

ASSEMBLY BILL 1069 (LRB -4750)

An Act to repeal 562.05 (6m) (b) 3., 562.05 (6m) (e) and 562.057 (4m) (bm); and to amend 562.11 (2) of the statutes; relating to: pari-mutuel wagering on intertrack races. (FE)

2006

03-07.	A.	Introduced by Representatives Kreuser, Kerkman and Vos ; cosponsored by Senators Stepp and Wirch.	
02-27.	A.	Read first time and referred to committee on State Affairs	848
02-28.	A.	Public hearing held.	
03-02.	A.	Executive action taken.	
03-02.	A.	Report passage recommended by committee on State Affairs, Ayes 9, Noes 0	878
03-02.	A.	Referred to committee on Rules	878
03-02.	A.	Placed on calendar 3-7-2006 by committee on Rules.	
03-06.	A.	Fiscal estimate received.	
03-07.	A.	Read a second time	914
03-07.	A.	Ordered to a third reading	914
03-07.	A.	Rules suspended	914
03-07.	A.	Read a third time and passed	914
03-07.	A.	Ordered immediately messaged	914
03-07.	S.	Received from Assembly.	
03-07.	S.	Read first time and referred to committee on Judiciary, Corrections and Privacy.	
03-09.	S.	Withdrawn from committee on Judiciary, Corrections and Privacy and taken up.	
03-09.	S.	Read a second time.	
03-09.	S.	Ordered to a third reading.	
03-09.	S.	Rules suspended.	
03-09.	S.	Read a third time and concurred in.	
03-09.	S.	Ordered immediately messaged.	
03-09.	A.	Received from Senate concurred in	938

**2005
ENROLLED BILL**

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ADOPTED DOCUMENTS:

Orig Engr SubAmdt

05-475011

Amendments to above (if none, write "NONE"): None

Corrections - show date (if none, write "NONE"): None

Topic Rel

3-17-06 J. Miller
Date Enrolling Drafter

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2005 ASSEMBLY BILL 1069

February 27, 2006 - Introduced by Representatives KREUSER, KERKMAN and VOS, cosponsored by Senators STEPP and WIRCH. Referred to Committee on State Affairs.

1 **AN ACT to repeal** 562.05 (6m) (b) 3., 562.05 (6m) (e) and 562.057 (4m) (bm); and
2 **to amend** 562.11 (2) of the statutes; **relating to:** pari-mutuel wagering on
3 intertrack races.

Analysis by the Legislative Reference Bureau

Under current law, a racetrack owner or race manager may obtain an intertrack wagering license to conduct pari-mutuel wagering at a racetrack on races that take place at and are simulcast from another racetrack. Prior to issuing a license for intertrack wagering, the Department of Administration (DOA) must make a determination that the following conditions are satisfied: 1) wagering on off-track races will be conducted as an adjunct to, and not in a manner to supplant, wagering on live on-track races, and 2) wagering on off-track races will not be the primary source of wagering revenue for the racetrack. Additionally, if DOA determines at any time that an intertrack wagering licensee is violating either of these conditions, DOA must revoke the license. The 2001 statutes further provided that DOA could not permit an intertrack wagering licensee to receive simulcast races if the licensee violated either of the conditions. The 2003 biennial budget act suspended until January 1, 2007, the provision that prohibits DOA from permitting a licensee to receive simulcast races if the conditions are not met, but the act did not affect the licensing provisions related to intertrack wagering.

This bill permanently repeals the conditions on intertrack wagering licenses and receipt of simulcast races that prohibit wagering on off-track races from supplanting wagering on live on-track races and prohibit wagering on off-track races from being the primary source of wagering revenue for a racetrack.

