race) rather than the whole field (or all the scratchings).

Schedule 1 [11] omits section 33 of the Principal Act and replaces it with proposed section 32A and proposed new section 33.

Proposed section 32A provides that in Division 3 of Part 4 of the Principal Act, a person *uses NSW race field information* only if the person, whether in Australia or elsewhere:

- (a) publishes any NSW race field information, or
- (b) communicates any NSW race field information to a person (regardless of whether the person already knew the information), or
- (c) acknowledges or confirms any NSW race field information communicated to the person (including acknowledging or confirming the information by accepting, or facilitating the making of, a bet), or
- (d) makes a written or electronic record (such as a betting ticket, statement of account or notice) that contains or refers to any NSW race field information (regardless of whether the record is communicated to any person), or
- (e) uses any NSW race field information in a manner prescribed by the regulations, or
- (f) causes any of the activities referred to in paragraphs (a)–(e) to occur.

Proposed new section 33 makes it an offence for a wagering operator or prescribed person to use NSW race field information unless the wagering operator or person:

- (a) is authorised to do so by a race field information use approval and complies with the conditions (if any) to which the approval is subject, or
- (b) is authorised to do so by or under the regulations under the Principal Act.

It will be a defence to a prosecution for the new offence if a wagering operator proves that the use of NSW race field information:

- (a) did not occur in connection with the making or accepting of a bet (or the offer to make or accept a bet), and
- (b) did not occur in the course of the business of the wagering operator.

Schedule 1 [2] replaces the definition of *NSW race field* in section 27 of the Principal Act with a definition of *NSW race field information*. The new term is defined to mean information that identifies, or is capable of identifying, the name or number of a horse or greyhound:

(a) as a horse or greyhound that has been nominated for, or otherwise taking part in, an intended race to be held at any race meeting on a licensed racecourse in New South Wales, or

(b) as a horse or greyhound that has been scratched or withdrawn from an intended race to be held at any race meeting on a licensed racecourse in New South Wales.

Schedule 1 [3], [10] and [12]–[15] make consequential amendments.

Miscellaneous amendments

Schedule 1 [16] amends section 36 of the Principal Act to provide that if a written publication or communication (including on the Internet) of NSW race field information refers to a person as being the person by whom or on whose behalf the publication or communication is made, the person so referred to is, in the absence of proof to the contrary, taken to have published or communicated the information. **Schedule 1** [17] and [18] make consequential amendments.

Schedule 1 [19] inserts proposed section 40 into the Principal Act to provide that in proceedings for an offence under section 33 of the Principal Act, certain certificate evidence (relating to race field information use approvals and NSW race field information) is admissible and is prima facie evidence.

Schedule 1 [20] amends Schedule 1 (Savings and transitional provisions) to the Principal Act to enable regulations of a savings or transitional nature consequent on the enactment of the proposed Act to be made.

Schedule 1 [21] inserts a Part into Schedule 1 to the Principal Act to provide that a race field publication approval in force immediately before the commencement of the proposed Act is taken, with all necessary modifications, to be a race field information use approval. Such a race field publication approval that authorises a person to publish a NSW race field in respect of a specified race or class of races is taken to authorise the person to use NSW race field information in respect of that race or class of races.

Schedule 2 Amendment of Racing Administration Regulation 2005

Schedule 2 [1] amends clause 12 of the Principal Regulation to provide that the controls set out in that clause on publishing gambling-related advertising that currently apply only to licensed bookmakers, apply to all licensed wagering operators.

Schedule 2 [2] inserts proposed paragraph (h) into clause 12 (1) of the Principal Regulation to make it an offence for a non-proprietary association or licensed wagering operator (or an employee or agent of a non-proprietary association or licensed wagering operator), to publish any gambling advertising that offers any credit, voucher or reward as an inducement to participate, or to participate frequently, in any gambling activity (including as an inducement to open a betting account). The offence will carry a maximum penalty of 50 penalty units (currently \$5,500). **Schedule 2** [3] makes a consequential amendment.

Schedule 2 [4]–[14] make amendments to the Principal Regulation consequent on the amendments to the provisions of Division 3 of Part 4 of the Principal Act referred to above.

Schedule 2 [15] makes an amendment to the Principal Regulation consequent on the repeal of section 28 of the Principal Act by Schedule 1 [4] (itself a consequential amendment).



New South Wales

Racing Administration Amendment Bill 2008

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New South Wales

Racing Administration Amendment Bill 2008

No , 2008

A Bill for

An Act to amend the *Racing Administration Act 1998* and the *Racing Administration Regulation 2005* with respect to the publication of betting information, the advertising of betting information and betting services and the use of race field information; and for other purposes.

