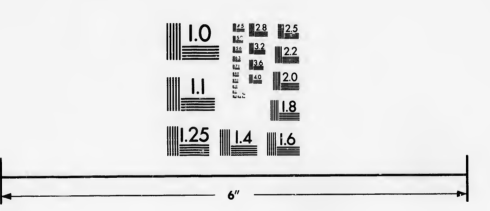
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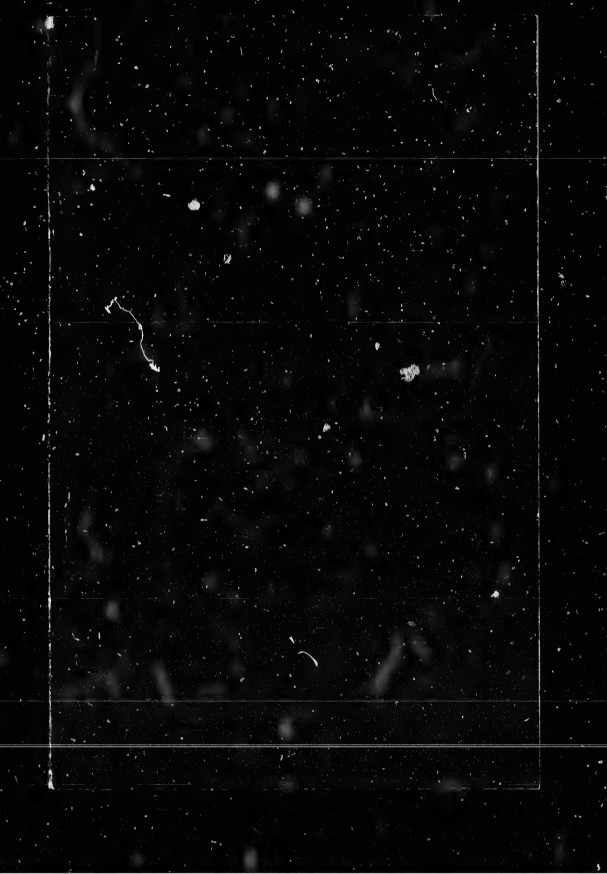
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CANADIAN HUNT ASSOCIATION

Canadian Pampillet Collin

BY-LAWS AND RULES

OF THE

Canadian Hunt Association

TO COME INTO EFFECT October 15th, 1897.



1897
DOUGLAS FORD, PRINTER, 14 LOMBARD ST.
TORONTO

CANADIAN HUNT ASSOCIATION.

OFFICERS FOR 1897-1898.

PRESIDENT—COLIN CAMPBELL, Montreal.

SECRETARY-TREASURER—D. LALLY McCARTHY, 60 Victoria Street, Toronto.

EXECUTIVE COMMITTEE.

COLIN CAMPBELL, GEO. R. HOOPER, M.F.H., Montreal Hunt Club.

D. LALLY McCARTHY, Country and Hunt Club R. O. McCULLOCH, of Toronto.

ADAM BECK, M.F.H., \ London Hunt and Coun-GEO. C. GIBBONS. Q.C.\ try Club.

DR. A.B.OSBORNE, M.F.H. Hamilton Hunt Club.

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BY-LAWS

OF THE

Canadian Hunt Association.

- I. This Association shall be called "The Canadian Hunt Association."
- 2. The object of the Association is to encourage and regulate Hunt Races, Hunt Steeplechases and Cross-Country Races.
- 3. The Association shall consist of the Montreal Hunt Club, the Country and Hunt Club of Toronto, the London Hunt and Country Club, and the Hamilton Hunt Club, and any other Hunt Club which may from time to time be admitted to the Association.

MEETINGS,

- 1. The annual meeting of the Asso-The annual ciation shall be held in May of each meeting. year, at such time and place as the Executive Committee may select.
- 2. Fourteen days' notice of the an-Howconvened. nual meeting must be mailed by the Secretary-Treasurer of the Association to the Secretary of each Club composing the Association, and, if any special

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questions are to be raised, notice of such questions must accompany the notice.

Those entitled to be present at an annual meeting.

3. Only the representatives appointed by their respective Clubs (being members of the Association) shall be entitled to be present at and represent them at the annual meeting of the Association.

Proviso.

- (a) No Club shall be entitled to send more than two representatives to represent it at the annual meeting.
- (b) Representatives may appoint proxies to act in their behalf.
- (c) A representation of one member, or his proxy, from each Club in the Association shall be sufficient to form a quorum.
- (d) In case there are not sufficient representatives present to form a quorum, the meeting of the Association shall be adjourned from time to time until such quorum is formed.

Business.

4. The business at the annual meeting shall consist of receiving the report of the Executive Committee, the discussion of general business and any special matter (of which due notice shall be given) and the election of officers for the ensuing year.

Special meetings.

5. A special meeting of the Association may be called by the Secretary-

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Associa-SecretaryTreasurer on the written application of the representatives of not less than half of the Clubs forming the Association.

- 6. All notices of special meetings Notices ot. shall contain the subjects to be considered thereat, and no other shall be discussed or considered.
- 7. Notices of special meetings shall How sent. be mailed to each member of the Executive Committee by the Secretary-Treasurer at least seven days previous to said meetings.
- 8. The rules governing representation and quorum at annual meetings, shall be applicable to special meetings.
- 9. Emergency meetings for the grant- Emergency Meetings. ing of certificates may be called on 24 hours' notice being given to the members of the Executive Committee by the Secretary-Treasurer, and such notices may be given by mail or telegraph., or in any other manner that the Secretary-Treasurer may deem advisable.

OFFICERS AND THEIR DUTIES.

- 1. The officers of the Association shall consist of a President or Chairman, a Secretary-Treasurer and an Executive Committee.
 - 2. The President or Chairman shall

be elected annually from among the representatives of the Clubs of the Association.

- 3. He shall preside at all meetings of the Association, and in case of his inability to attend, a substitute, who must be a member of the Executive Committee of the Association, must be appointed.
- 4. In all cases of disagreement the President or Chairman shall have the casting vote.
- 5. The Secretary-Treasurer shall be appointed annually by the Executive Committee from among their own members and shall hold office for one year, subject to re-election.
- 6. It shall be the duty of the Secretary-Treasurer:—
- (a) To mail to the representative of each Club joining the Association, notices of all meetings and the place and hour at which they shall be held,
- (b) To keep a book with the post-office address of all the members of the Clubs of the Association in good standing, and the Secretary of each Club shall be responsible for the correctness of the address of any member of his Club.
- (c) To keep correct minutes of the proceedings of the Association, receive

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all Associations' monies, and pay all accounts. He shall discharge all the duties appointed to him by the Executive Committee.

