

TIPPITY WITCHET WINS THE FEATURE

And Was Only Favorite of
Day at Bowie—Attorney
Paid Thirty to One.

Bowie, Md., Nov. 17.—The races today resulted as follows:

FIRST RACE—Claiming, maiden 2-year-olds, purse \$1000, 7 furlongs:
1. Attorney, 112 (Heupel), \$69.60, \$45.20, \$25.00.

2. Nohant, 112 (Butwell), \$3.10, \$2.90.
3. Julie Anne, 109 (Mooney), \$4.80.

Time 1:34 3/4. Mollie Barnes, Streamer, Jamaica Belle and Artful Dodger also ran.

SECOND RACE—Claiming, maiden 2-year-olds, purse \$1000, 7 furlongs straight:
1. Dantzis, 112 (Barnes), \$14.20, \$5.40, \$2.90.

2. King's Belle, 104 (Lancaster), \$4.60, \$2.80.

3. Lough Maiden, 109 (Butwell), \$2.30.

Time 1:33 1/4. Eastward Princess, Billy Reddy and Lory also ran.

THIRD RACE—Claiming, 3-year-olds and up, purse \$1000, 6 furlongs:
1. Turt, 116 (McCabe), \$10.20, \$5.30, \$2.70.

2. Burryone, 103 (Babin), \$9.20, \$5.20, \$2.70.

3. Huron II, 111 (Johnson), \$4.90.

Time 1:13. Plantation, Vesuvius, Raconteuse, Huntmann, Babette, Courtin, Colona, Balacosa, Old Rose, Vinn, Langhette, Daley Vein, Roadster and Lodi Fay also ran.

FOURTH RACE—The Twin Cities Handicap, all ages, purse \$1000, 1 mile:
1. Tippity Witchet, 120 (Johnson), \$27.00, \$15.00, out.

2. War Note, 110 (Butwell), \$2.50, out.

3. Super, 104 (Mooney), out.

Time 1:47. Mock Orange also ran.

FIFTH RACE—Claiming, 3-year-olds and up, purse \$1200, 1 1/16 miles:
1. Sunnyland, 116 (Miller), \$18.10, \$9.40, \$5.00.

2. Lord Herbert, 116 (Butwell), \$5.00, \$3.00.

3. Snadragon II, 116 (Johnson), \$2.00.

Time 1:55. Berlin, St. German and Runcraft also ran.

SIXTH RACE—Claiming, 3-year-olds and up, purse \$1200, 1 1/16 miles:
1. Hendrie, 103 (Weiner), \$16.20, \$7.20, \$4.00.

2. Veteran, 113 (Aron), \$7.90, \$5.00.

3. Fluberty Glibet, 110 (Butwell), \$2.10.

Time 1:54 4/5. Tantalus, Great Gull, Widow Bedotte and Gail de Cause also ran.

SEVENTH RACE—Claiming, 3-year-olds and up, purse \$1200, 1 mile and 70 yards:
1. Paul Connolly, 108 (Mooney), \$9.50, \$5.20, \$2.80.

2. Woodthrush, 113 (Heupel), \$2.90, \$2.50.

3. Rouen, 113 (Myers), \$3.70.

Time 1:54 2/5. Margery, Jack Reeves, Bogart, Australia and Asperline also ran.

8-Twman entry.

EIGHTH RACE—Claiming, 3-year-olds and up, purse \$1200, 1 mile and 70 yards:
1. Paul Connolly, 108 (Mooney), \$9.50, \$5.20, \$2.80.

2. Woodthrush, 113 (Heupel), \$2.90, \$2.50.

3. Rouen, 113 (Myers), \$3.70.

Time 1:54 2/5. Margery, Jack Reeves, Bogart, Australia and Asperline also ran.

8-Twman entry.

NINTH RACE—Claiming, 3-year-olds and up, purse \$1200, 1 mile and 70 yards:
1. Paul Connolly, 108 (Mooney), \$9.50, \$5.20, \$2.80.

2. Woodthrush, 113 (Heupel), \$2.90, \$2.50.

3. Rouen, 113 (Myers), \$3.70.

Time 1:54 2/5. Margery, Jack Reeves, Bogart, Australia and Asperline also ran.

8-Twman entry.

