AGRICULTURAL LAW Fact Sheet



Center for Agricultural and Shale Law

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Pennsylvania Equine Activity Immunity Act

What Does the Act Do?

Under the Equine Activity Immunity Act, certain individuals and entities cannot not be held liable in a negligence suit for damages (injury or death) resulting from a defined equine activity. To gain the immunity granted by the Act, specific requirements, addressed below, must be satisfied. The Act offers protection only from claims of **negligence**, which is a legal concept defined as the *failure to exercise reasonable care to prevent harm*. The Act does not address liability for damages caused by intentional actions.

How does the Act Work?

The Equine Activity Immunity Act does not provide all-inclusive protection from liability. The Act grants immunity from negligence liability only when an adult participant in equine activities knowingly and voluntarily assumes the risk of participating in such activities. Whether an individual has assumed the risk depends upon the specific facts of each case. Certain factors can help to demonstrate this assumption of the risk such as the individual's prior experience with horses or the execution of a written waiver that outlines the risks inherent in equine activities. If an adult individual is injured, but it cannot be proven that he or she knowingly and voluntarily assumed the risk of participating in equine activities, then the Act does not prohibit the establishment of negligence liability.

Who Does the Act Cover?

The Equine Activity Immunity Act affords liability protection to individuals, groups, clubs, and business entities that sponsor, organize, conduct or provide facilities for **defined equine activities.** Under the Act, equine activities are defined to encompass daily activities, such as boarding horses, as well as occasional activities, such as fairs and horse shows. Specifically, equine activities include the following:

- Training, teaching, or riding instruction;
- Shows, fairs, parades, competitions, or performances that involve equines participating in an activity;
- Dressage, hunter and jumper shows, Grand Prix jumping, three-day eventing, combined training, rodeos, reining, cutting, team penning and sorting, driving, pulling, barrel racing, steeplechasing, performance riding, and trail riding;
- Hunting, packing, and therapeutic riding and driving;
- Attending clinics, seminars, and demonstrations;
- Boarding;
- Breeding;
- Inspecting or evaluating an equine prior to purchase;
- Recreational riding or driving;
- Placing, removing, or replacing horseshoes or trimming hooves; and
- Leading, handling, or grooming.

What is Required to Gain the Protections Granted by the Act?

To receive immunity from liability under the Equine Activity Immunity Act, an individual or entity **MUST install signs** warning individuals that they are assuming a risk by participating in equine activities. The signs must be conspicuously posted on the premises in two or more locations. They must be at least **three feet by two feet** in size and state, "You assume the risk of equine activities pursuant to Pennsylvania law." In addition to being specifically required to acquire statutory immunity, the use of these signs can



help to establish that the adult participant in equine activity knowingly and voluntarily assumed the risk of activities as discussed earlier. It is important to remember that even with the posting of the required signs, a knowing and voluntary assumption of the risk still must be established to acquire the Act's protections.

What is Not Included under the Act?

While the Equine Activity Immunity Act addresses claims asserted by adult participants in equine activities, it does not provide immunity against negligence claims asserted by children who suffer injuries resulting from equine activities. Additionally, the Act may not provide protection for injuries suffered as a result of **defective equipment** as the use of such equipment is not normally part of a knowing and voluntary assumption of the risk.



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