7. The Executive Committee shall consist of two representatives from the Montreal Hunt Club, the Country and Hunt Club of Toronto, the Hamilton Hunt Club, and the London Hunt and Country Club, and any other Hunt Club which may be admitted to the Association, and shall have full and complete control of all the affairs of the Association; it shall make, publish and enforce rules for hunt racing, the conduct of meetings, the licensing of gentlemen riders and qualified hunters; it shall fix and may alter the amount of fees to be paid by the Clubs joining the Association; it shall appoint and remove stewards, officers and officials, and generally conduct the affairs of the Association. As incidental to and part of the powers above mentioned, the Executive Committee shall have power to recognize any Jockey Club which shall adopt rules conforming to this Association, for the management and control of hunt races to be held by Jockey Clubs, at the sanction of the Directors of their respective Clubs.

8. Should any vacancy occur during the year in the Executive Committee

the Club, whose representative shall have ceased to be a member of the Executive Committee, shall immediately appoint one to act in his place and until doing so, the remaining representative shall have power to vote on behalf of the representative unappointed.

9. Notices of dates selected for race meetings to be held by any Club belonging to the Association, must be forwarded to the Secretary-Treasurer of the Association as soon as such selection is made.



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CANADIAN HUNT ASSOCIATION.

These Rules of Racing shall apply to all Races, Steeplechases and Hurdle Races held under the sanction of the Canadian Hunt Association.

PART I.

INTERPRETATION OF WORDS AND PHRASES.

Rule 1. Horse includes mare gelding, colt and filly.

The age of a horse is reckoned as beginning on the first of January, in the year in which he is foaled.

A maiden is a horse which has never won a race (other than a match or private sweepstakes) in any country. A maiden means a maiden at the time of the start.

N.B.—In steeplechases and hurdle races a horse is still a maiden though a winner on the flat, and in races on the flat a horse is still a maiden though a winner of a steeplechase or hurdle race.

A "Race" means purse, sweepstakes, private sweepstakes, cup or match.

A "Purse" is a race to be run for money or other prize, without any stake being made by the owners of the horses engaged, and which is void if three horses in entirely different interests are not entered for it. A "Sweepstakes" is a race in which stakes are to be made by the owners of the horses engaged, and any such race is still a sweepstakes when money or other prize is added.

A public sweepstakes is void if three subscribers do

not engage horses in it.

A private sweepstakes is one to which no money is added and which has not been advertised previous to closing.

A "cup" is any prize not given in money.

A "handicap" is a race in which the weights to be carried by the horses are adjusted by the handicapper for the purpose of equalizing their chances of winning.

A "free handicap" is one in which no liability is incurred for entrance money, stake or forfeit, until acceptance of the weight, either directly or through

omission to declare out.

A "private handicap" is one in which the weights are agreed upon among the parties to it, and which has not been publicly advertised previous to the engagement being made.

A "post race" is one in which the subscribers declare at the usual time before a race for declaring to start, the horse or horses they are to run, without other limitation of choice than the rules of racing and the conditions of the race prescribe.

A "produce race" is one to be run by the produce of horses named or described at the time of entry.

A "selling race" is one, the conditions of which require that every horse running, if a loser, may be claimed, and, if the winner, must be offered for sale by auction or be liable to be claimed. to thou

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Weight for age means standard weight according to the rules of the course where the race is run or its conditions, and remains a weight for age race, even though there be penalties and allowances.

A race at "catch weights" means one for which the riders need not weigh before or after the race.

The "nominator" is the person in whose name a horse is entered for a race.

"Owner" includes part owner.

"Arrears" are any sums unpaid in respect of fines, fees, including jockey's fees, entrance money, stakes, subscriptions, forfeits and purchase money in races with selling allowances, or any default incident to these rules.

It is a "walk-over" when only one horse or horses belonging to a single interest are at the post ready to start for a race at the appointed time.

PART II.

CALCULATION OF TIME.

Rule 2. Sec. I. When the last day for doing anything under these rules falls on Sunday, it may be done on the following Monday, unless a race to which such act relates is appointed for that day, in which case it must be done on the previous Saturday.

Sec. II. A "month" means a calendar month; a "day means twenty-four hours.

PART III.

REGULATIONS FOR RACE MEETINGS.

Rule 3. Sec. I. If a horse run at any meeting not recognized by the Canadian Hunt Association, he is disqualified for all races to which these rules apply.

Sec. II. All Races, Steeplechases, or Hurdleraces, held under these rules in the Dominion of Canada, must be sanctioned by the Executive Committee of the Canadian Hunt Association.

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Sec. III. Any owner or trainer running horses, any jockey riding the same at any meeting not recognized by the Canadian Hunt Association, shall be disqualified for all races to which these rules apply. Such horses and all others under the control of such owner or trainer shall also be disqualified. Any person acting in any official capacity may also be disqualified.

N.B.—Duly incorporated County; Township and Town Fairs at which races are run shall be considered meetings.

Sec. IV. At any meeting advertised to take place solely under these rules, there shall be in each day's programme at least two hunt races or steeplechases.

But the Executive Committee of the Canadian Hunt Association may abrogate this rule when in their opinion the conditions of the meeting render it advisable.

Sec. V. There shall be no steeplechase or hurdle race less than one and one-half miles.

There shall be no steeplechase run in heats.

Sec. VI. In all steeplechase courses there shall be at least six fences in every mile. There shall be a water jump at least twelve feet wide and two feet deep, to be guarded by a fence not less than two feet in perpendicular height. There shall be at each course at least two jumps as follows: Ditch five feet wide and two feet deep, which ditch shall be guarded on the taking-off side by a single rail, and on the

landing side there shall be a fence of not less than four feet in perpendicular height, and if of dead brushwood or gorse, two feet in width. The minimum perpendicular height of all other jumps shall be four feet.

At meetings held by Hunt and Country clubs and similar organizations recognized by the Canadian Hunt Association, the Canadian Hunt Association may grant permission to the stewards of the meeting to make the jumps of such character and dimensions as they may deem expedient, and to give races for farmers and their horses.

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Sec. VII. In all hurdle race courses there shall be not less than four flights of hurdles in the first mile, with an additional flight of hurdles for every quarter of a mile or part thereof beyond that distance, the height of the hurdle being not less than three feet six inches from the bottom of the lower bar to the top of the upper bar.

Sec. VIII. The lowest weights in handicaps shall be:

For steeplechases for hunters..... 145 pounds. For hurdle races and races for hunters on the flat 140 pounds.

PART IV.

POWERS OF THE CANADIAN HUNT ASSOCIATION.

Rule 4. Sec. I. The Canadian Hunt Association has power to license any meeting, to be run under these rules; to recognize or refuse to recognize any meeting or meetings as they may see fit; to elect gentlemen riders and to suspend and remove the same at their discretion; to prohibit any person from

acting in any official capacity in connection with the meeting; to investigate any case which may appear to them to require their interference (whether or not referred to them by the stewards of a meeting), and to give a final decision thereon; they have power to impose any fine not exceeding \$250, and to warn any person off all the courses where these rules are in force.

