House Bill 4047

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of House Interim Committee on Rules for Confederated Tribes of Grand Ronde, Confederated Tribes of Coos, Lower Umpqua and Siuslaw Indians, Confederated Tribes of the Umatilla Indian Reservation, Cow Creek Band of Umpqua Tribe of Indians, Klamath Tribes)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor’s brief statement of the essential features of the measure as introduced.

Imposes certain requirements on devices for wagering on historical animal racing.

A BILL FOR AN ACT

Relating to historical animal racing; amending ORS 462.157.

Be It Enacted by the People of the State of Oregon:

SECTION 1. ORS 462.157 is amended to read:

462.157. (1) As used in this section, “historical animal racing” means animal races that were previously held.

(2) A mutuel wager on historical animal racing may be placed only from a physical race course of a licensee.

(3) A mutuel wager on historical animal racing may not be placed using an electronic device unless the device is owned or leased by the operator of the race course at which the wager is placed.

(4) No person may place a mutuel wager on historical animal racing via a mobile phone, personal computer or other personal electronic device.

(5) No person may accept a mutuel wager on historical animal racing if the wager is placed via a mobile phone, personal computer or other personal electronic device.

(6) Nothing in this section independently authorizes wagering or facilitation of wagering on historical animal racing.

(7) A device for wagering on historical animal racing must meet the following requirements:

(a) After a wager is placed on a race, the device must show at least the final eight seconds of the race.

(b) The device may have only one video display and video of the race, when shown, must occupy at least 70 percent of the area of the display.

(c) The display may not use casino graphics, themes or titles, including depictions of playing cards, dice, craps, roulette, lotto, bingo or traditional slot machine symbols.

(d) Prize awards may not be based on any element of chance except for the results of the race on which the wager was placed.

(e) The device may not use a random number generator for any purpose except to select from a database of races that were previously held.

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted.

New sections are in boldfaced type.

LC 235