2001 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 59.1-391 of the Code of Virginia, relating to off-track betting facilities; 3 local referendum.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That § 59.1-391 of the Code of Virginia is amended and reenacted as follows: 8

§ 59.1-391. Local referendum required.

9 The Commission shall not grant any initial license to construct, establish, operate or own a racetrack 10 or satellite facility until a referendum approving the question is held in each county or city in which such track or satellite facility is to be located, in the following manner: 11

12 1. A petition, signed by five percent of the qualified voters of such county or city, shall be filed with the circuit court of such county or city, asking that a referendum be held on the question, "Shall 13 pari-mutuel wagering be permitted in name of such county or city, at a licensed racetrack in (name of 14 15 such county or city) on live horse racing at, and on simulcast horse racing transmitted from another jurisdiction to, the licensed racetrack on such days as may be approved by the Virginia Racing 16 Commission in accordance with Chapter 29 (§ 59.1-364 et seq.) of Title 59.1 of the Code of Virginia?" 17 In addition, or in the alternative, such petition may ask that a referendum be held on the question, "Shall 18 19 pari-mutuel wagering be permitted in..... (the name of such county or city) at satellite facilities in 20 accordance with Chapter 29 (§ 59.1-364 et seq.) of Title 59.1 of the Code of Virginia?"

2. Following the filing of such petition, the court shall, by order of record entered in accordance with 21 22 § 24.2-684.1, require the regular election officers of such city or county to cause a special election to be 23 held to take the sense of the qualified voters on the question. Such election shall be on a day designated 24 by order of such court, but shall not be later than the next general election unless such general election 25 is within sixty days of the date of the entry of such order, nor shall it be held on a date designated as a 26 primary election.

3. The clerk of such court of record of such city or county shall publish notice of such election in a 27 28 newspaper of general circulation in such city or county once a week for three consecutive weeks prior to 29 such election.

30 4. The regular election officers of such city or county shall open the polls at the various voting 31 places in such city or county on the date specified in such order and conduct such election in the 32 manner provided by law. The election shall be by ballot which shall be prepared by the electoral board 33 of the city or county and on which shall be printed either or both of the following questions:

34 "Shall pari-mutuel wagering be permitted in..... at a licensed racetrack in...... on live horse 35 racing at, and on simulcast horse racing transmitted from another jurisdiction to, the licensed racetrack on such days as may be approved by the Virginia Racing Commission in accordance with Chapter 29 36 37 (§ 59.1-364 et seq.) of Title 59.1 of the Code of Virginia?

38 [] Yes 39 40 [] No"

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- 42 "Shall pari-mutuel wagering be permitted in..... at satellite facilities in accordance with Chapter 43 29 (§ 59.1-364 et seq.) of Title 59.1 of the Code of Virginia? 44
 - [] Yes

[] No"

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48 In the blank shall be inserted the name of the city or county in which such election is held. Any 49 voter desiring to vote "Yes" shall mark a check (/cm) mark or a cross (x or +) mark or a line (-) in the square provided for such purpose immediately preceding the word "Yes," leaving the square immediately 50 preceding the word "No" unmarked. Any voter desiring to vote "No" shall mark a check (/cm) mark or 51 a cross (x or +) mark or a line (-) in the square provided for such purpose immediately preceding the 52 word "No," leaving the square immediately preceding the word "Yes" unmarked. 53

54 The ballots shall be counted, returns made and canvassed as in other elections, and the results 55 certified by the electoral board to the court ordering such election. Thereupon, such court shall enter an

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- order proclaiming the results of such election and a duly certified copy of such order shall be transmitted to the Commission and to the governing body of such city or county. No such referendum as described above shall be held more often than every three years in the same 56 57
- 58 59 county or city.
- 60 A subsequent local referendum shall be required if a license has not been granted by the Commission 61 within five years of the court order proclaiming the results of the election.