

RACING BILL 2002

AMENDMENTS AGREED TO IN COMMITTEE

1 Clause 52—

At page 48, line 19—

omit, insert—

‘not a penalty is provided for the contravention;’.

2 Clause 115—

At page 82, lines 27 and 28—

omit, insert—

‘(3) Further, the integrity board has the function of—

- (a) developing or adopting procedures about the way things for analysis are to be taken and dealt with; and
- (b) publishing the procedures, and amendments of the procedures, in a way prescribed under a regulation.

‘(4) The integrity board has power to do all things necessary or convenient to be done for the performance of its functions.’.

3 Clause 117—

At page 84, after line 7—

insert—

‘(fa) is named in an accreditation certificate in any capacity, or is a member of the staff of, or is otherwise engaged in any activity relating to, an accredited facility or a secondary facility for an accredited facility; or’.

4 Clause 143—

At page 96, line 25, ‘approved by an integrity officer’—

omit, insert—

‘the control body considers is consistent with the research or survey purposes’.

5 Clause 143—

At page 97, lines 3 to 6—

omit, insert—

‘must take and deal with the thing for analysis under the integrity board’s procedures mentioned in section 115(3) as in force at the relevant time.’.

6 Clause 144—

At page 97, line 19—

omit, insert—

‘(a) under the integrity board’s procedures mentioned in section 115(3) as in force at the relevant time; or’.

7 Clause 147—

At page 99, lines 31 to 33 and page 100, lines 1 to 5—

omit, insert—

‘(c) no drug was found in or on the thing or if a drug was found—

(i) the fact that a drug was found and its name; and

(ii) if the control body or integrity officer who delivered the thing for analysis to the accredited facility asked for information about the amount or concentration of any drug found in the thing—the information requested;

(d) for a thing delivered under an agreement between a control body and the accredited facility—no code substance was found in or on the thing or if a code substance was found—

(i) the fact that a code substance was found and its name; and

- (ii) if the control body that delivered the thing for analysis to the accredited facility asked for information about the amount or concentration of any code substance found in the thing—the information requested.’.

8 Schedule 2—

At page 212, after line 6—

insert—

‘4A Amendment of s 152 (Prohibition on other use of premises)

‘Section 152(1)(a)(ii), from ‘on behalf’—

omit, insert—

‘for which the licensee is a wagering agent under the *Wagering Act 1998*; or’.’.