

BILL

No. 62 of 1913.

An Act to Incorporate the Edmonton Jockey Club.

(Assented to 1913.)

WHEREAS a petition has been presented for the incorporation ^{Preamble} of a club as therein mentioned and it is expedient to grant the prayer of the said petition;

Therefore His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Alberta, enacts as follows:

1. Phillip Owen Dwyer, William West, Joseph Driscoll and David Stewart, together with such persons as may hereafter become members of the club are hereby constituted a body corporate under the name and style of Edmonton Jockey Club hereinafter known and described as "the club". ^{Persons incorporated.}

2. The said club shall have power— ^{Powers.}

- (a) To acquire land in the Province of Alberta and to lay out and maintain race-courses and exhibition grounds and may construct such buildings as may be necessary for the purposes of the club;
- (b) To hold exhibitions and contests and exercises for promoting skill in the use of arms and horse and foot races and other lawful games which require bodily activity or address;
- (c) From time to time to sell, lease or otherwise dispose of the whole or any other part of the property of the club.

3. The capital stock of the club shall be \$250,000 divided into ^{Capital.} 2,500 shares at \$100 each. The said stock may be divided into such classes, whether ordinary shares, preference shares, or otherwise, as the directors think fit, and the directors shall have power to attach to any class of shares such rights, privileges and priorities as may be determined, and subject such shares, or any of them, to such conditions or restrictions as they may decide.

4. The holders of shares in the club shall not be personally liable for the debts of the club or liable to the club in any sum except such portion of the amount they may have agreed to pay for their shares as may remain at any time unpaid. ^{Liability of shareholders.}

5. The club shall have power to borrow money from time to time on such terms and conditions as the directors may deem expedient and to secure any sum so borrowed by the transfer or hypothecation to the lenders or to trustees for their benefit of the whole or any part of the immovable property of the club. ^{Borrowing, etc.}

6. The club shall have power to apply any part of its receipts or revenues by way of prizes to contestants or competitors at any meeting or exercises held by the club or by way of premiums to the breeders or owners or exhibitors of animals exhibiting or contesting thereat. ^{Giving of prizes, etc.}

7. The club shall have power to preserve order upon and in the vicinity of its grounds and for that purpose to employ special constables. ^{Preservation of order, etc.}

8. The persons named herein shall form the provisional committee of the club and shall have power to provide for the constitution of the club and the admission of members thereto. ^{Provisional committee.}

9. A general meeting of the club shall be held within twelve months from the date of the passing of this Act and in each calendar year thereafter and that at the first of such general meetings the management of the club shall be vested in a committee of fifteen members or such other number as the club may from time to time determine and shall be elected annually at such general meetings. ^{Annual meetings.}

10. A majority of the shareholders of the club may from time to time make and repeal or amend all such by-laws and regulations for the carrying on of the affairs of the club as they may see fit and any such by-laws or regulations not inconsistent with the law or this act shall be binding upon the club and upon its members. ^{By-laws.}

No. 62

FOURTH SESSION
SECOND LEGISLATURE

3 GEORGE V
1918

BILL

An Act to Incorporate The Edmonton
Jockey Club.

Received and read the

First time

Second time

Third time.....

MR. McDUGALL

EDMONTON :
J. W. JEFFERY, Government Printer
A.D. 1913