Apprentice/Jockey, Victor T. Lara, Permit: #81367, DOB: 10/22/1995 is hereby fined \$500.00 (FIVE HUNDRED DOLLARS) for violation of Rule of Racing, Number 178-1-45.7.c.1, which reads: "When the way is clear in a race, a horse may be ridden to any part of the course, but if any horse swerves, or is ridden to either side, so as to interfere with, impede or intimidate any other horse, it is a foul." And 45.7.c.2. The offending horse may be disqualified, if in the opinion of the stewards, the foul altered the finish of the race, regardless of whether the foul was accidental, willful or the result of careless riding.

Jockey Lara let his mount "Madam Senator" angle in nearing the head of the stretch impeding with "Don't Blink" in the Fourth Race, Saturday, September 27, 2025.

"Madam Sunshine" was disqualified from First (1st) and placed Fourth(4th)

All fines imposed by the Stewards shall be paid to the Racing Commission within Seven (7) days after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVE

Trainer Mark A. Shanley

Permit #83335

On October 4, 2025, the Board of Stewards offered a hearing to Trainer, Mark A. Shanley, Permit #83335, DOB 06/10/1983, to which he waived his right to a hearing and elected not to send a split sample.

The Board of stewards find the following:

The official blood sample #E566686, taken on 09/13/2025 was reported by Industrial Laboratories, the official testing laboratory, to contain Dexamethasone which is a Class 4 drug, with a C Penalty, designation. Sample #E566686 contained Dexamethasone confirmed in the blood at 12.9 pg/mL. The measurement uncertainty of the method is 0.56 pg/mL at the threshold of 5 pg/mL. The sample was taken from the Four (4) horse, "Wishful Thoughts" which ran in the 2nd Race on 09/13/2025, finishing first.

Pursuant to 178 W. Va. C.S.R. 1, section 24.11.0, The Stewards are authorized to take disciplinary action against a permit holder for violating any provision of the Thoroughbred Racing Rule.

Pursuant to section **51.1.a**, **of the Thoroughbred Racing Rule**, **178 W.Va.C.S.R.1**: "The trainer is the absolute insurer of and responsible for the condition of the horses he or she enters in an official workout or a race, regardless of the acts of third parties. If testing or analysis of urine, blood or other bodily substances or tissues prove positive showing the presence of any prohibited drug, medication or substance, the trainer of the horse may be fined, suspended, have his or her occupational permit revoked, be prohibited access to all grounds under the jurisdiction of the Racing Commission, or may be otherwise disciplined. In addition, the owner of the horse, the foreman in charge of the horse, the groom, and any other person shown to have had the care, attendance of the horse may be fined, suspended, have his or her occupational permit revoked, be prohibited access to all grounds under the jurisdiction of the Racing Commission, or may be otherwise disciplined."

Pursuant to 178 W. Va. C.S.R. 1, section 49.4.a.2., a finding by a Racing Commission approved laboratory of a prohibited drug, chemical or other substance in a test specimen of a horse is prima facie evidence that the prohibited drug, chemical or other substance was administered to the horse, and in the case of a post-race test, was present in the horse's body while it was participating. Prohibited substances included controlled therapeutic medications in excess of established threshold concentrations as set forth in the Association of Racing Commissioners International Controlled Therapeutic Medication Schedule, Version 3.2., contained in Table 178-1 F of the Thoroughbred Racing Rule.

Pursuant to 178 W. Va. C.S.R. 1, Table 178-1 F, Because the amount of Dexamethasone in "Wishful Thoughts" exceeded the acceptable threshold set forth in Table 178-1 F. Mr. Shanley may be held responsible and his occupational permit disciplined pursuant to 178 W. Va. C.S.R. 1. sections 49.4.a.2. and 51.1.a.

The **Dexamethasone** positive in "Wishful Thoughts" is Mr. Shanley's First Offense in this category for a medication/substance violation in 365 days.

The permit holder has accumulated **0 points** under the multiple medication violation point system as a result of this issuance.

Mr. Shanley is assessed ½ point for this Dexamethasone medication/substance violation pursuant to section 49.3.m. of 178 of W.Va.C.S.R.1.

The Stewards determine the appropriate penalty for the underlying offense on a case by case basis by considering mitigating and aggravating factors. The following is an analysis of the factors set forth in section 49.1 of the Thoroughbred Racing Rule:

- 1. (Mitigating) The Permit holder's past record: The permit holder has not had a violation in this class category.
- 2. (Mitigating) The potential of the drug to influence the horse's racing performance: Pursuant to 178 W. Va. C.S.R. 1, section 49.2.d, Class 4 drugs may influence performance, but generally have a more limited ability to do so. This is a mitigating factor although it is always of concern to the Stewards when a horse tests in excess of a threshold set forth in the Thoroughbred Racing Rule inasmuch as such thresholds are designed to ensure that horses aren't racing under the effects of the medication, to allow a state veterinarian conducting a pre-race examination to have as clean a look at the horse as is possible to make sure that the horse does not have some condition that would cause it to harm itself if it

races, and to ensure the integrity of racing so that horse's aren't racing under the effect of a medication that could affect performance.