Clause 1 Racing Administration Amendment Bill 2008

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Racing Administration Amendment Act 2008.	3
2	Com	mencement	4
		This Act commences on the date of assent to this Act.	5
3	Ame	ndment of Racing Administration Act 1998 No 114	6
		The <i>Racing Administration Act 1998</i> is amended as set out in Schedule 1.	7 8
4	Ame	ndment of Racing Administration Regulation 2005	9
		The <i>Racing Administration Regulation 2005</i> is amended as set out in Schedule 2.	10 11
5	Rep	eal of Act	12
	(1)	This Act is repealed on the day following the day on which this Act commences.	13 14
	(2)	The repeal of this Act does not, because of the operation of section 30 of the <i>Interpretation Act 1987</i> , affect any amendment made by this Act.	15 16

Schedule 1		Amendment of Racing Administration		
		Δ	Act 1998	2
			(Section 3)	3
[1]	Section 27	Defin	itions	4
	Insert in alp	habeti	ical order:	5
	Î		<i>ng exchange</i> means a facility, electronic or otherwise, that les persons:	6 7
		(a)	to place or accept, through the operator of the facility, wagers with other persons, or	8 9
		(b)	to place with the operator of the facility wagers that, on acceptance, are matched with opposing wagers placed with and accepted by the operator,	10 11 12
		enab	does not include a facility, electronic or otherwise, that eles persons to place wagers only with a bookmaker or a izator.	13 14 15
		holds legis wage	ased wagering operator means a wagering operator that is a licence or authority (however described) under the slation of this or any other State or Territory to carry out its ering operations (whether in that State or Territory or where).	16 17 18 19 20
			<i>lizator</i> has the same meaning as in section 6 of the <i>Totalizator</i> 1997.	21 22
			ering operator means a bookmaker, a person who operates a izator or a person who operates a betting exchange.	23 24
[2]	Section 27			25
	Omit the de	finitio	on of <i>NSW race field</i> . Insert instead:	26
		or is	V race field information means information that identifies, capable of identifying, the name or number of a horse or hound:	27 28 29
		(a)	as a horse or greyhound that has been nominated for, or is otherwise taking part in, an intended race to be held at any race meeting on a licensed racecourse in New South Wales, or	30 31 32 33
		(b)	as a horse or greyhound that has been scratched or withdrawn from an intended race to be held at any race meeting on a licensed racecourse in New South Wales.	34 35 36

[3]	Section 27	•		
	Omit "pub	lication	" from the definition of race field publication approval.	2
	Insert inste	ad " <i>inf</i>	formation use".	3
[4]	Section 28 odds not a	Public effected	cation or advertising of certain dividends or betting d	!
	Omit the se	ection.		(
[5]	Section 29	Public	cation of betting information	-
	Omit section	on 29 (2	2). Insert instead:	8
	(2)	Subsection (a)	ection (1) does not operate to prohibit the publication of: betting information relating to a licensed wagering operator, or	10 11
		(b)	betting information (of the kind prescribed by the regulations) relating to a wagering operator (other than a licensed wagering operator) prescribed by the regulations.	12 13 14
[6]	Section 30	Adve	rtising betting information and betting services	15
	Omit section	on 30 (2	2). Insert instead:	16
	(2)		ection (1) does not operate to prohibit the publication of an rtisement relating to a licensed wagering operator.	17 18
	(2A)	relati inclu	section does not limit the operation of any regulations ing to responsible practices in the conduct of betting, ding regulations restricting or prohibiting the conduct of notions or other activities (including advertising).	19 20 27 22
[7]	Section 30	(3) (a))	23
	Omit the pa	aragrap	oh. Insert instead:	24
		(a)	to access the gambling operations carried on by any person other than a licensed wagering operator, or	25 26
[8]	Section 31 services	Premi	ises used for publishing betting information or betting	27 28
	Omit section	on 31 (2	2). Insert instead:	29
	(2)	Subs	ection (1) does not apply in relation to:	30
		(a)	information of the kind referred to in section 29 (2), or	3
		(b)	any advertisement of the kind referred to in section 30 (2).	32