Sec. II. The Canadian Hunt Association takes no cognizance of any disputes or claims with respect to bets.

PART V.

STEWARDS FOR MEETINGS.

Rule 5. Sec. I. There shall be at least two stewards for every meeting.

Sec. II. Every complaint against an official shall be made to the stewards in writing, signed by the complainant.

Sec. III. The stewards have control over, and they and any stewards appointed by the Canadian Hunt Association have free access to all stands, weighing rooms, enclosures, and other places in use for the purpose of racing.

Sec. IV. They shall have power to exclude from all places under their control:

- (a) Every person who is warned off the turf.
- (b) Every person whose name has been published in the unpaid forfeit list until the default is cleared.
- (c) Every person who has been reported as a defaulter until it has been officially notified that his default is cleared.

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as a dehis de(d) Every person who has been declared by the turf authorities of, or by the stewards of any meeting recognized by the Canadian Hunt Association, in this or any other country, to have been guilty of any corrupt or fraudulent practices on the turf.

Sec. V. They shall also have supervision over all entries to over-night events and declarations to handicaps.

Sec. VI. The stewards have power to regulate and control the conduct of all officials and of all owners, trainers, jockeys, grooms and other persons attendant on horses.

Sec. VII. The stewards have power to punish at their discretion any person subject to their control with a fine not exceeding \$200 and with suspension from acting or riding at the same meeting, and to report to the Canadian Hunt Association should they consider any further action necessary.

Sec. VIII. The Stewards have power to determine all questions arising in reference to racing at the meeting, subject to appeal under Part XX., and should no decision have been arrived at by the stewards within seven days of the objection being lodged, the Clerk of the Course shall then report the case to the Canadian Hunt Association, who may at their discretion decide the matter, and if they consider there has been negligence, may order any additional expense arising therefrom to be defrayed out of the funds of the meeting at which the case occurred.

Sec. IX. The stewards have power to call for proof that a horse is neither itself disqualified in any respect, or nominated by, or the property, wholly or in part, of a disqualified person, and in default of such proof being given to their satisfaction, they may declare the horse disqualified.

Sec. X. The stewards have power at any time to order an examination by such person or persons as they think fit, of any horse entered for a race, or which has run in a race.

Sec. XI. The stewards, as such, may regulate matters relating to bets.

PART VI.

OFFICIALS OF MEETINGS.

Rule 6. The secretary or his deputy shall be the clerk of the course. He shall discharge all the duties whether expressed or implied, required by the rules of racing, and report to the stewards all violations of the rules of racing or of the regulations of the course coming under his notice; he shall keep a complete record of all races; he shall receive all stakes, forfeits, entrance money, fines, fees, including, jockey's fees, arrears, purchase money in selling races, and pay over all the moneys collected by him to the persons entitled. He shall at the expiration of ten days after the meeting notify the secretary of the Canadian Hunt Association of all arrears then remaining unpaid.

Rule 7. The handicapper shall append to the weights for every handicap, the day and hour from which winners will be liable to a penalty, and no alteration shall be made after publication.

• Rule 8. Sec. I. The clerk of the scales shall exhibit the number (as allotted on the official card) of each horse for which a jockey has been weighed out, and shall forthwith furnish the starter with a list of

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shall excard) of ghed out, h a list of such numbers, and the numbers shall not be taken down until the horses are started.

Sec. II. If extra or special weight be declared for any horse, such weight shall be exhibited on the notice board: also any declaration to win, or alteration of colors immediately after the same shall have been ascertained.

Sec. III. He shall in all cases weigh in the riders of the horses and report to the stewards any jockey not presenting himself to be weighed in.

Rule 9. Sec. I. The starter shall give all orders necessary for securing a fair start.

Sec. II. He shall report to the stewards all cases of misconduct by jockeys when under his orders.

Sec. III. He shall report to the stewards the time at which each race was actually started; also the time of the first, if any, false starts, which shall be held to fix the time of starting for that race. He shall also report by whom, or by what cause any delay was occasioned.

Rule 10. Sec. 1. The Judge must occupy the Judges' box at the time the horses pass the winning post. He shall place the horses, and must announce his decision immediately, and such decision shall be final unless an objection to the winner or any placed horse is made and sustained. Provided, that this rule shall not prevent the judge from correcting any mistake, such correction being subject to confirmation by the stewards.

Rule 11. Sec. I. When the weights are omitted from the conditions of any race, the horses shall carry weight for age, subject to penalties and allowances.

PART VII.

WEIGHT.

Sec. II. The following shall be the scale of weights for age for qualified hunters:

Steeplechase.	
3-4 years	158 lbs.
5 "	170 "
6 " and aged	180 "
Hurdle Race.	
3-4 years	155 lbs.
5 "	170 "
6 " and aged	180 ''
Flat Race.	
3-4 years	160 lbs.
5 "	170 "
6 " and aged	180 "

Except in handicaps and in races where the weights are fixed absolutely in the conditions, mares three years old and upwards shall be allowed 5 pounds before the 1st of September and 3 pounds afterwards. Geldings shall be allowed 3 pounds. Half-breds shall be allowed 10 lbs.

Sec. III. In all races under these rules, unless the conditions of the races so specify, gentlemen riders shall receive no allowance.

PART VIII.

QUALIFIED HUNTERS.

Rule 12. All qualified hunters entered for races to be run under these rules must, for purposes of identification, be registered with the Canadian Hunt Association. Applications for registry must be accom-

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PART VII.

WEIGHT.

Rule 11. Sec. I. When the weights are omitted from the conditions of any race, the horses shall carry weight for age, subject to penalties and allowances.

dian Hunt Association, and shall pay the sum of \$5 on each change of name.

Rule 15. Sec. I. Every person subscribing to a sweepstake or entering a horse in a race to be run under these rules accepts the decision of the stewards on any question relating to a race or to racing.

Sec. II. At the discretion of the Canadian Hunt Association or of the stewards, and without notice, the entries of any person or the *transfer of any entry* may be refused.

Rule 16. A horse is not qualified to run for any race unless he is duly entered for the same.

Rule 17. No horse is qualified to be entered or run which is wholly or partly the property of, or in any way under the care or superintendence of a disqualified person.

Rule 18. Any horse which has been the subject of fraudulent practice may be disqualified for such time and for such races as the stewards shall determine.

Rule 19. Sec. I. Joint subscriptions or entries may be made by two or more owners in their individual names.

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Hurdle Race.