- 3. (Mitigating) The legal availability of the oral application: Dexamethasone is legally available.
- 4. Whether there is reason to believe the permit holder knew of the administration of the drug or intentional administered the drug: Inasmuch as there was no hearing in this matter it was not established whether or not the permit holder knew of the administration of the drug, nor the circumstances under which the drug may have been given. Therefore this factor is considered in weighing the penalty in this case.
- 5. The probability of environmental contamination exposure due to human use: This factor is not applicable to this case.
- 6. The purse of the race: The race in question was a Claiming race with a \$12,400 purse. The Stewards place no weight, either aggravating or mitigating, based upon the purse in this case.
- 7. Whether the drug found was one for which the horse was receiving as a treatment as documented by the treating veterinarian licensed to practice in West Virginia and holding an occupational permit issued by the Racing Commission: Inasmuch as there was no hearing in this matter it was not established whether or not "Wishful Thoughts" was treated with Dexamethasone therefore, this factor is not considered in weighing the penalty in this case.
- 8. Whether there was any suspicious betting pattern in the race: There is no evidence of a suspicious betting pattern in this case and therefore, this factor is not considered in weighing the penalty in this case.

Based on the above, the Stewards hereby impose the following penalty for the underlying offense:

Mr. Shanley's horse "Wishful Thoughts" will be disqualified from all purse money, this disqualification is justified due to the irrefutable drug positive, and Mr. Shanley will have a total of ½ points on his record. The Dexamethasone positive, being the first medication violation in this class category in 365 days. Mr. Shanley is fined \$1000.00 dollars.

The horse "Wishful Thoughts" is disqualified from all purse money. Redistribution is as following:

- 1. #6 Shuffle
- 2. #2 Tup's to Take
- 3. #3 Monkey Wrench
- 4. #1 Shiney Ghost
- 5. #5 Best Hop Is a Drop

All fines imposed by the Stewards shall be paid to the Racing Commission within **Seven (7) days** after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this Ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 Days of your receipt of this Ruling and must include a security fee in the amount of \$500.00.

Dated: October 4, 2025

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVE

Owner/Trainer, Alfred H. Scott Jr., Permit: #79906 DOB: 03/21/1959, the official sample #E566701 taken from the runner "She's So Speighty" who finished first (1st) in the First (1st) race on Friday September 19, 2025, was reported by Industrial Testing Laboratory to contain Phenylbutazone above the authorized levels. Specifically, the blood sample contained 2.35 ug/mL. The measurement uncertainty at the threshold is 0.2.4 ug/ml at the threshold 2.00 ug/mL

The Stewards conclude that **Mr. Scott** has violated section(s) **178-1-49.6.a** and **178-1-49.4.a.2**, which reads: "Controlled therapeutic medications in excess of established threshold concentrations as set forth in the Association of Racing Commissioners International Controlled Therapeutic Medication Schedule, Version 3.2, contained in table **178-1F** at the end of this rule".

However, the Stewards determine the appropriate penalty on a case by case basis by considering the mitigating/aggravating factors.

Based on the above, the penalty on **Mr. Scott** will be a warning with no suspension, fine, or points.

You have the right to appeal this Ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 Days of your receipt of this Ruling and must include a security fee in the amount of \$500.

Dated: October 4, 2025

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVE

Groom Edwin Marcano, Permit: #80201; DOB 03/04/1983 is hereby suspended indefinitely, pending outcome of his legal issues regarding a physical disturbance in the barn area of Charles Town Races. Citing WVRC Rule §178-1-24.11. Grounds for Denial, Suspension or Revocation of Permit. The Racing Commission and/or the stewards may, in their discretion, refuse to issue or renew an occupational permit to an applicant, or may in their discretion suspend, revoke, or impose other disciplinary measures upon an occupational permit issued pursuant to this rule, if the applicant or permit holder: and 24.11.f. has disturbed the peace on association grounds;

During his suspension Mr. Marcano is denied access to all properties under jurisdiction of the West Virginia Racing Commission.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of the ruling and must include a security fee in the amount of \$500.00.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

RØY S. CAVE

Apprentice/Jockey, Juan C. Belisario, Permit: #81513, DOB: 12/03/1995 is hereby fined \$500.00 (FIVE HUNDRED DOLLARS) for violation of Rule of Racing, Number 178-1-45.7.c.1, which reads: "When the way is clear in a race, a horse may be ridden to any part of the course, but if any horse swerves, or is ridden to either side, so as to interfere with, impede or intimidate any other horse, it is a foul." And 45.7.c.2. The offending horse may be disqualified, if in the opinion of the stewards, the foul altered the finish of the race, regardless of whether the foul was accidental, willful or the result of careless riding.