32

[9]		ion 32 Be	etting information provided by authorised persons	1
[10]			on 3, heading	3
[.0]			ing to the Division. Insert instead:	4
	Divi	sion 3	Use of NSW race field information	5
[11]	Sect	ions 32A	and 33	6
	Omit	t section 3	33. Insert instead:	7
	32A	Meanin	g of "use NSW race field information"	8
		iı	or the purposes of this Division, a person <i>uses NSW race field aformation</i> only if the person, whether in Australia or lsewhere:	9 10 11
		(a) publishes any NSW race field information, or	12
		(b) communicates any NSW race field information to a person (regardless of whether the person already knew the information), or	13 14 15
		(c) acknowledges or confirms any NSW race field information communicated to the person (including acknowledging or confirming the information by accepting, or facilitating the making of, a bet), or	16 17 18 19
		(d) makes a written or electronic record (such as a betting ticket, statement of account or notice) that contains or refers to any NSW race field information (regardless of whether the record is communicated to any person), or	20 21 22 23
		(e) uses any NSW race field information in a manner prescribed by the regulations, or	24 25
		(f) causes any of the activities referred to in paragraphs (a)–(e) to occur.	26 27
	33	Use of	NSW race field information restricted	28
			wagering operator or prescribed person must not use NSW race eld information unless the wagering operator or person:	29 30
		(a) is authorised to do so by a race field information use approval and complies with the conditions (if any) to which the approval is subject, or	31 32 33
		`	b) is authorised to do so by or under the regulations.	34
			ote. In this Division, a <i>wagering operator</i> is defined to include a bokmaker, a person who operates a totalizator or a person who	35 36

		opera sectio	tes a be	tting exchange (see section 27). Bookmaker is defined in clude any person who:	
		(a)	carries bookm	on the business of, or who acts as, a bookmaker, aker's clerk or turf commission agent, or	;
		(b)	gains, betting	or endeavours to gain, a livelihood wholly or partly by or making wagers.	(
		Maxi	mum p	enalty:	-
		(a)	in the	case of a corporation—500 penalty units, or	8
		(b)	in any	other case:	ç
				for a first offence—50 penalty units or imprisonment for 12 months (or both), and	10 11
				for a second or subsequent offence—100 penalty units or imprisonment for 2 years (or both).	12 13
	(2)	if a	defenc wagerin mation:	e to a prosecution for an offence against this section g operator proves that the use of NSW race field	14 15 16
		(a)	did no of a be	et (or the offer to make or accept a bet), and	17 18
		(b)	did no operat	t occur in the course of the business of the wagering or.	19 20
	(3)			on, <i>prescribed person</i> means a person (or a person a class of persons) prescribed by the regulations.	2 ²
[12]	Sections 3	3A-33	D and 3	33F	23
	Omit "race "publication	field p n of ra	ublicati ce fields	on approval", "race field publication approvals" and "wherever occurring.	24 25
				information use approval", "race field information se of race field information", respectively.	26 27
[13]	Sections 3	3A (1)	and 33	B (1)	28
	Omit "publ	ish a N	ISW rac	e field" wherever occurring.	29
	Insert inste	ad "use	NSW 1	race field information".	30
[14]	Section 33	В Арр	lication	s for race field information use approvals	3.
				tion 33B (1). Insert instead "the information".	32
[15]	Section 33	F Effe	ct of ra	ce field information use approval limited	33
	Omit "publ	ish the	NSW r	ace field".	34
	Insert inste	ad "use	e the NS	W race field information".	3

[16]	Section 36	Evidence	
	Insert after	section 36 (2):	2
	(2A)	If a written publication or communication (including on the Internet) of NSW race field information refers to a person as being the person by whom or on whose behalf the publication or communication is made, the person so referred to is, in the absence of proof to the contrary, taken to have published or	; ;
		communicated the information.	;
[17]	Section 36	5 (3)	(
	Omit "subs	section (2)". Insert instead "subsections (2) and (2A)".	10
[18]	Section 36	6 (3) and (4)	1
	Insert "or wherever o	written publication or communication" after "advertisement" occurring.	12 13
[19]	Section 40		14
	Insert after	section 39:	15
	40 Cert	ificate evidence	16
		In proceedings for an offence under section 33, a certificate purporting to be given by a relevant racing control body certifying that:	17 18 19
		(a) a specified wagering operator or other person was or was not the holder of a race field information use approval at a specified time or during a specified period, or	20 2: 2:
		(b) specified information is NSW race field information,	23
		is admissible and is prima facie evidence of the particulars certified in and by the certificate.	24 25
[20]	Schedule	1 Savings and transitional provisions	26
	Insert at the	e end of clause 1 (1):	2
		the Racing Administration Amendment Act 2008	28

[21]	Schedule 1, Part 6 Insert after Part 5:				
	Part 6		Provisions consequent on enactment of Racing Administration Amendment Act 2008		
	11	Defin	In this Part: amending Act means the Racing Administration Amendment Act 2008.	6 7 8 9	
	12		A race field publication approvals deemed to be race field remation use approvals A race field publication approval in force immediately before the commencement of the amending Act is taken, with all necessary modifications but subject to the regulations, to be a race field information use approval. Without limiting subclause (1), such a race field publication approval that anytherizes approve to publish a NSW race field in	10 11 12 13 14 15	
			approval that authorises a person to publish a NSW race field in respect of a specified race or class of races is taken to authorise the person to use NSW race field information in respect of that race or class of races.	17 18 19 20	

