

Stewards' Report

Stewards Report: Stephen Tregea – Conquering Lass

Date: 12 April 2022

Panel: P Chadwick, and D Aurisch

Queensland Racing Integrity Commission (QRIC) Stewards today concluded an inquiry into analysts' findings that the prohibited substance Epitrenbolone was detected in a post-race urine sample collected from the thoroughbred mare Conquering Lass at the Toowoomba Race Meeting on 29 September 2018.

The inquiry was initially conducted via written correspondence whereby Stewards considered documentary evidence from the Racing Science Centre and the Australian Racing Forensic Laboratory and subsequently charged trainer Mr Stephen Tregea pursuant to Australian Rule of Racing 240(2).

Australian Rule of Racing 240(2) provides:

Subject to subrule (3), if a horse is brought to a racecourse for the purpose of participating in a race and a prohibited substance on Prohibited List A and/or Prohibited List B is detected in a sample taken from the horse prior to or following its running in any race, the trainer and any other person who was in charge of the horse at any relevant time breaches these Australian Rules.

The specifics of the charges being that Mr Tregea, as the licensed trainer of Conquering Lass, brought that mare to the Toowoomba Race meeting on 29 September 2018 for the purpose of competing in a race, being Race 4 Neil Mansell Concrete Class 3 Plate over 1200 metres, and an analysis of the post-race urine sample collected from Conquering Lass detected the presence of Epitrenbolone in the sample, which is a prohibited substance on Prohibited List A of the Australian Rules of Racing.

After considering the evidence and submissions from Mr Tregea, Mr Tregea was found guilty the charge.

Mr Tregea subsequently made submissions in respect of any penalty to be imposed.

In determining penalty in relation to the charge, the Stewards considered the following:

- 1. The nature, circumstances and seriousness of the offence,
- 2. Mr Tregea's personal circumstances, character and general background, noting Mr Tregea has held a licence in the racing industry for over 20 years. Also that he currently employs numerous Staff and currently has 5 horses in work,
- 3. Mr Tregea's disciplinary history, noting that he has held a Thoroughbred Trainer's Licence for over twenty (20) years and that his disciplinary history showed 2 previous prohibited substance positives in 2017;

- 4. A notice was issue by QRIC on 21 June 2018 warning in regard to the use of products containing Altrenogest.
- 5. Another notice in regard to an update on Altrenogest was issued 15 October 2018 advising Trainers to discontinue immediately the use of oral and injectable forms of products containing Altrenogest
- 6. The penalty precedents for breaches of Australian Rule of Racing 240(2) specific to the prohibited substance Epitrenbolone; and
- 7. The requirement for penalties to act as both a specific deterrent to Mr Tregea to reduce the risk of further offending and; as a general deterrent to the wider racing industry for the integrity of the racing industry to remain paramount.

Based on the evidence before the panel, noting that this sample was taken 29 September 2018 and in particular the date the second warning letter of 15 October 2018 issued by the commission advising trainers to cease using Altrenogest based products immediately, Stewards were not satisfied to the requisite standard that a penalty should imposed.

Furthermore, acting under the provisions of Australian Rule of Racing 240(1), Conquering Lass is disqualified from its 1st placing in the Neil Mansell Concrete Class 3 Plate 1200m and the placings were amended accordingly.

Due to the period of time that has elapsed from the date of the collection of the subject sample from Conquering Lass, Australian Rule of Racing 248(4) cannot be effected. However, Conquering Lass competed in ten (10) races throughout the twelve month period following the detection of the positive sample and Conquering Lass obtained only one win during that time.

Mr Tregea was advised of his rights to apply for an internal review of the decision pursuant to Chapter 6 of the *Racing Integrity Act 2016* (Qld).