Jockey **Belisario** let his mount "**Preshow Hype**" angle in leaving the gate crowding horses and impeding with "**Keep shining On Us**" in the **Third Race**, **Saturday**, **October 4**, **2025**.

"Preshow Hype" was disqualified from First (1st) and placed Second(2nd)

All fines imposed by the Stewards shall be paid to the Racing Commission within Seven (7) days after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVE

Owner/Trainer, Javier Contreras

Permit #83110

On October 9, 2025, the Board of Stewards offered a hearing to Owner/Trainer, Javier Contreras, Permit #83110, DOB 06/25/1988 to which he waived his right to a hearing regarding a medication violation pertaining to his horse "First Print" who finished first (1st) in the fifth (5th) race on Thursday September 25, 2025.

The Stewards hereby find the following:

The official blood sample **#E566725**, taken on **09/25/25** was reported by **Industrial Laboratories**, the official testing laboratory, to contain **Methocarbamol** which is a Class 4 drug, with a C Penalty, designation. The permissible threshold for **Methocarbamol** is **1 ng/ml** in blood. Sample **#E566725** contained **3.35 ng/ml** of the drug, which is above the permissible threshold for this drug. The sample was taken from the **Three (3) horse**, **"First Print"**, which ran in the **5**th **Race on 09/25/25**, **finishing First (1**st)

Mr. Contreras elected not to have a split sample tested

Pursuant to 178 W. Va. C.S.R. 1, section 24.11.o, The Stewards are authorized to take disciplinary action against a permit holder for violating any provision of the Thoroughbred Racing Rule.

Pursuant to section **51.1.1a**, **of the Thoroughbred Racing Rule**, **178 W.Va.C.S.R.1:** "The trainer is the absolute insurer of and responsible for the condition of the horses he or she enters in an official workout or a race, regardless of the acts of third parties. If testing or analysis of urine, blood or other bodily substances or tissues prove positive showing the presence of any prohibited drug, medication or substance, the trainer of the horse may be fined, suspended, have his or her occupational permit revoked, be prohibited access to all grounds under the jurisdiction of the Racing Commission, or may be otherwise disciplined. In addition, the owner of the horse, the foreman in charge of the horse, the groom, and any other person shown to have had the care, attendance of the horse may be fined, suspended, have his or her occupational permit revoked, be prohibited access to all grounds under the jurisdiction of the Racing Commission, or may be otherwise disciplined."

Pursuant to 178 W. Va. C.S.R. 1, section 49.4.a.2., a finding by a Racing Commission approved laboratory of a prohibited drug, chemical or other substance in a test specimen of a horse is prima facie evidence that the prohibited drug, chemical or other substance was administered to the horse, and in the case of a post-race test, was present in the horse's body while it was participating. Prohibited substances included controlled therapeutic medications in excess of established threshold concentrations as set forth in the Association of Racing Commissioners International Controlled Therapeutic Medication Schedule, Version 2.1., contained in Table 178-1 F of the Thoroughbred Racing Rule

Pursuant to 178 W. Va. C.S.R. 1, Table 178-1 F, the post-race threshold for Methocarbamol is 1 ng.ml in the blood. Because the amount of Methocarbamol in "First Print" exceeded the acceptable threshold set forth in Table 178-1 F, Mr. Contreras may be held responsible and his occupational permit disciplined pursuant to 178 W. Va. C.S.R. 1, sections 49.a.1. and 51.1.a.

The **Methocarbamol** positive in **"First Print"** is **Mr. Contreras' First Offense** in this category for a medication/substance violation in a 365 days period.

The permit holder has accumulated **0 points** under the multiple medication violation point system as a result of the issuance of. **Mr. Contreras** is assessed **½ point** for this **Methocarbamol** medication/substance violation pursuant to section **49.3.m. of 178** of **W.Va.C.S.R.1.**

The Stewards determine the appropriate penalty for the underlying offense on a case by case basis by considering mitigating and aggravating factors. The following is an analysis of the factors set forth in section 49.1 of the Thoroughbred Racing Rule:

- 1. (Mitigating) The Permit holder's past record: The permit holder has no violations in the last 365 days
- 2. (Mitigating) The potential of the drug to influence the horse's racing performance: Pursuant to 178 W. Va. C.S.R. 1, section 49.2.d, Class 4 drugs may influence performance, but generally have a more limited ability to do so. This is a mitigating factor although it is always of concern to the Stewards when a horse tests in excess of a threshold set forth in the Thoroughbred Racing Rule inasmuch as such thresholds are designed to ensure that horses aren't racing under the effects of the medication; to allow a state veterinarian conducting a pre-race examination to have as clean a look at the horse as is possible to make sure that the horse does not have some condition that would cause it to harm itself if it

races, and to ensure the integrity of racing so that horse aren't racing under the effect of a medication that could affect performance.]