3-4 years	
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6 " and aged	180 "
Flat Race.	
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6 " and aged	180 "

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Rule 13. No horse shall run for a hurdle race until August 1st, or for a steeplechase until September 1st of the year in which he is three years old.

Rule 14. An owner desiring to change the name of a horse must obtain special permission from the Canadian Hunt Association, and shall pay the sum of \$5 on each change of name.

Rule 15. Sec. I. Every person subscribing to a sweepstake or entering a horse in a race to be run under these rules accepts the decision of the stewards on any question relating to a race or to racing.

Sec. II. At the discretion of the Canadian Hunt Association or of the stewards, and without notice, the entries of any person or the *transfer of any entry* may be refused.

Rule 16. A horse is not qualified to run for any race unless he is duly entered for the same.

Rule 17. No horse is qualified to be entered or run which is wholly or partly the property of, or in any way under the care or superintendence of a disqualified person.

Rule 18. Any horse which has been the subject of fraudulent practice may be disqualified for such time and for such races as the stewards shall determine.

Rule 19. Sec. I. Joint subscriptions or entries may be made by two or more owners in their individual names.

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races to of identiint AssoaccomSec. II. If any of the parties to a joint subscription or entry die, its rights and liabitities remain in the survivor or survivors, subject to filing with the secretary of the Canadian Hunt Association any change of interest in the engagement.

Rule 20. The list of entries shall be closed at the advertised time, and no entry shall be admitted on any ground after that time. In default of the observance of this rule, the receiver of nominations shall be reported to the stewards, and unless the nominator can prove to their satisfaction that the entry was made in due time, it shall be void.

PART IX.

ENTRIES, PARTNERSHIPS.

Rule 21. Sec. I. Entries and declarations of forfeit shall be made in writing, signed by the owner of the horse or of the engagement, or by some person deputed by him.

Sec. II. Entries and declarations made by telegraph shall be equally binding.

Sec. III. Entries to all races must be published, excepting entries for over-night events.

Rule 22. Sec. I. An entry shall state the name of the owner, and the name, age and description of the horse.

Sec. II. In entering a horse it shall be identified by stating its name, its color (when possible), whether a horse, mare or gelding, and the names or description of its sire and dam. If the dam was covered by more than one stallion, the names or description of all must be stated. In all cases such pedigree or des-

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hether a scription by more of all or description must be given as will clearly distinguish the horse entered from all other horses; and if the pedigree of the sire and dam is unknown, the stewards may at any time require in confirmation of the entry such further particulars as to where, when, and from whom it was purchased or obtained, as will identify it.

Rule 23. All horses shall be entered in the name or names of owner or owners.

PART X.

CONDITIONS OF ENTRY.

Rule 24. Sec. I. In the event of a horse being entered for a race with the wrong age or an incorrect or imperfect description, according to the rules of racing, the entry may be corrected on the payment of a fine of \$10 for each entry, provided it be proved to the satisfaction of the stewards that the error was accidental, and provided also that the correction be made before the numbers are exhibited for that race, and provided further that error as to age be corrected before the weights for a handicap in which the horse is engaged are announced:

Sec. II. On the payment of the fine the entry of a horse may within a like time be omitted from a race for which it was not qualified, *e.g.*, a colt for a filly stakes, but no other horse may be substituted.

Sec. III. When an hour for closing is stated, entries or declarations of forfeit for sweepstakes cannot be received afterwards.

Sec. IV. If the hour is not stated, they may be mailed or telegraphed up to midnight of the day of

closing, but if miscarriage is alleged, satisfactory proof of the mailing or telegraphing must be presented within reasonable time, or the entry or declaration of forfeit shall not be received.

Sec. V. In the absence of notice to the contrary, entries and declarations of forfeit happening on the eve of and during a race meeting, close at the office of the secretary of meeting.

Sec. VI. A person who subscribes to a sweepstake before the time fixed for naming can transfer the right of entry under one or more of his subscriptions.

Sec. VII. An entry of a horse in a sweepstake is a subscription to a sweepstake. A subscription cannot be withdrawn, but before the time of closing an entry of a horse in any race may be corrected, or another horse may be substituted.

Sec. VIII. If either party to a match die, the match is off.

Rule 25. Sec. I. No horse shall be considered as struck out of any of his engagements until the owner or some duly authorized person shall have given notice in writing, or by telegraph to the clerk of the course or secretary of meeting where horse is engaged.

Sec. II. The day and hour of its receipt shall be recorded and early publicity given thereto.

Sec. III. The striking of a horse out of an engagement is irrevocable.

Sec. V. Omission to strike a horse out of an engagement, not sold or transferred with him, does not entitle his owner to start him, or to the stakes if he wins.

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Sec. VI. When a horse is sold with his engagements, or any part of them, the seller cannot strike the horse out of any such engagements, but, on default of the purchaser, remains liable for the amount of forfeit in each.

Sec. VII. In all cases of sale by private treaty, the written acknowledgment of both parties that the horse was sold with engagements is necessary to prove the facts, but when the horse is sold by public auction or claimed out of a selling race, the advertised conditions of either sale or race are sufficient evidence.

Sec. VIII. If certain engagements only be specified, those only are sold with the horse.

PART XI.

ENTRANCE MONEY, FORFEITS, STAKES, ETC.

Rule 26. Sec. I. Entrance money for a purse is not returned on the death of a horse or his failthre to start for any cause whatever.

Sec. II. Entries in purses are not void on the death of the nominator.

Sec. III. Entrance money, forfeits, stakes and arrears mut; be paid in cash (if so required) to the clerk of the course, or secretary of the meeting, and entrance money must be paid at time of entry.

Rule 27. Sec. I. The nominator is liable, as well as every partner in the horse, at the time of nomination.

Sec. II. A person making a wrong nomination is liable for the entrance money and stake or forfeit.

Sec. III. Every horse will be considered as having started and be liable for whatever is due for so doing when its jockey has been weighed and its number displayed.

Sec. IV. A subscriber to a sweepstakes is liable for the stake or forfeit, but if he transfer the right of entry to any other person he is liable only in case of de-

fault by the transferee.

Sec. V A person making an entry under another person's subscription where forfeit must be declared by a particular time, shall, if he does not declare forfeit by that time, be considered to have taken the engagement upon himself, and it shall be transferred to his name.

Sec. VI. A jockey shall not be weighed out for any race unless there shall have been previously paid:

- (a) Any stake, forfeit or entrance money payable by the owner or nominator in respect to that race.
- (b) All arrears due from any person for such horse, or due for the same or any other horse from any person by whom such horse is wholly or partly owned, or in whose name or under whose subscription he is entered

PART XII.

QUALIFICATIONS OF STARTERS.

Rule 28. Sec. I. A horse shall not be qualified to run in a race unless he has been announced as a starter and the name of his jockey given to the clerk of the course or the clerk of the scales not less than 30 minutes before the time appointed for the race, which shall, at the close of the previous race of the day, be indicated on a dial conspicuously placed.