TENTH RACE—Claiming, 3-year-olds and up, purse \$1200, 1 mile and 70 yards:
1. Paul Connolly, 108 (Mooney), \$9.50, \$5.20, \$2.80.

2. Woodthrush, 113 (Heupel), \$2.90, \$2.50.

3. Rouen, 113 (Myers), \$3.70.

Time 1:54 2/5. Margery, Jack Reeves, Bogart, Australia and Asperline also ran.

8-Twman entry.

Eleventh RACE—Claiming, 3-year-olds and up, purse \$1200, 1 mile and 70 yards:
1. Paul Connolly, 108 (Mooney), \$9.50, \$5.20, \$2.80.

2. Woodthrush, 113 (Heupel), \$2.90, \$2.50.

3. Rouen, 113 (Myers), \$3.70.

Time 1:54 2/5. Margery, Jack Reeves, Bogart, Australia and Asperline also ran.

8-Twman entry.

Twelfth RACE—Claiming, 3-year-olds and up, purse \$1200, 1 mile and 70 yards:
1. Paul Connolly, 108 (Mooney), \$9.50, \$5.20, \$2.80.

2. Woodthrush, 113 (Heupel), \$2.90, \$2.50.

3. Rouen, 113 (Myers), \$3.70.

Time 1:54 2/5. Margery, Jack Reeves, Bogart, Australia and Asperline also ran.

8-Twman entry.

Thirteenth RACE—Claiming, 3-year-olds and up, purse \$1200, 1 mile and 70 yards:
1. Paul Connolly, 108 (Mooney), \$9.50, \$5.20, \$2.80.

2. Woodthrush, 113 (Heupel), \$2.90, \$2.50.

3. Rouen, 113 (Myers), \$3.70.

Time 1:54 2/5. Margery, Jack Reeves, Bogart, Australia and Asperline also ran.

8-Twman entry.

Fourteenth RACE—Claiming, 3-year-olds and up, purse \$1200, 1 mile and 70 yards:
1. Paul Connolly, 108 (Mooney), \$9.50, \$5.20, \$2.80.

2. Woodthrush, 113 (Heupel), \$2.90, \$2.50.

3. Rouen, 113 (Myers), \$3.70.

Time 1:54 2/5. Margery, Jack Reeves, Bogart, Australia and Asperline also ran.

8-Twman entry.

Fifteenth RACE—Claiming, 3-year-olds and up, purse \$1200, 1 mile and 70 yards:
1. Paul Connolly, 108 (Mooney), \$9.50, \$5.20, \$2.80.

2. Woodthrush, 113 (Heupel), \$2.90, \$2.50.

3. Rouen, 113 (Myers), \$3.70.

Time 1:54 2/5. Margery, Jack Reeves, Bogart, Australia and Asperline also ran.

8-Twman entry.

Sixteenth RACE—Claiming, 3-year-olds and up, purse \$1200, 1 mile and 70 yards:
1. Paul Connolly, 108 (Mooney), \$9.50, \$5.20, \$2.80.

2. Woodthrush, 113 (Heupel), \$2.90, \$2.50.

3. Rouen, 113 (Myers), \$3.70.

ED. MACK'S MONEY RAISING SALE

SUITS and O'COATS

This is the third week of the Ed. Mack Money Raising Sale. Hundreds of men who appreciate the unusual values are dropping in and fitting themselves in winter clothes. Such an opportunity as this, to secure the finest tailored clothes at such substantial reductions is an event that cannot be overestimated. Never before in all our long history of business have we cut so low. It is only sheer necessity that forces us to sacrifice profits and raise the money. If you have not been here, there is yet time. We cannot say how long—but come now is the best advice we can offer.

NOTE THESE PRICES

Famous O'Brien and Ballantyne Cloth
O'Coats, Reg. \$90, Now \$60

Men's Suits & O'Coats up to \$50 Now \$36.75

Men's Suits & O'Coats up to \$65 Now \$44.75

Men's Suits & O'Coats up to \$85 Now \$54.75

ED. MACK Limited

167 Yonge St.—Opp. Simpson's

To Accommodate Those Who Cannot
Come During the Day, We Are Keeping
Open up to 9 p.m. Until Further Notice

J. K. L. ROSS AND BEDWELL BLAMED

Shilling Has State License,
But Jockey Club Refuses
to Let Him Ride.