- 3. (Mitigating) The legal availability of the drug: Methocarbamol is legally available.
- 4. Whether there is reason to believe the permit holder knew of the administration of the drug or intentional administered the drug: Inasmuch as there was no hearing in this matter it was not established whether or not the permit holder knew of the administration of the drug, or the circumstances under which the drug may have been given. Therefore this factor is not considered in weighing the penalty in this case.
- 5. The steps taken by the trainer to safeguard the horse: Inasmuch as there was no hearing in this case it is unknown what efforts the trainer made to ensure that the treatment of the horse with Methocarbamol was done within the withdrawal guidelines and dosing specifications set forth in 178 W. Va. C.S.R. 1, Table 178-1 F, so as to avoid a positive. Therefore this factor is not considered in weighing the penalty in this case.
- 6. The probability of environmental contamination exposure due to human use: This factor is not applicable to this case.
- 7. The purse of the race: The races in question was an Allowance race with a \$31,700 purse. The Stewards place no weight, either aggravating or mitigating, based upon the purse in this case.
- 8. Whether the drug found was one for which the drug was receiving a treatment as documented by the treating veterinarian licensed to practice in West Virginia and holding an occupational permit issued by the Racing Commission: Inasmuch as there was no hearing in this matter it was not established whether or not the horse was being treated by a veterinarian with Methocarbamol. Therefore, this factor is not considered in weighing the penalty in this case.
- 9. Whether there was any suspicious betting pattern in the race: There is no evidence of a suspicious betting pattern in this case and therefore, this factor is not considered in weighing the penalty in this case.
- 10. Whether the trainer was acting under the advice of a veterinarian licensed to practice in West Virginia and holding an occupational permit issued by the Racing Commission: Inasmuch as there was no hearing in this matter it was not established whether or not the horse was being treated with Methocarbamol by a veterinarian. Therefore, this factor is not considered in weighing the penalty in this case.

Based on the above, the Stewards hereby impose the following penalty for the underlying offense: Mr. Contreras' horse "First Print" will be disqualified from all purse money and will have a total of ½ points on his record. With the Methocarbamol positive being his first medication violation in 365 days, Mr. Contreras is fined \$1000 dollars.

The horse "First Print" is disqualified from all purse money; Re-Distribution is as following.

- 1. #7 Moonlight Mistress
- 2. #5 Lil Knockout
- 3. #8 Medallion of Ash
- 4. #4 Grand Intentions
- 5. #1 Funding the Kids
- 6. #6 Far More

You have the right to appeal this Ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 Days of your receipt of this Ruling and must include a security fee in the amount of \$500.00

Dated: October 10,2025

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S CAVE

RULING #59 (Revised)

Jockey Marshall Mendez Permit #83302; DOB 8/28/1995

Mr. Mendez's license has been summarily suspended as of October 14, 2025 pending the outcome of a Board of Stewards hearing.

Mr. Mendez is denied access to and privileges of all grounds under the jurisdiction of the West Virginia Racing Commission.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY'S. CAVE

Jockey, Juan M. Nunez, Permit #83359 DOB: 07/15/1995 is fined One Hundred Dollars (\$100.00) for being in violation of Rule 178-1-45.5d applicable part which reads. Any overweight shall be declared by a jockey to the clerk of scales at the time appointed in advance of a race. The clerk of scales shall report to the stewards any failure on the part of any jockey to comply with this subdivision.

Jockey Nunez failed to make his reported weight on Thursday, October 16, 2025.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

Jockey, Jeiron Barbosa, Permit: #83575, DOB: 12/18/2003 is hereby fined \$500.00 (FIVE HUNDRED DOLLARS) for violation of Rule of Racing, Number 178-1-45.7.c.1, which reads: "When the way is clear in a race, a horse may be ridden to any part of the course, but if any horse swerves, or is ridden to either side, so as to interfere with, impede or intimidate any other horse, it is a foul." And 45.7.c.2. The offending horse may be disqualified, if in the opinion of the stewards, the foul altered the finish of the race, regardless of whether the foul was accidental, willful or the result of careless riding.

Jockey Barbosa let his mount "Melancia" come out down the stretch impeding with "Chase by the Moon" nearing the wire in the Eighth Race, Friday, October 17, 2025.

"Melancia" was disqualified from Second (2nd) and placed Third (3rd)

All fines imposed by the Stewards shall be paid to the Racing Commission within Seven (7) days after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVE

Jockey Marshall Mendez

Permit #83302

On October 14, 2025, the Board of Stewards summarily suspended the permit of Marshall Mendez, Permit #83302, DOB 08/28/1995, pending a hearing for a violation of WVRC rule 45.7.f.2. Mr. Mendez was reported to have in his possession and handed off an electrical device prior to the 9th race on Saturday October 11, 2025.

The **West Virginia Racing Commission** rule specifically is: **45.7.f.2.** No electrical or mechanical device or other expedient designed to increase or retard the speed of a horse, other than the riding crop approved by the stewards, shall be possessed by anyone, or applied by anyone to the horse at any time on the grounds of the association during the meeting, whether in a race or otherwise. Licensees shall take action to ensure that devices are not being used.