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alified to ed as a the clerk ess than he race, te of the Sec. II. Any subsequent change of jockey must be sanctioned by the stewards, and if satisfactory reason is not given for the change, they may fine, suspend or rule off the course any person they think culpable in the matter.

Sec. III. If the race be one for which the entry was made during the meeting, a horse must start unless struck out 30 minutes before the time appointed for the race.

Sec. IV. In all races, should a horse become disabled after weighing out, if so proven to the satisfaction of the stewards, he may be withdrawn.

Sec. V. If the time for the first race is not fixed by the programme, it shall be indicated on the dial half an hour in advance.

PART XIII.

ESTIMATED WINNINGS.

Rule 29. Sec. I. The value of prizes in money must be advertised in the conditions of the race.

Sec. II. In estimating the value of a series of races, in which an extra sum of money is won by winning two or more races, the extra sum shall be estimated in the last race by which it was finally won.

Sec. III. In estimating the value of the race there shall be deducted the amount or the winners own stake, and any money payable to other horses, or out of the stakes by the conditions of the race, or by the general conditions of the meeting, entrance money to a purse, or entrance money going to the race fund shall also be deducted.

Sec IV. In all sweepstakes (private sweepstakes

excepted) or purses, the second horse shall at least save his entrance.

Sec. V. When a cup other than a challenge cup is advertised to be run for, it shall be given even in the event of a walk-over.

Sec. VI. When a walk-over (except after a dead heat) is the result of an arrangement by the owners of horses engaged, neither cup or any portion of the advertised money need be given.

Sec. VII. In case of a walk-over (except after a dead heat) one-half the money offered to the winner is given.

Rule 30. Sec. I. In estimating the amount a horse has won in any one or more races, account shall be taken of cups or moneys, whether derived from stakes, bonus or any source, gained by him in steeplechases, hurdle races or races on the flat, in any country, of the value of \$100 and upwards.

Sec. II. Winnings during the year shall include all prizes from the 1st of January preceding to the time appointed for the start, winnings shall include dividings, walking over or receiving forfeit.

Sec. III. Winning of a fixed sum is understood to be winning it in one race, unless specified to the contrary.

Sec. IV. A challenge cup is not estimated in the value of a race until it is finally won, provided the sweepstakes or added money amount to \$100 or upwards, but when won outright the winner must carry a penalty in respect to the full value of the cup and money prize.

Rule 31. Sec. I. Any money or prize which by the

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conditions is to go to the horse placed second, shall not be paid if the winner has walked over, or no horse has been so placed.

Sec. II. A race shall be declared void if no qualified horse cover the course according to rule, and within thirty minutes after the start, and no horse finishing five minutes or more behind the winner shall be placed.

PART XIV.

PENALTIES, ALLOWANCES AND WEIGHING.

Rule 32. Sec. I. When a race is in dispute both the horse that came in first and any horse claiming the race shall be liable to all the penalties attaching to the winner of that race, until the matter be decided.

Sec. II. No horse shall carry extra weight for having run second or in any lower place in a race.

Sec III. Extra weight shall not be incurred in respect of private sweepstakes or matches, for steeple-chases or hurdle races.

Sec. IV. Penalties and allowances are not cumulative, unless so declared by the conditions of the race.

Rule 33. Sec. I. Allowances must be claimed at the time of entry when practicable, but omission to claim is not a source of disqualification, and a claim for allowance to which a horse is not entitled does not disqualify, unless carried out at scale.

Sec. II. Allowances to the produce of untried horses are for the produce of horses whose produce never won a race in any country.

Sec. III. No horse shall receive allowance of

weight or be relieved from extra weight for having been beaten in one or more races, provided that this rule shall not prohibit maiden allowances or allowances of horses that have not won within a specified time or races of a specified value.

Rule 34. Sec. I. Every jockey must be weighed for a specified horse not less than 20 minutes before the time fixed for the race, and the number of the horse shall be exhibited officially as soon as possible.

Sec. II. If a horse run in a hood, muzzle, martingale, breast-plate or clothing, it must be put in the scale and included in the jockey's weight.

Sec. III. No whip or substitute for a whip shall be allowed on the scales, nor shall any bridle be weighed.

Rule 35. Sec. I. If a jockey intend to carry more than 2 lbs. overweight, he must declare the amount thereof at the time of weighing out, or, if in doubt as to his proper weight, be may declare the weight he intends to carry.

Sec. II. A horse shall not be qualified to run in a race with (more than 10 lbs.) overweight, except in races confined to gentlemen riders, and when permitted by the race or meeting.

Sec. III. The owner or his representative is responsible for the weight his horse carries.

Sec. IV. Any overweight, or any change of weight from the weight stated in the official programme, is to be immediately posted on the Notice Board.

PART XV.

STARTING.

Rule 36. If a horse whose number has been exhibited, or whose starting is obligatory, does

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been does not start and run the race, the stewards may call on the owner, trainer or jockey for an explanation, and if no satisfactory explanation is given, shall fine, suspend or rule off the course, as the case may warrant.

Rule 37. Sec. I. A bell will be rung ten minutes and a bugle sounded five minutes before the time fixed for the start.

Sec. II. The trainer or jockey of a horse not at the post, ready to start at the appointed time, shall be fined.

Rule 38. Sec. I. The position of horses when starting shall be determined by lot, *i. e.*, a numbered ball shall be drawn from a bottle by the Clerk of the Scales when the jockeys weigh out.

Sec. II. Nevertheless, the starter may place vicious or unruly horses where they cannot injure others, by placing them behind the line in the position which they have drawn.

Rule 39. Sec. I. A horse in the hands of the starter shall receive no further care from his attendants.

Sec. II. With the sanction of the starter, a horse may be led to his position, but must then be released to his jockey. The jockey must not dismount, except to set right insecure equipments, and then only with permission of the starter.

Sec. III. If an accident happen to a jockey or his equipments, the starter may allow the other jockeys to dismount and their horses to be cared for, unless the delay is likely to be of short duration.

Rule 40. Sec. I. A start in front of the post is void, and the horse must be started again.

Sec. II. The horses shall be started by a flag, and there shall be no start until, and no recall after, the assistant starter has dropped his flag in answer to the flag of the starter.

Sec. III. The starter shall give all orders necessary for securing a fair start.

Sec. IV. The horses shall be started as far as possible in a line, but may be started at such reasonable distance behind the starting post as the starter thinks necessary.

Sec. V. Any jockey presuming to start, or even to put his horse into a trot or gallop with a view to take any advantage before the flags are dropped, hanging behind or refusing to obey the commands of the starter in any respect, whatever, shall be reported to the Stewards. The suspension of a jockey shall not take effect until after the last race of the day of his sentence.

