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JUL 18 2013

KENTUCKY HORSE
RACING COMMISSION

COMMONWEALTH OF KENTUCKY
PUBLIC PROTECTION CABINET
KENTUCKY HORSE RACING COMMISSION
ADMINISTRATIVE ACTION NOS. KHRC-13-TB-002, KHRC-13-TB-005
OFFICE OF ADM. HEARINGS FILES NO. HRC-44400-047, HRC-44551-047

ALBERT M. STALL, JR.

COMPLAINANT

vs.

KENTUCKY HORSE RACING COMMISSION

RESPONDENT

and

CLAIBORNE FARM AND ADELE DILSCHNEIDER

INTERVENORS

AGREED FINAL ORDER OF DISMISSAL

The parties having agreed, and the Hearing Officer being sufficiently advised,

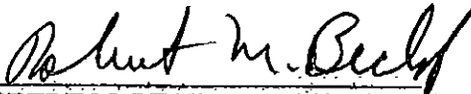
IT IS ORDERED:

1. That the above styled cases are hereby fully resolved and dismissed with prejudice;
2. That with respect to Stewards' Ruling 13-0008 (attached hereto and incorporated herein by reference), the penalty for the first offense Class C medication violation is hereby amended and shall be a fine of \$500.00, with no disqualification or purse forfeiture. The original order of finish of the race shall remain unchanged;
3. That with respect to Stewards' Ruling 13-0024 (attached hereto and incorporated herein by reference), the penalty for the second offense within a 365-day period Class C medication violation is hereby amended and shall be a fine of \$1,000.00,

with no suspension, disqualification or purse forfeiture. The original order of finish of the race shall remain unchanged;

4. That each party shall bear its own fees and costs; and
5. That this Agreed Order shall constitute the Final Order in this matter.

IT IS SO ORDERED and entered on this the 17th day of July, 2013.

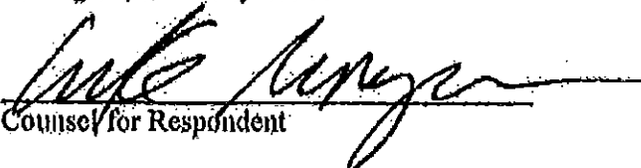

ROBERT M. BECK, JR., CHAIRMAN
KENTUCKY HORSE RACING COMMISSION

Have seen and agreed:

Hon. David T. Royse
Stoll Keenon Ogden PLLC
300 West Vine Street, Suite 2100
Lexington, Kentucky 40507


Counsel for Complainant and Intervenors

Hon. Luke Morgan
McBrayer McGinnis Leslie & Kirkland PLLC
201 East Main Street, Suite 1000
Lexington, Kentucky 40507

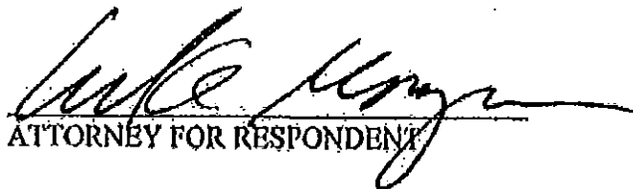

Counsel for Respondent

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this pleading was served via electronic mail and U.S. mail, this 19th day of July, 2013, upon the following:

Robert Layton
Chief Hearing Officer
Office of Administrative Hearings
Public Protection Cabinet
35-36 Fountain Place
Frankfort, Kentucky 40601

David T. Royse, Esq.
Stoll Keenon Ogden
300 West Vine Street
Suite 2100
Lexington, Kentucky 40507


ATTORNEY FOR RESPONDENT



STEVE DESHAAR
GOVERNOR

ROBERT D. VANCE
SECRETARY

JOHN T. WARD, JR.
EXECUTIVE DIRECTOR

ROBERT M. BECK, JR.
CHAIRMAN

PUBLIC PROTECTION CABINET

KENTUCKY HORSE RACING COMMISSION
4003 IRONWORKS PIKE, BLDG. B
LEXINGTON, KENTUCKY
TELEPHONE: (502) 246-2040 FAX: (502) 246-2039
HTTP://KHRC.KY.GOV

STEWARDS RULINGS

**Ruling number 13-0008
Sample # 0019357**

Track: Turfway Park

Date: February 2, 2013

Trainer: Albert M. Stoll, Jr.

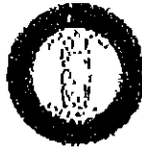
Acting on the report from the HPL Sport Science Laboratory, the official testing laboratory for the Kentucky Horse Racing Commission, and confirmed at Iowa State University Veterinary Diagnostic Laboratory, sample number 0019357 taken from SIGN, who finished first in the eighth race at Churchill Downs on October 28, 2012, contained Methocarbamol (class C drug) at a concentration of 2.1 ng/ml. After a formal hearing before the Board of Stewards you are hereby fined TWO HUNDRED FIFTY (\$250.00) DOLLARS. SIGN is disqualified and all purse money forfeited. Pari-mutuel wagering is not affected by this ruling. Upon your receipt of this ruling, you are required within thirty (30) days to pay any and all fines imposed by this ruling to the Kentucky Horse Racing Commission. Failure to do so will subject you to summary suspension of your license pursuant to 810 KAR 1:025 Section 14 (cc).

810 KAR 1:008 Section 3, Subsection (4)
810 KAR 1:018 Section 15, Subsection (2)(3)
810 KAR 1:028 Section 4, Subsection (3) 1(b), 2, 3

By Order of the Stewards

Kentucky
UNBROKEN SPIRIT
EQUAL OPPORTUNITY M/F/D

Robert D. Vance
Robert M. Beck, Jr.
Robert M. Beck, Jr.



STEVE BESHRAN
GOVERNOR

ROBERT D. VANCE
SECRETARY

JOHN T. WARD, JR.
EXECUTIVE DIRECTOR

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STEWARDS RULING

Ruling number 13-0024
Sample # 0019860

Track: Turfway Park

Date: March 16, 2013

Trainer: Albert M. Stall, Jr.

Acting on the report from the HPL Sport Science Laboratory, the official testing laboratory for the Kentucky Horse Racing Commission, and confirmed at Industrial Laboratories, sample number 0019860 taken from UPON REFLECTION, who finished first in the tenth race at Churchill Downs on November 7, 2012, contained Methycarbamol (class C drug) at a concentration of 1.5 ng/ml (2nd offense within 365 days). After a formal hearing before the Board of Stewards you are hereby suspended TEN DAYS, March 28 through April 6 (inclusive) and fined FIVE HUNDRED (\$500.00) DOLLARS. UPON REFLECTION is disqualified and all purse money forfeited. Pari-mutuel wagering is not affected by this ruling. During your suspension you are denied the privileges of all facilities under the jurisdictions of the Kentucky Horse Racing Commission. Entry of all horses trained by Mr. Stall is denied pending transfer to persons acceptable to the stewards. Upon your receipt of this ruling, you are required within thirty (30) days to pay any and all fines imposed by this ruling to the Kentucky Horse Racing Commission. Failure to do so will subject you to summary suspension of your license pursuant to 810 KAR 1:025 Section 14 (cc).

810 KAR 1:008 Section 3, Subsection (4)
810 KAR 1:018 Section 15, Subsection (2)(3)
810 KAR 1:028 Section 4, Subsection (3) 1(e), 1,2,3

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