On October 22, 2025 a hearing took place at 10:45 am at the Board of Stewards office at Charles Town for Marshall Mendez, Permit #83302, DOB 08/28/1995, to the allegations mentioned above. Mr. Mendez was represented by council.

The Board of stewards find the following:

Having considered the testimony of witnesses and the video evidence presented to the **Board** of Stewards, Mr. Mendez is suspended for Ten (10) years from October 23, 2025 to October 22, 2035.

Mr. Mendez is denied access to and privileges of all grounds under the jurisdiction of the West Virginia Racing Commission. Mr. Mendez will have to appear before the West Virginia Racing Commission before reinstatement.

You have the right to appeal this Ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 Days of your receipt of this Ruling and must include a security fee in the amount of \$500.00.

Dated: October 23, 2025

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVE

Jockey, **Arnaldo Bocachica, Permit**: #83244, **DOB**: 06/20/1988 is hereby fined **\$500.00** (**FIVE HUNDRED DOLLARS**) for violation of **Rule of Racing, Number 178-1-45.7.c.1**, which reads: "When the way is clear in a race, a horse may be ridden to any part of the course, but if any horse swerves, or is ridden to either side, so as to interfere with, impede or intimidate any other horse, it is a foul." And 45.7.c.2. The offending horse may be disqualified, if in the opinion of the stewards, the foul altered the finish of the race, regardless of whether the foul was accidental, willful or the result of careless riding.

Jockey Bocachica let his mount "Fiber Proof" come in down the stretch impeding with "Candy Man Martin" in the Sixth Race, Thursday, October 23, 2025.

"Fiber Proof" was disqualified from First (1st) and placed Second (2nd)

All fines imposed by the Stewards shall be paid to the Racing Commission within Seven (7) days after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVE

Jockey, **Grant M. Whitacre, Permit**: #83587, **DOB**: 05/14/1985 is hereby fined **\$500.00** (**FIVE HUNDRED DOLLARS**) for violation of **Rule of Racing, Number 178-1-45.7.c.1**, which reads: "When the way is clear in a race, a horse may be ridden to any part of the course, but if any horse swerves, or is ridden to either side, so as to interfere with, impede or intimidate any other horse, it is a foul." And 45.7.c.2. The offending horse may be disqualified, if in the opinion of the stewards, the foul altered the finish of the race, regardless of whether the foul was accidental, willful or the result of careless riding.

Jockey Whitacre let his mount "Rum N Coke" come out nearing the eighth pole impeding with "This Juice B Loose" in the Seventh Race, Thursday, October 23, 2025.

"Rum N Coke" was disqualified from Sixth (6th) and placed Seventh (7th)

All fines imposed by the Stewards shall be paid to the Racing Commission within Seven (7) days after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY'S. CAVE

Owner/Trainer James W. King Jr.

Permit #82862

On October 25, 2025, the Board of Stewards offered a hearing to Owner/Trainer, James W. King Jr., Permit #82862, DOB 05/16/1954, to which he waived his right to a hearing and elected not to send a split sample.

The Board of stewards find the following:

The official blood sample **#E566800**, taken on **10/09/2025** was reported by Industrial Laboratories, the official testing laboratory, to contain **Dexamethasone** which is a **Class 4** drug, with a **C Penalty**, designation. Sample **#E566800** contained **Dexamethasone** confirmed in the blood at **8.78 pg/mL**. The measurement uncertainty of the method is **0.57 pg/mL** at the threshold of **5 pg/mL**. The sample was taken from the **Six (6) horse**, **"Castle Toy"** which ran in the **8th Race on 10/09/2025**, **finishing first.**

Pursuant to 178 W. Va. C.S.R. 1, section 24.11.o, The Stewards are authorized to take disciplinary action against a permit holder for violating any provision of the Thoroughbred Racing Rule.

Pursuant to section **51.1.a**, **of the Thoroughbred Racing Rule**, **178 W.Va.C.S.R.1**: "The trainer is the absolute insurer of and responsible for the condition of the horses he or she enters in an official workout or a race, regardless of the acts of third parties. If testing or analysis of urine, blood or other bodily substances or tissues prove positive showing the presence of any prohibited drug, medication or substance, the trainer of the horse may be fined, suspended, have his or her occupational permit revoked, be prohibited access to all grounds under the jurisdiction of the Racing Commission, or may be otherwise disciplined. In addition, the owner of the horse, the foreman in charge of the horse, the groom, and any other person shown to have had the care, attendance of the horse may be fined, suspended, have his or her occupational permit revoked, be prohibited access to all grounds under the jurisdiction of the Racing Commission, or may be otherwise disciplined."

