

South Australia

# **Animal Welfare (Jumps Racing) Amendment Act 2022**

An Act to amend the *Animal Welfare Act 1985*.

---

## **Contents**

### **Part 1—Preliminary**

- 1 Short title
- 2 Commencement

### **Part 2—Amendment of *Animal Welfare Act 1985***

- 3 Insertion of section 14AA  
14AA Jumps racing prohibited
- 

**The Parliament of South Australia enacts as follows:**

## **Part 1—Preliminary**

### **1—Short title**

This Act may be cited as the *Animal Welfare (Jumps Racing) Amendment Act 2022*.

### **2—Commencement**

This Act comes into operation 12 months after the day on which it is assented to by the Governor.

## **Part 2—Amendment of *Animal Welfare Act 1985***

### **3—Insertion of section 14AA**

After section 14 insert:

#### **14AA—Jumps racing prohibited**

- (1) A person must not organise, promote or participate in, or participate in organising or promoting, jumps racing.

Maximum penalty: \$20 000 or imprisonment for 2 years.

- (2) However, nothing in subsection (1) prevents a person from—
- (a) organising, promoting or participating in, or participating in organising or promoting, equestrian eventing, show jumping or a cross-country event; or
  - (b) jumping a horse, or requiring a person to jump a horse, over an obstacle other than in the course of a horse race; or

**Example—**

Training or preparation of a horse that includes jumping an obstacle.

- (c) publishing the field of horses competing in jumps racing held in another State or Territory, or overseas; or
  - (d) advertising jumps racing held in another State or Territory, or allowing images or audio of such racing to be shown or heard.
- (3) In this section—

***jumps racing*** means a steeplechase or hurdle race involving the racing of horses.