Sec. VI. The concurrent statement of the starter and his assistant as to incidents of the start is conclusive.

PART XVI.

RUNNING AND WALKING OVER.

Rule 41. An owner running two or more horses in a race may declare to win with one of them, and such declaration must be made at the time of weighing out. and is to be immediately posted on the Notice Board, A jockey riding a horse with which his owner has not declare! to win, must on no account stop such horse except in favor of the staple companion on whose behalf declaration to win has been made.

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Rule 42. Sec. I. A leading horse is entitled to any part of the course, but when there is a clear opening to pass him, he shall not impede another horse by crossing so as to compel him to shorten his stride.

Sec. II. A horse shall be disq alified if his rider, by foul riding, jeopardized the chances of success of any other horse in a race. A horse crossing another so as actually to impede him is disqualified, unless the impeded horse was partly in fault, or the crossing was wholly caused by the fault of some other horse or rider. The Stewards have power to fine a rider for the above offenses any sum not exceeding \$250. In all cases the Stewards have power of suspending a rider until the expiration of the meeting, or should they consider such punishment insufficient, until the case can be heard and decided by the Canadian Hunt Association.

Sec. III. If a horse or his rider jostles another horse or rider, the agressor is disqualified, unless it be proved that the jostle was whelly caused by the fault of some other rider, or that the jostled horse or his rider was partially in fault.

Sec. IV. If a horse run the wrong side of a post, he must turn back and run the course from such post.

Sec. V. If a rider strike another horse or rider, or ride carelessly so as to injure another horse, which is no way in fault, or so as to cause another horse to do so, his horse may be disqualified.

Sec. VI. When a horse is disqualified under this rule, or for being short of weight, every horse in the race belonging wholly or partially to the same owner, is also disqualified.

Sec. VII. Complaints under this rule can only be

received from the owner, trainer or jockey of the horse alleged to be aggrieved, and must be made to the Clerk of the Scales, or to the Stewards, before, or immediately after his rider has passed the scales. But nothing in this rule shall prevent the Stewards from taking cognizance of foul riding.

Sec. VIII. A rider whose horse has been disqualified or who unnecessarily causes his horse to shorten his stride, with a view to complaint, or an owner, trainer or jockey who complains frivilously that his horse was crossed or jostled, may be fined or suspended.

Rule 43. If the Stewards at any time are satisfied that the riding of any horse was intentionally foul, or that the rider was instructed or induced so to ride, all persons guilty of complicity in the offense shall be ruled off.

Rule 44. If a race has been run by all the horses at wrong weights, or over a wrong course or distance, or if a judge is not in 'he stand when the horses pass the winning post, the race shall be run again after the last race of the day, but at an interval of not less than twenty minutes for two miles or less, or less than thirty minutes if over two miles.

Rule 45. A walk-over shall in no case be deemed necessary. It shall be sufficient at the discretion of the Stewards if a horse is weighed out for, mounted and proceed to the starting post, when if no competitor appear in due time, he shall be considered the winner.

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PART XVII.

WEIGHING IN.

Rule 46. Sec. I. Every rider must, immediately after pulling up, ride his horse to the place of weighing, dismount after obtaining permission of the judge, and present himself to be weighed by the Clerk of the Scales; provided that if a rider be prevented from riding to the place of weighing by reason of accident or illness by which he or his horse is disabled, he may walk or be carried to the Scales.

Sec. II. Every rider must, upon pulling up, unsaddle his own horse, and no attendant shall touch the horse, except by the bridle.

Sec. III. If a rider does not present himself to weigh in, or be two pounds in steeplechases and hurdle races or one pound in flat races, short of his proper or declared weight, or be guilty of any fraudulent practice with respect to weight or weighing, his horse is disqualified. If a rider dismount before reaching the scales, or touch (except accidentally) any person or thing other than his own equipments before weighing in, his horse is disqualified, unless he can satisfy the Stewards that he was justified by extraordinary circumstances.

Sec. IV. A rider omitting to obtain permission to dismount or disregarding any requirement as to weight or weighing, shall be fined or suspended, and may be ruled off the course.

Sec. V. If a horse carry more than 2 lbs. over his proper or declared weight, he is disqualified, unless the Stewards be satisfied that such excess of weight has been caused by wet or mud.

PART XVIII.

DEAD HEATS.

Rule 47. Sec. I. In races on the flat, a dead heat for the first place is to be run off on the same day, at the time the Stewards appoint, but at no interval of less than 20 minutes, unless the race admits of division, and the owners agree to divide, or one of the horses making such a dead heat be withdrawn.

Sec. II. The other horses shall be deemed to have been beaten, but they shall be entitled to their place (if any) as if the race had been finally determined the first time.

Sec. III. If, in running a dead heat off, either horse should be disqualified, it shall be decided by the Stewards whether the disqualification shall extend to the loss of the second place, and, if so, the horse that originally ran third shall be entitled to the second place.

Rule 48. When a dead heat is run for second place, and an objection is made to the winner of the race, if such objection be declared valid in time for a dead heat to be run off on the day of the race, the Stewards may direct it to be run off accordingly; otherwise the horses which run the dead heat shall divide.

Rule 49. If a dead heat be run by two or more horses for second or any lower place in the race, the owners shall divide, subject to the provisions of the last preceding rule.

Rule 50. In races on the flat, every horse running a dead heat for first place, shall be deemed the winner of the race until the dead heat is determined or the owners agree to divide, and if the owners agree to

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Rule 51. Every horse running a dead heat for second or a lower place shall be liable to any penalty or disability attaching to the place.

DEAD HEATS. STEEPLECHASE OR HURDLE RACES.

Rule 52. In Steeplechase or Hurdle Raees a dead heat shall not be run over, but the money shall be divided. In such an event the horses so dividing shall only be considered to have won their share of the money.

Rule 53. When owners divide they shall divide equally all the moneys and other prizes which any of them could take, if the dead heat were run off.

Rule 54. If the dividing owners cannot agree as to which of them is to have a cup or other prize which cannot be divided, the question shall be determined by lot by the Stewards, who shall decide what sum of money shall be paid by the owner who takes such cup, or other individual prize, to the other owner or owners.

Rule 55. On a dead heat for a match, the match is off.

PART XIX.

SELLING RACES.

Rule 56. In selling races which close within 48 hours of the race day, no owner shall start more than one horse.

Rule 57. Sec. I. Every horse running in a selling race shall, if the winner, be liable to be claimed for

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the selling price by the owner of any other horse running in the race, but if it is a condition of the race that the winner shall be sold by auction, the sale shall take place immediately after the race, and the surplus over the selling price shall go one-half to the second horse and the other half to the race fund, or to the race fund if no second or third horse be placed.