Pursuant to **178 W. Va. C.S.R. 1, section 49.4.a.2.**, a finding by a Racing Commission approved laboratory of a prohibited drug, chemical or other substance in a test specimen of a horse is prima facie evidence that the prohibited drug, chemical or other substance was administered to the horse, and in the case of a post-race test, was present in the horse's body while it was participating. Prohibited substances included controlled therapeutic medications in excess of established threshold concentrations as set forth in the Association of Racing Commissioners International Controlled Therapeutic Medication Schedule, Version 3.2., contained in Table 178-1 F of the Thoroughbred Racing Rule.

Pursuant to 178 W. Va. C.S.R. 1, Table 178-1 F, Because the amount of Dexamethasone in "Castle Toy" exceeded the acceptable threshold set forth in Table 178-1 F. Mr. King may be held responsible and his occupational permit disciplined pursuant to 178 W. Va. C.S.R. 1. sections 49.4.a.2. and 51.1.a.

The **Dexamethasone** positive in "Castle Toy" is Mr. King's First Offense in this category for a medication/substance violation in 365 days.

The permit holder has accumulated **0 points** under the multiple medication violation point system as a result of this issuance. **Mr. King** is assessed **½ point** for this **Dexamethasone** medication/substance violation pursuant to section **49.3.m. of 178 of W.Va.C.S.R.1.**

The Stewards determine the appropriate penalty for the underlying offense on a case by case basis by considering mitigating and aggravating factors. The following is an analysis of the factors set forth in section **49.1** of the Thoroughbred Racing Rule:

- 1. (Mitigating) The Permit holder's past record: The permit holder has not had a violation in this class category.
- 2. (<u>Mitigating</u>) The potential of the drug to influence the horse's racing performance: Pursuant to 178 W. Va. C.S.R. 1, section 49.2.d, Class 4 drugs may influence performance, but generally have a more limited ability to do so. This is a mitigating factor although it is always of concern to the Stewards when a horse tests in excess of a threshold set forth in the Thoroughbred Racing Rule inasmuch as such thresholds are designed to ensure that horses aren't racing under the effects of the medication, to allow a state veterinarian conducting a pre-race examination to have as clean a look at the horse as is possible to make sure that the horse does not have some condition that would cause it to harm itself if it

races, and to ensure the integrity of racing so that horse's aren't racing under the effect of a medication that could affect performance.

- 3. (Mitigating) The legal availability of the oral application: Dexamethasone is legally available.
- 4. Whether there is reason to believe the permit holder knew of the administration of the drug or intentional administered the drug: Inasmuch as there was no hearing in this matter it was not established whether or not the permit holder knew of the administration of the drug, nor the circumstances under which the drug may have been given. Therefore this factor is considered in weighing the penalty in this case.
- 5. The probability of environmental contamination exposure due to human use: This factor is not applicable to this case.
- 6. The purse of the race: The race in question was a Claiming race with a \$14,600 purse. The Stewards place no weight, either aggravating or mitigating, based upon the purse in this case.
- 7. Whether the drug found was one for which the horse was receiving as a treatment as documented by the treating veterinarian licensed to practice in West Virginia and holding an occupational permit issued by the Racing Commission: Inasmuch as there was no hearing in this matter it was not established whether or not "Castle Toy" was treated with Dexamethasone therefore, this factor is not considered in weighing the penalty in this case.
- 8. Whether there was any suspicious betting pattern in the race: There is no evidence of a suspicious betting pattern in this case and therefore, this factor is not considered in weighing the penalty in this case.

Based on the above, the Stewards hereby impose the following penalty for the underlying offense:

Mr. King's horse "Castle Toy" will be disqualified from all purse money, this disqualification is justified due to the irrefutable drug positive, and Mr. King will have a total of ½ points on his record. The Dexamethasone positive,

being the first medication violation in this class category in 365 days. Mr. King is fined \$1000.00 dollars.

The horse "Castle Toy" is disqualified from all purse money. Redistribution is as following:

- 1. #3 Ding Ding
- 2. #4 Shewearsstilettos
- 3. #7 Whiskey Wild
- 4. #8 Watch Me Disappear
- 5. #9 Cowgirl Attitude
- 6. #1 Bali Hai

All fines imposed by the Stewards shall be paid to the Racing Commission within **Seven (7) days** after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this Ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 Days of your receipt of this Ruling and must include a security fee in the amount of \$500.00.

Dated: October 29, 2025

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVE

L. ROBERT LOTTS

Apprentice Jockey, Moises Santaella, Permit: #83676, DOB: 11/02/2005 is hereby fined \$500.00 (FIVE HUNDRED DOLLARS) for violation of Rule of Racing, Number 178-1-45.7.c.1, which reads: "When the way is clear in a race, a horse may be ridden to any part of the course, but if any horse swerves, or is ridden to either side, so as to interfere with, impede or intimidate any other horse, it is a foul." And 45.7.c.2. The offending horse may be disqualified, if in the opinion of the stewards, the foul altered the finish of the race, regardless of whether the foul was accidental, willful or the result of careless riding.

Jockey Santaella let his mount "Juba's Heart" come in nearing the sixteeth pole impeding with "One Candy Castle" in the Second Race, Friday, October 31, 2025.