New York, Nov. 17.—The Jockey Club has tabled the issue of the Shilling case squarely, and it is now settled that there will be no compromise with the Maryland State Racing Commission, and no relief for Carroll Shilling at Thursday's meeting. The Jockey Club also places the blame for the difference between the two bodies over Shilling on Commander Ross and his trainer, H. G. Bedwell. The latter has been the principal agitator, and his employer and Shilling are considered to have over-aided in Bedwell's badly-built effort to obtain a riding license for Shilling.

When Assistant Secretary of the Jockey Club Dainserfield went to Bowie on Saturday last he carried the following letter for the management of that organization, which had a direct bearing on the case of Jockey Shilling, to whom a license had been granted by the Maryland Racing Commission:

New York, Nov. 12, 1920.

"Southern Maryland Agricultural and Breeding Association, Bowie, Md.

"Gentlemen: The stewards of the Jockey Club have considered with great care and deliberation the question of the authority and rules under which, in its opinion, the racing at your course is to be conducted.

"First—That your license to race emanates solely from the Maryland State Racing Commission.

"Second—That the Maryland State Racing Commission at a conference with the stewards of the Jockey Club in New York on September 1, in default of having then the time or the opportunity to agree upon a definite and complete method of co-operation with other established turf authorities, agreed that in the absence of a set of definite rules and regulations prescribed for racing in Maryland by the commission, the meeting of 1920 should be run under the rules of the Jockey Club.

"Third—That the Maryland commission would appoint one of the presiding stewards at each of the meetings running under its license.

"Fourth—That at some future time, to be mutually agreed upon, a conference would be held between the Maryland State Racing Commission and the Jockey Club, and a modus vivendi for the next racing season would be agreed upon, in the event that the good conduct and discipline of the turf should be promoted.

"The Jockey Club then feels and is so advised by its counsel, that its rules are actually in force in Maryland by consent of the Maryland and State Racing Commission.

"Fifth—That its rules cannot be changed excepting by the method prescribed in the rule 232, which calls for a certain time and procedure necessarily involving not less than three weeks to accomplish any specific change.

"That in the absence of such change at the present time and until such change can be effected the racing rules of the Jockey Club are in force at your track.

"Owners, trainers and jockeys' attention is called that your kind offices to rule 232 of the rules of racing reads as follows:

"A—If a horse runs at any unrecognized meeting, he is disqualified for races to which these rules apply.

"B—Any person owning, training or riding horses, which run at any unrecognized meeting, shall be disqualified for the next racing season, and in charge of any such person.

"C—Any person acting in any official capacity at any unrecognized meeting may be disqualified.

"Major Belmont, chairman of the Jockey Club, was asked if the hearing requested by the Maryland Jockey Club on the Shilling case, which was set for Thursday, involved the reopening of the matter.

"No," said Major Belmont. "That is not the way we understand it. It is a conference which Mr. Ross and the representatives of the Maryland State Racing Commission have the privilege of attending. As long as you are asking me the question, perhaps it would be as well to outline the situation, so that the matter can be thoroughly understood.

"First, as to Shilling. When the incident took place for which he was suspended, and his case referred to the Jockey Club, he had already created a feeling of mistrust and suspicion, so that when he committed a definite breach of the rules, exposing himself to punishment, the opportunity was promptly seized to discipline him. The following spring he applied for a license, and at frequent intervals since then he has asked for the privilege of riding. His consideration was always given, but the stewards of the Jockey Club have felt that it was for the best interests of the turf that Shilling should not ride in races under its jurisdiction, so he was granted a license to train, but not to make a living. It is the unwritten custom of the turf that a person who has been so punished should be considered as a disgrace, and that he should be recognized as such by the public. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any of the continental jockey clubs nor in England or Australia, and it has never been the habit of the authorities to sit in judgment on each other's decisions. This mutual support is maintained by the independent authorities in racing in the United States and Canada also.

"The action of the Maryland State Racing Commission, therefore, in granting Shilling a license to ride was a regrettable mistake, and it is the duty of the members having power to the organization to be new to its duties and to recognize the punishment meted out to owners, trainers and jockeys for infractions of the rules. The Jockey Club has been refused, as in the case of Shilling, to consider him as a person of good standing in any