

Ontario: Revised Statutes

1927

c 271 Entry of Horses at Exhibitions Act

Ontario

© Queen's Printer for Ontario, 1927

Follow this and additional works at: http://digitalcommons.osgoode.yorku.ca/rso

Bibliographic Citation

Entry of Horses at Exhibitions Act , RSO 1927, c 271

Repository Citation

Ontario (1927) "c 271 Entry of Horses at Exhibitions Act," *Ontario: Revised Statutes*: Vol. 1927: Iss. 3, Article 42. Available at: http://digitalcommons.osgoode.yorku.ca/rso/vol1927/iss3/42

This Statutes is brought to you for free and open access by the Statutes at Osgoode Digital Commons. It has been accepted for inclusion in Ontario: Revised Statutes by an authorized administrator of Osgoode Digital Commons.

CHAPTER 271.

The Entry of Horses at Exhibitions Act.

Prohibition of fraudulent entries for races.

1. No person shall enter or cause to be entered for competition for any purse, prize, premium, stake or sweepstake offered or given by any agricultural or other society or association, where the contest is to be decided by speed, any horse, colt or filly under a false or assumed name or pedigree, or in a class different from that to which such horse, colt or filly properly belongs by the rules of the society or association in which such contest is to take place. R.S.O. 1914, c. 226, 8. 2.

Name not to be changed after entry.

2. The name of a horse, colt or filly, for the purpose of entry for such competition in any contest of speed, shall not be changed after having once been entered in any such contest, except as provided by the code of rules of the society or association under which the contest is conducted. R.S.O. 1914, c. 226, s. 3.

Classification of horses, etc., for purposes of contest.

3. The class to which a horse, colt or filly properly belongs, for the purpose of entry in any such contest of speed, shall be determined by the public performance of such horse, colt or filly in some former, if any, contest or trial of speed, as provided by the rules of the society or association under which the proposed contest is to be conducted. R.S.O. 1914, c. 226, s. 4.

Penalty for violation of Act.

Rev. Stat. c. 121.

4. Any person who violates any of the provisions of this Act shall incur a penalty of not less than \$50 nor more than \$200, recoverable under The Summary Convictions Act, except that the prosecution may be commenced within two years from the commission of the offence, and in case of non-payment of the penalty imprisonment may be imposed for a term not exceeding six months. R.S.O. 1914, c. 226, s. 5.