"Juba's Heart" was disqualified from Second (2nd) and placed Fourth (4th)

All fines imposed by the Stewards shall be paid to the Racing Commission within Seven (7) days after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

2. Robert Soll

DENVER K. BECKNER

ROY S. CAVE

L. ROBERT LOTTS

Jockey, Prandy Matos, Permit: #84574, DOB: 02/29/1989 is hereby suspended three racing days, Friday, November 7, and Saturday, November 8, and Wednesday, November 12, 2025 for violation of Rule of Racing, Number 178-1-45.7.c.1, which reads: "When the way is clear in a race, a horse may be ridden to any part of the course, but if any horse swerves, or is ridden to either side, so as to interfere with, impede or intimidate any other horse, it is a foul."

Jockey Matos's mount "Pretty Sixxy" lugged in nearing the quarter pole, taking the room away from "Tree of Dem" causing his rider to take up in the Third Race, Friday, October 31, 2025.

"Pretty Sixxy" was disqualified from Second (2nd) and placed Third (3rd)

All fines imposed by the Stewards shall be paid to the Racing Commission within Seven (7) days after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVE

L. ROBERT LOTTS

Apprentice/Jockey, Juan C. Belisario, Permit: #81513, DOB: 12/03/1995 is hereby fined \$500.00 (FIVE HUNDRED DOLLARS) for violation of Rule of Racing, Number 178-1-45.7.c.1, which reads: "When the way is clear in a race, a horse may be ridden to any part of the course, but if any horse swerves, or is ridden to either side, so as to interfere with, impede or intimidate any other horse, it is a foul." And 45.7.c.2. The offending horse may be disqualified, if in the opinion of the stewards, the foul altered the finish of the race, regardless of whether the foul was accidental, willful or the result of careless riding.

Jockey Belisario let his mount "Restless" abruptly angle out down the stretch impeding with "Optimistic Nate" in the Sixth Race, Wednesday, November 5, 2025.

"Restless" was disqualified from First (1st) and placed Fifth (5th)

All fines imposed by the Stewards shall be paid to the Racing Commission within Seven (7) days after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVE

On **November 7, 2025,** the Board of Stewards offered a hearing to **Racing Official/Starter, Francis DiAmario , Permit #81680, DOB 06/23/1960,** to which he waived his right.

Mr. DiAmario is fined \$1000.00 (ONE THOUSAND DOLLARS) for violation of Rule of Racing, Number 178-1-45.7.a.1 which reads: The starter is responsible for assuring that each participant receives a fair start.

Mr. DiAmario sent the field away for the (7th) Seventh race on Wednesday, November 5, 2025 leaving one behind the gate. "Medallion of Ash" was declared a non-starter and all money wagered on her was refunded.

All fines imposed by the Stewards shall be paid to the Racing Commission within Seven (7) days after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

RØY S. CAVE

On **November 11, 2025** the Board of Stewards conducted a hearing regarding allegations set forth in a notice of hearing issued on **November 7, 2025** to Owner/Trainer **Kieron Magee, Permit** #80101 **DOB** 1/15/1961. **Mr. Magee** was not present in person but did testified telephonically before the Board of Stewards. **Mr. Magee** was not represented by council. The Board of Stewards hereby finds the following:

The official sample **#E566810** taken on **October 10, 2025** was reported by Industrial Laboratories to contain **O-Desmethyl Venlafaxine**, in the urine. Pursuant to **Table 178-1 E** of the **Thoroughbred Racing Rule, 178 C.S.R. O-Desmethyl Venlafaxine**, is a **Class 2** Drug, carrying a **Category A** penalty. The sample was taken from "**Head of the Class**", which ran in **Race 8** on **October 10, 2025**, finishing **First (1**st). The horse is owned by **Double Deez Stable Inc.**

After notification to Mr. Magee, he declined split sample testing.

Pursuant to section **49.4.a.1.** of the **Thoroughbred Racing Rule**, **178 C.S.R. 1**, a finding by a Racing Commission approved laboratory of a prohibited drug, chemical or other substance in a post-race test specimen of a horse is prima facie evidence that the prohibited drug, chemical or other substance was present in the horse's body while it was participating in a race. **O-Desmethyl Venlafaxine**, confirmed to be present in **"Head of the Class"** body while it was participating in a race, is a drug or medication for which no acceptable threshold concentration has been established by the West Virginia Racing Commission.

Additionally, as the trainer of "Head of the Class" Kieron Magee is the absolute insurer of and responsible for the condition of the horse he entered in the 8th race at Charles Town who ran on October 10, 2025. 178 C.S.R. 1, § 51.1.a.

The Board of Stewards concludes that while **Mr. Magee** is responsible for the positive in "Head of the Class" under § 51.1.a. and the presence of the drug has been established to have been in the horse during the 8th race on October 10, 2025 there are mitigating factors which cause the Stewards to impose no penalty against **Mr. Magee's** permit in this matter. Those factors are as follows:

Mr. Magee's past record as a permit holder is good in that he has no medication violations in any jurisdiction since 2021.

