Florida Senate - 2009 Bill No. CS for SB 836



LEGISLATIVE ACTION

Senate	•	House
Comm: RCS		
04/14/2009		
	•	
	•	

The Policy and Steering Committee on Ways and Means (Altman) recommended the following:

Senate Amendment (with directory and title amendments)

Between lines 1752 and 1753

insert:

(9) The tax imposed by this section is in lieu of all license, excise, or occupational taxes to the state or any county, municipality, or other political subdivision, except that, if a race meeting or game is held or conducted in a municipality, the municipality may assess and collect an additional tax against any person conducting live racing or games within its corporate limits, which tax may not exceed \$150

11

Florida Senate - 2009 Bill No. CS for SB 836



12	per day for horseracing <u>,</u> or \$50 per day for dogracing <u>,</u> or jai		
13	alai, simulcasts, intertrack wagering, cardrooms, slot machines,		
14	or electronic gaming machines. Except as provided in this		
15	chapter, a municipality may not assess or collect any additional		
16	excise or revenue tax against any person conducting race		
17	meetings within the corporate limits of the municipality or		
18	against any patron of any such person.		
19			
20	===== DIRECTORY CLAUSE AMENDMENT ======		
21	And the directory clause is amended as follows:		
22	Delete line 1612		
23	and insert:		
24	Section 31. Subsections (1), (2), (5), (6), (9), and (10)		
25	of		
26			
27	======================================		
28	And the title is amended as follows:		
29	Delete line 101		
30	and insert:		
31	license fees; providing for the additional tax that a		
32	municipality may assess for live racing to apply to		
33	additional specified games; providing procedures for		
34	criminal		