Sec. II. If sold or bought in, the horse shall not leave the place of sale without permission of the Clerk of the Course, and if the horse be not paid for within fifteen minutes, or the price secured to his satisfaction, he may direct the horse to be put up a second time, and the purchaser at the first sale shall be responsible for any deficiency arising from the second, and shall be treated as a defaulter until it is paid.

Sec. III. All other horses starting may be claimed for the selling price, plus the value of the stakes or purse, to the winner, including his own stake or entrance, by the owners of horses running in the race or their authorized agents.

Rule 58. Sec. I. Owners of horses placed shall have priority of claim in the order of the places, and if the owners of two or more horses having equal rights claim, they are to draw lots. The owner of the winner has the last claim.

Sec. II. No person can claim more than one horse.

Sec. 111. Every claim must be made in writing to the Clerk of the Course or the Clerk of the Scales not later than a quarter of an hour after the winner has passed the scales, and must be accompanied by the purchase money if required.

Sec. IV. The price of every horse claimed must be

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paid to the Clerk of the Course and an order given by him for the delivery of the horse.

Sec. V. In the case of a horse being claimed, if the prize be not paid within 15 minutes after the claim is made, the claimant forfeits his right; but the owner may insist on the claimant taking and paying for the horse, and if he refuse or neglect to do so, he shall be treated as a defaulter in respect of the price.

Rule 59. If a horse walk over, or there be no second horse placed for a selling race, the winner is still liable to be sold, but he shall receive all the money offered by the conditions of the race to the winner, and any surplus from the sale shall go to the race fund.

Rule 60. The following special provisions apply to claiming and selling races.

Sec. I. In case of a dead heat, the time for claiming or selling is postponed until the dead heat is run off.

Sec. II. If an objection to the winner of a selling race be not decided before the time for selling, the horse objected to and the horse subsequently adjudgd to be the winner shall be put up at auction, and any surplus from the sale of either shall be treated as surplus from the sale of the winner, but liability to be sold shall end with the day of the race.

Sec. III. If an objection to a horse which has been claimed be declared valid, the claimant may within such a time as the stewards consider reasonable, reject or return the horse and place on the forfeit list any, default by the owner in repayment of the price.

Sec. IV. Any person refusing to deliver a horse bought or claimed in a selling race shall be ruled off, and the horse shall be disqualified for all races.

Sec. V. Any person failing to pay for a horse bought or claimed in a selling race may be ruled off.

See. VI. Any person who shall attempt to prevent another person from bidding on the winner of a selling race, or claiming any horse in such race, or demand any portion of the surplus from the owners of horses which are entitled to it, or any owner runing selling races who may make an agreement for the protection of each other's horses in contravention of these rules shall be ruled off.

Sec. VII. In all cases of races with selling conditions in which horses may be entered, or may run not to be sold, only such horses as run to be sold, shall be liable to be sold or claimed, and with this exception the foregoing rules relating to selling races shall apply.

PART XX.

DISPUTES, OBJECTIONS, APPEALS, ETC.

Rule 61. Sec. I. Every objection shall be decided by the Stewards, but their decisions shall be subject to appeal to The Canadian Hunt Association, so far as relates to points involving the interpretation of these rules, or to any question other than a question of fact, on which there shall be no appeal, unless by leave of the Stewards, and with the consent of the Canadian Hunt Association. Notice of appeal must be given in writing to the Clerk of the Course within 48 hours of the decision being made known.

Rule 62 Sec. I. Every objection must be made by the way r, trainer or jockey of some horse engaged in the real, or by the officials of the course, to the Clerk of the Scales or to one of the Stewards or Judge.

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Sec. II. All objections must be put in writing and signed by the objector.

Sec. III. An objection cannot be withdrawn without leave of the Stewards.

Sec. IV. The Judge or his authorized substitute must occupy the Judge's box at the time the horses pass the winning post. The decision must be announced immediately, and such decision shall be final, unless an objection to the winner or any placed horse or horses is made and sustained; provided that this rule shall not prevent the Judge from correcting any mistake, such correction being subject to confirmation by the Stewards.

Sec. V. All costs and expenses in relation to determining an objection or conducting an inquiry be paid by such person or persons, and in such proportions as the Stewards shall direct.

Sec. VI. Before considering an objection the Clerk of the Course or Stewards may require a deposit, which shall be forfeited if the objection is decided to be frivolous or vexatious.

Sec. VII. If an objection to a horse engaged in a race be made not later than noon of the day of the race, the Stewards may require the qualification to be proved before the race, and, in default of such proof being given to their satisfaction, they may declare the horse disqualified.

Sec. VIII. An objection to any decision of the Clerk of the Scales must be made at once

Sec. 1X. An objection to the distance of a course officially designated must be made before the race.

Sec. X. An objection to a horse on the ground of

his not having run the proper course, or of the race having been run on a wrong course, or of any other matter occurring in the race (except those coming under Rule oi), must be made before the numbers of the horses placed in the race are put up, unless under special circumstances the Stewards are satisfied that it could not have been made within that time.

Sec. XI. An objection on the ground:

(a) Of mis-statement, omission or error in the entry under which the horse has run; or

(b) That the horse which ran was not the horse or of the age which he was represented to be at the time of entry; or

(c) That he was not qualified under the conditions of the race, or by reason of default, entered in the forfeit list; or

(d) That he has run in contravention of the rules of partnership or registration. May be received up to forty-eight hours, exclusive of Sunday after the last race of the last day of the meeting.

Sec. XII. In any other case an objection must be made within forty-eight hours of the race being run, exclusive of Sunday, save in the case of any fraud, or wilful mis-statement when there shall be no limit to the time of objecting, provided, the Stewards are satisfied that there has been no unnecessary delay on the part of the objector.

Sec. XIII. If an objection to a horse which has won be declared valid, the horse shall be regarded as having been last.

N.B. (For qualification of this rule, see Rule 31.) Sec. XIV. If by reason of an objection to a horse a race or place is awarded to another, his owner can

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recover the money for such race or place from those who wrongfully received it, and in case of default can place it in the forfeit list.

Sec. XV. Pending the determination of an objection, any prize which the horse objected to may have won or may win in the race, or any money held by the Clerk of the Course as the price of a horse claimed or bought in a selling race (if affected by the determination of the objection), shall be withheld until the objection is determined, and any forfeit payable by the owner of any other horse shall be paid to, and held by the clerk of the Course for the person who may be entitled to it.

PART XXI.

Rule 63. Sec. I. Jockeys must wear the colors of the owners of the horse, and a number on the arm or on the saddle cloth (as may be prescribed by the Stewards), corresponding to the number of the horse as exhibited after weighing out.

Sec. II. Any deviation from the colors of the owner that may be granted by the Stewards is to be immediately posted on the Notice Board.

