

CORRECTION NOTICE

RACING AND BETTING ACT 1980

Reprints Nos. 1–2

1. Section 157(1)—

omit, insert—

'157.(1) Where a bookmaker's clerk employed or otherwise engaged by a bookmaker—

- (a) fails to enter or cause to be entered on all copies of the form approved by the commissioner or in, on or through any other form of betting record used by that bookmaker with the approval of the commissioner, forthwith upon the making of a bet, complete, accurate and legible particulars of that bet; or
- (b) makes a record or note of a bet made by that bookmaker whether in writing or other manner, before the bookmaker's clerk has entered or caused to be entered complete, accurate and legible particulars of that bet on all copies of the form approved by the commissioner or in, on or through any other form of betting record used by that bookmaker with the approval of the commissioner;

the commissioner, whether or not that bookmaker's clerk is prosecuted for an offence constituted by the bookmaker's clerk's act or omission, may by writing direct a control body to suspend the licence granted by it to that bookmaker's clerk.'.

This correction is prepared by the Office of the Queensland Parliamentary Counsel Warning—This correction is not an authorised copy

© State of Queensland 1999