Scł	nedule 2	Amendment of Racing Administration Regulation 2005	1
		(Section 4)	3
[1]	Clause 12 Pr	ohibitions on gambling-related advertising	4
	Omit "license	d bookmaker" wherever occurring.	5
	Insert instead	"licensed wagering operator".	6
[2]	Clause 12 (1)	(h)	7
	Insert at the en	nd of clause 12 (1) (g):	8
		, or	9
	(h) that offers any credit, voucher or reward as an inducement to participate, or to participate frequently, in any gambling activity (including as an inducement to open a betting	10 11 12
		account).	13
[3]	Clause 12 (3)		14
	Omit "(a)–(g)	". Insert instead "(a)–(h)".	15
[4]	Part 3, headi	ng	16
	Omit the head	ing to Part 3. Insert instead:	17
	Part 3	Jse of NSW race field information	18
[5]	Clause 14 Int	erpretation	19
	Omit "race fi clause 14 (1).	eld publication approval" from the definition of approval in	20 21
	Insert instead	"race field information use approval".	22
[6]	Clause 14 (1)		23
		initions of betting exchange, licensed wagering operator, a wagering operator.	24 25
[7]	Clause 15 Au 33 (1) (b)	thorisations to use NSW race field information: section	26 27
		ing publications of NSW race fields, whether in New South where," from clause 15 (1).	28 29
	Insert instead Australia or el	"following uses of NSW race field information, whether in sewhere,".	30 31

Racing Administration Amendment Bill 2008

Schedule 2 Amendment of Racing Administration Regulation 2005

Clause 15 (1) (a)-	-(e)	1			
Omit "publication	" and "publications" wherever occurring.	2			
Insert instead "use	e" and "uses" respectively.	3			
Clause 16 Fees fo 33A (2) (a)	or race field information use approvals: section	4			
Omit "publication	in Australia of a NSW race field" in clause 16 (2) (a).	6			
Insert instead "use	e in Australia of NSW race field information".	7			
Clause 16 (2) (b)		8			
Omit "publication	of a NSW race field".	9			
Insert instead "use	e of NSW race field information".	10			
Clause 16, note		11			
Omit "publication	s". Insert instead "information use".	12			
		13 14			
Omit "publication" from clause 17 (b). Insert instead "use".					
Clause 19 Applic 33B (2)	ations for race field information use approvals: section	16 17			
Omit clause 19 (1)) (c) (ii). Insert instead:	18			
(ii)	details of the proposed use or uses of NSW race field information (including the race or class of races to which the approval is to relate and the time and manner of use),	19 20 21			
	and	22			
Clause 19 (1) (d)	(iii)	23			
Omit the subparag	graph. Insert instead:	24			
(iii)	details of the applicant's history of wagering operations and uses of NSW race field information (including details of the applicant's past wagering turnover in relation to racing in New South Wales)	25 26 27 28			
	Omit "publication Insert instead "use Clause 16 Fees f 33A (2) (a) Omit "publication Insert instead "use Clause 16 (2) (b) Omit "publication Insert instead "use Clause 16, note Omit "publication Clause 17 Other section 33A (2) (i) Omit "publication Clause 19 Application Clause 19 Application Clause 19 (1) (ii) Clause 19 (1) (d) Omit the subparage	Omit "publication in Australia of a NSW race field" in clause 16 (2) (a). Insert instead "use in Australia of NSW race field information". Clause 16 (2) (b) Omit "publication of a NSW race field". Insert instead "use of NSW race field information". Clause 16, note Omit "publications". Insert instead "information use". Clause 17 Other conditions on race field information use approvals: section 33A (2) (b) Omit "publication" from clause 17 (b). Insert instead "use". Clause 19 Applications for race field information use approvals: section 33B (2) Omit clause 19 (1) (c) (ii). Insert instead: (ii) details of the proposed use or uses of NSW race field information (including the race or class of races to which the approval is to relate and the time and manner of use), and Clause 19 (1) (d) (iii) Omit the subparagraph. Insert instead: (iii) details of the applicant's history of wagering operations and uses of NSW race field information (including details			

∆mandmant	of Racina	Administration	Regulation	2005

[15]	Clause 21 Exemption from prohibition on publication of information relating to dividends or betting odds: section 28 (2) and (3)	1 2
	Omit the clause.	3