N.B.—In races the conditions of which call for "Pink" or "Hunting Costume," said "Pink" or "Hunting Costume" shall consist of a "Pink" hunting coat, white breeches, a high silk hat, or black velvet hunting cap and top boots with tops.

PART XXII.

DISQUALIFICATION OF PERSONS AND HORSES.

Rule 64. Sec. 1. If any person give or offer, or promise, directly or indirectly, any bribe in any form

to any person having official duties in relation to a race or race horse, or to any trainer, jockey or agent, or to any other person having charge of, or access to, any race horse; or

Sec. II. If any person having official duties in relation to a race, or if any trainer, jockey agent or other person having charge of, or access to, any race horse, accept, or offer to accept, any bribe in any form, or

Sec. III. Willfully enter or cause to be entered, or to start for any race a horse which he knows or believes to be disqualified; or

Sec. IV. If any person be guilty of, or shall conspire with any other person for the commission of, or shall connive a any other person being guilty of any other corrupt or fraudulent practice in relation to racing in this or any other country.

Sec. V. Any person who shall be proved to have affected the speed of a horse by the use of drugs, internally whether administered by hypodermic or other method, or who shall have used appliances, electrical or mechanical, other than the ordinary whip and spur.

Every person so offending shall be ruled off.

Rule 65. Sec. I. Every person ruled off the course of a meeting recognized by the Canadian Hunt Association, is ruled off wherever these rules have force.

Sec. II. When a person is ruled off and so long as his exclusion continues, he shall not be qualified, whether acting as agent or otherwise, to subscribe for or to enter or to run any horse for any race, either in his own name or in that of any other person, and any larse of which he is the nominator, or is or was at the

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time of entry wholly or partly the owner, or which after one month from his exclusion shall proved to the satisfaction of the Stewards to be, or to have been directly or indirectly, under his care, training management or superintendence, shall be disqualified.

PART XXIII.

GENERAL POWERS OF THE EXECUTIVE.

Rule 66. Sec. I. When there is no specified penalty for violation of the rules or racing or of the regulations of the course, The Canadian Hunt Association have power to disqualify, fine, suspend expel from or rule off.

Sec. II. If any case occur which is not provided for by these rules, it shall be decided by The Canadian Hunt Association in such manner as they may think just and conformable to the usages of the turf,

PART XXIV.

SPECIAL RULES FOR STEEPLECHASES AND HURDLE RACES.

Rule 67. Sec. I. In Steeplechase and Hurdle Races, any horse getting away from his rider may be remounted in any part of the same field or enclosure in which the occurrence took place, but should such horse not be caught until he shall have entered another field, then he shall be ridden or brought back to the one in which he parted from his rider. Any rider so losing his horse may be assisted in catching him and remounting him without risk of disqualification; and in the event of a rider being disabled, his horse may be ridden home by any person of sufficient weight, provided he qualified according to the conditions of

the race. No penalty shall be exacted for carrying overweight in this instance.

NOTE. — In artificially constructed steeplechase courses and in hurdle races the spaces between the fences or hurdles are considered as fields or enclosures for the purpose of this rule.

Sec. II. If any flag-post or boundary mark be placed in the course or altered after the riders have been shown over the ground, or had the course pointed out to them, it shall not be considered binding or of any effect unless such addition or alteration shall have been particularly named, previous to starting, to all the riders in the race, by one of the Stewards, the Clerk of the Course, or by their representatives.

Sec. III. If a horse refuse any fence or hurdle in a race, and it can be proved to the satisfacsion of the Stewards that he has been led over it by any of the bystanders, or has been given a lead over by any horseman not riding in the race, the horse shall be disqualified.

PART XXV.

GENTLEMAN RIDER.

Rule 68. A gentleman rider must hold a certificate from the Canadian Hunt Association; to obtain a certificate he must be—

Sec. I. A member in good standing and entitled to full privileges of a Hunt Club recognized by the Canadian Hunt Association.

Sec. II. Or, an officer in Her Majesty's service, army, navy, or militia.

Sec. III. Or a member of any riding, driving,

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social or amateur sporting club in Canada recognized by the Canadian Hunt Association.

Note.—Gentlemen wishing to qualify under Sections II. or III.. must forward their application for a certificate through any of the following Hunt Clubs: Montreal, Country and Hunt Club of Toronto, London Hunt and Country Club, Hamilton, or any other Hunt Club which may join the Canadian Hunt Association.

Such certificate shall only be good for twelve months from the first of January of the year in which it is issued.

Sec. IV. A gentleman not residing in Canada wishing to qualify, must forward his application accompanied with certificate giving the name of the Hunt Club of which he is a member, to the Secretary-Treasurer of the Canadian Hunt Association.

Sec. V. The fee for a riding certificate is one dollar, which must be paid to the Secretary-Treasurer of the Canadian Hunt Association before a certificate will be issued.

Sec. VI. Riding Certificates may be withheld or cancelled at any time, at the discretion of the Executive Committee of the Canadian Hunt Association.

PART XXVI.

HUNTERS' QUALIFICATIONS.

must be owned by a member in good standing and entitled to full privileges of a Hunt Club recognized by the Canadian Hunt Association.

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hunted by a member in full privileges of his Club not less than five advertised spring or fall meets of a Hunt Club recognized by the Canadian Hunt Association.

Sec. III. Must be certified by the M.F.H. of such recognized Hunt Club, stating name, age, color and sex, and pedigree if possible, and that the foregoing conditions have been complied with. Such certificate shall only be good for twelve months, from the first of December of the year in which he qualfies.

PART XXVII.

RACING CERTIFICATE FOE HUNTERS.

Rule 70. Sec. I. A Racing Certificate may be obtained on application to the Secretary-Treasurer of the Canadian Hunt Association. Such application must be accompanied by a certificate from the Master of a Hunt Club recognized by the Canadian Hunt Association, certifying that the requirements of Rule 69 have been complied with; such certificate shall only be good for twelve months from the first December of the year in which he qualifies.

Sec. II. These certificates may be withheld or cancelled at any time at the discretion of the Executive Committee of the Canadian Hunt Association.

Sec. III. Horses which have started in a race, steeplechase or hurdle race not exclusively confined to hunters during the nine months preceding the first of December of the year of qualification shall not be entitled to a Racing Certificate.

Sec. IV. Any horse starting in a race, steeplechase, or hurdlerace not exclusively confined to Hunters, w

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ters, while holding a racing certificate, shall forfeit such certificate.

Sec. V. The Canadian Hunt Association does not bind itself to give its reasons or to enter into any explanation why a certificate is withheld, refused or cancelled.

Sec. VI. No horse shall be eligible to run in any race, steeplechase or hurdle race confined to Hunters unless a racing certificate has been granted by the Canadian Hunt Association for such horse.