The amount of **O-Desmethyl Venlafaxine** found in the horse is a trace level which lends credibility to the probability that the horse was inadvertently exposed to the drug in some manner. Based upon an evaluation of the evidence, the Stewards conclude that the positive is attributable to inadvertent exposure.

There is no reason to believe that **Mr. Magee** knew of or caused the drug to be administered to the horse.

178 C.S.R. 1, §49.10.a, the Stewards are explicitly authorized to consider inadvertent exposure as a factor in determining medication violations. Further, pursuant to §49.1., the Stewards are to determine medication violations on a case by case basis and may determine to impose no penalty against a trainer's permit, if warranted.

Weighing and balancing these factors, the Board of Stewards find that while **Mr. Magee** is held responsible for the positive in this case, the Stewards shall impose no penalty against **Mr. Magee's** permit. Therefore, the standard penalty for a first offense **Class A** medication violation (one year suspension/\$10,000.00 fine) is not imposed in this matter. In addition, the Stewards do not impose the 6 Multiple Medication Violation points that would typically be imposed under § **49.3.m.** of the Thoroughbred Racing Rule.

Because "Head of the Class" was found to have carried O-Desmethyl Venlafaxine in its system during the running of the race, the purse of the race is ordered to be Forfeited and "Head of the Class" is Disqualified from its (1st) first place finish in the eighth (8th) race on October 10, 2025. This disqualification is justified due to the irrefutable drug positive, even though Mr. Magee's permit was not disciplined in this matter. Although it is likely that the horse carried the drug in its system due to inadvertent exposure, it nonetheless carried the drug in its system which necessitates the disqualification to ensure the integrity of racing and to instill confidence in the betting public. The order of finish is hereby re-ordered as follows:

- 1. #7 Bottoms Up
- 2. #6 Idiosyncrasies
- 3. #3 Super Lino
- 4. #4 Aldarighttricks
- 5. #1 Ellinger
- 6. #8 Skylar's Brother

You have the right to appeal this Ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this Ruling and must include a security fee in the amount of \$500.00.

Dated: November 13, 2025
BY ORDER OF THE STEWARD:

DENVER K. BECKNER

YS. CAVE

Jockey, Arnaldo Bocachica, Permit #83244 DOB 06/20/1988 is fined One Hundred Dollars (\$100.00) for being in violation of Rules 178-1-45.7.f.5. applicable part which reads. A rider who elects to use a riding crop, may not: 45.7.f.5.A. Use the crop more than six (6) times during the race; and 45.7.f.5.B. Use the crop more than two (2) times without allowing the horse to respond

Jockey Bocachica used his crop excessively in Race 7 on Saturday, November 8, 2025.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVI

Jockey, Christian J. Maldonado, Permit: #81054, DOB: 09/04/2003 is hereby fined \$250.00 (TWO HUNDRED AND FIFTY DOLLARS) for violation of Rule of Racing, Number 178-1-45.7.c.1, which reads: "When the way is clear in a race, a horse may be ridden to any part of the course, but if any horse swerves, or is ridden to either side, so as to interfere with, impede or intimidate any other horse, it is a foul." And 45.7.c.2. The offending horse may be disqualified, if in the opinion of the stewards, the foul altered the finish of the race, regardless of whether the foul was accidental, willful or the result of careless riding.

Jockey Maldonado let his mount "Judith's Cross" continue to angle out down the stretch impeding with "Rare Ruby" in the Second Race, Thursday, November 13, 2025.

"Judith's Cross" was disqualified from First (1st) and placed Second(2nd)

All fines imposed by the Stewards shall be paid to the Racing Commission within Seven (7) days after the ruling is issued, unless otherwise ordered by the Stewards, Per West Virginia Rule of Racing Number 178-1-8.5.n.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY S. CAVE

Jockey, Juan M. Nunez, Permit #83359 DOB: 07/15/1995 is fined One Hundred Dollars (\$100.00) for being in violation of Rule 178-1-45.5d applicable part which reads. Any overweight shall be declared by a jockey to the clerk of scales at the time appointed in advance of a race. The clerk of scales shall report to the stewards any failure on the part of any jockey to comply with this subdivision.

Jockey Nunez failed to make his reported weight on Saturday, November 29, 2025.

You have the right to appeal this ruling to the Racing Commission. Your appeal must be received in the Commission Office within 20 days of your receipt of this ruling and must include a security fee in the amount of Five Hundred (\$500.00) Dollars.

BY ORDER OF THE STEWARDS:

DENVER K. BECKNER

ROY/S. CAVE

RULING NUMBER #74

Groom, Laurie A. Barber, Permit #84588 DOB 08/19/1968, having satisfied the Ruling #275 dated March 19, 2005, Ms. Barber is hereby restored to good standings.

BY ORDER OF THE STEWARDS:

DENVER BECKNER

ROY S. CAVE