Sec. 6. TRANSITION RULE FOR LIVESTOCK AND CROP STATUTES.

(a) Agricultural liens in crops or livestock or the products or proceeds thereof created before July 1, 2001, based on statutes repealed by this act, or based on Minnesota Statutes, section 514.19, prior to its amendment by this act, remain in effect for the duration provided by the law in effect before July 1, 2001.

(b) Lien statements properly filed prior to July 1, 2001, under statutes repealed by this act remain effective for the period of time allowed under those statutes.

(c) Records of agricultural liens based upon statutes repealed by this act will exist in the central filing system operated by the office of the secretary of state.

Sec. 7. REPEALER.

(a) Minnesota Statutes 2000, sections 514.23; 514.24; 514.25; 514.26; 514.26; 514.27; 514.28; 514.29; 514.29; 514.30; 514.31; 514.32; 514.32; 514.33; 514.34; 514.62; 514.62; 514.63; 514.65; 514.65; 514.65; 514.92; 514.950; 514.950; 514.952; 514.954; 514.956; 514.958; 514.958; 514.959; 514.960; 557.12; and 559.2091, are repealed.

Sec. 8. EFFECTIVE DATE.

Sections 1 to 7 are effective July 1, 2001.

Presented to the governor April 26, 2001

Signed by the governor April 30, 2001, 3:02 p.m.

CHAPTER 58-H.F.No. 550

VETOED

CHAPTER 59-H.F.No. 995

An act relating to horse racing; modifying license applicant requirements; modifying medication requirements; amending Minnesota Statutes 2000, sections 240.08, subdivision 2; and 240.24, subdivision 2.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2000, section 240.08, subdivision 2, is amended to read:

New language is indicated by underline, deletions by strikeout.

Subd. 2. **APPLICATION.** An application for a class C license must be on a form the commission prescribes and must be accompanied by an affidavit of qualification that the applicant:

(a) is not in default in the payment of an obligation or debt to the state under Laws 1983, chapter 214;

(b) has never been convicted of does not have a felony conviction of record in a state or federal court and does not have a state or federal felony charge pending;

(c) is not and never has been connected with or engaged in an illegal business;

(d) has never been found guilty of fraud or misrepresentation in connection with racing or breeding;

(e) has never been found guilty of a violation of law or rule relating to horse racing, pari-mutuel betting or any other form of gambling which is a serious violation as defined by the commission's rules; and

(f) has never knowingly violated a rule or order of the commission or a law of Minnesota relating to racing.

The application must also contain an irrevocable consent statement, to be signed by the applicant, which states that suits and actions relating to the subject matter of the application or acts or omissions arising from it may be commenced against the applicant in any court of competent jurisdiction in this state by the service on the secretary of state of any summons, process, or pleading authorized by the laws of this state. If any summons, process, or pleading is served upon the secretary of state, it must be by duplicate copies. One copy must be retained in the office of the secretary of state and the other copy must be forwarded immediately by certified mail to the address of the applicant, as shown by the records of the commission.

Sec. 2. Minnesota Statutes 2000, section 240.24, subdivision 2, is amended to read:

Subd. 2. **EXCEPTION.** Notwithstanding subdivision 1, the commission by rule shall allow the use of: (1) topical external applications that do not contain anesthetics or steroids; (2) food additives; (3) Furosemide or other pulmonary hemostatic agents if the agents are administered under the visual supervision of the veterinarian or a designee of the veterinarian employed by the commission; and (4) nonsteroidal anti-inflammatory drugs, provided that the test sample does not contain more than three five micrograms of the substance or metabolites thereof per milliliter of blood plasma. For purposes of this clause, "test sample" means any bodily substance including blood, urine, saliva, or other substance as directed by the commission, taken from a horse under the supervision of the commission veterinarian and in such manner as prescribed by the commission for the purpose of analysis.

Sec. 3. EFFECTIVE DATE.

Sections 1 and 2 are effective the day following final enactment.

Presented to the governor April 27, 2001

Signed by the governor April 30, 2001, 2:50 p.m.

New language is indicated by underline, deletions by strikeout.