HOUSE BILL REPORT HB 1571

As Reported by House Committee On:

Commerce & Labor

Title: An act relating to changing provisions relating to the import of simulcast horse races from out-of-state racing facilities to class 1 racing associations' live racing facilities.

Brief Description: Changing provisions on simulcast horse racing.

Sponsors: Representatives Wood, Clements and Conway.

Brief History:

Committee Activity:

Commerce & Labor: 2/13/01, 2/21/01 [DPS].

Brief Summary of Substitute Bill

Removes the limitation on the number of simulcast races a class1 racing association may be authorized to import during its live race meet.

HOUSE COMMITTEE ON COMMERCE & LABOR

Majority Report: The substitute bill be substituted therefor and the substitute bill do pass. Signed by 8 members: Representatives Clements, Republican Co-Chair; Conway, Democratic Co-Chair; B. Chandler, Republican Vice Chair; Wood, Democratic Vice Chair; Hunt, Kenney, Lisk and McMorris.

Staff: Sydney Forrester (786-7120).

Background:

Class one racing associations are those associations licensed by the Washington Horse Racing Commission to conduct at least 40 days of live racing in a 12-month period. Class 1 associations may be authorized solely by the commission to import simulcasts of horse races from out-of-state racing facilities for the purpose of parimutuel wagering. An association may be allowed to import: (1) unlimited simulcast races during its non-live race season; and (2) limited simulcast races during its live race meet.

During both the live race meet and the non-live race season, a class1 racing association

may conduct parimutuel wagering up to five days each week. The limits on the number of imported simulcast races during an association's live meet are: (1) no more than one simulcast race per each live race day; and (2) no more than two simulcast races on two non-live race days per each week.

Summary of Substitute Bill:

The limit on the number of simulcast races a class1 racing association may be authorized to import during its live race meet is lifted. A class1 association may be authorized by the commission to import as many simulcasts as the commission allows under the live race regulations.

Substitute Bill Compared to Original Bill:

Corrects a technical error regarding non-class1 racing (county race meets).

Appropriation: None.

Fiscal Note: Not requested.

Effective Date of Substitute Bill: Ninety days after adjournment of session in which bill is passed.

Testimony For: (Original bill) The changing culture of recreation and entertainment brought about by video games and the internet supports the demand for full-card simulcasting. Full-card simulcasting would promote attendance at live race meets and would support the equine industry. During winter months it is harder to attract wagering on live racing. Adding full-card simulcasting will allow facilities to bring more patrons back to live racing and would enhance the economic viability of Washington tracks and live horse racing industry in general.

(With concerns, original bill) The sentence regarding non-class1 racing should be restored.

Testimony Against: The full-card simulcasting at live facilities will create competition for tribal gaming.

Testified: (In support) Ted Martin, Playfair Racing; Bruce Wagar, Playfair Racing and Lilac City Racing; and Jim Halstrom, Northwest Racing, Emerald Downs.

(Opposed) Steve Wehrly, Muckleshoot Indian Tribe.