



APPEAL RESULT

DISTRIBUTION: Chief Executive
Group Integrity Services
Group Racing and Group Racing Development
VJA
TVN
Office of Racing
C Polglase – Racing NSW
Racing Press

FROM: Registrar – Racing Appeals and Disciplinary Board

DATE: 25 January 2011

SUBJECT: **APPEAL HEARING RESULT – JOCKEY: JADE DAROSE**

Panel Judge Russell Lewis (Chair), Mr Darren McGee, Ms Barbara Phelan.

Appearances Mr Sam Hyland appeared on behalf of Ms DaRose.
Mr Taylor Wilson appeared on behalf of the Stewards.

At Bairnsdale on Saturday, 15 January 2011 jockey Jade DaRose was found guilty of a charge of careless riding on her mount *Princess Fontaine* in Race 4 the *Tambo Waste Fillies and Mares Maiden Plate* (1600m).

The careless riding being that approaching the 1400m she permitted her mount to shift in when not sufficiently clear of *Tully Bolero* taking that filly in across the running of *Riverdotgirl* who had to be checked.

Jade DaRose had her licence to ride in races suspended for a period to commence at midnight on Sunday, 16 January 2011 and to expire at midnight on Friday, 28 January 2011 - a total of 13 race meetings (4 metropolitan, 9 provincial). In assessing penalty Stewards deemed the interference to be in the mid-range and took into account her good race riding record.

A Notice of Appeal against **the severity of the penalty** was lodged on Tuesday, 18 January 2011. A stay of proceedings was not requested.

DECISION: Appeal allowed.

**Penalty varied – period of suspension to now expire at midnight today,
Tuesday 25 January 2011.**

TRANSCRIPT OF PROCEEDINGS

RACING APPEALS AND DISCIPLINARY BOARD

HIS HONOUR JUDGE R.P.L. LEWIS, Chairman
MR D. McGEE
MS B. PHELAN

EXTRACT OF PROCEEDINGS

DECISION

**IN THE MATTER OF THE TAMBO WASTE FILLIES AND MARES
MAIDEN PLATE OVER 1600 METRES AT BAIRNSDALE ON 15/1/11**

JOCKEY: JADE DAROSE

MELBOURNE

TUESDAY, 25 JANUARY 2011

MR T. WILSON appeared on behalf of the RVL Stewards

MR S. HYLAND appeared on behalf of the Appellant

CHAIRMAN: In this case, the Board is of the opinion that the degree of carelessness was in the lower register of the medium range and in addition, the Board accepts that the evidence shows that there was in fact an admission that the appellant was careless, although she did not express it in formal terms.

Taking those matters into account and also her excellent record, the Board is of the opinion that the sentence should be varied. The suspension will therefore expire at midnight this day, 25 January 2011.

END OF EXTRACT