



BACK NUMBER: _____

Jacobs Run Equestrian Center Halloween Fun Horse Show

EXHIBITOR INFORMATION:

RIDER NAME: _____

HORSE NAME: _____

ADDRESS: _____

CITY/STATE/ZIP: _____

AGE (IF UNDER 18): _____

PHONE NUMBER: _____

IS RIDER A BRHF YES _____ NO _____

MEMBER: BRHF #: _____

COGGINS INFORMATION:

FILL IN ALL SPACES, DO NOT WRITE "SAME"

MUST BE EXACTLY AS WRITTEN ON REPORT

OWNER: _____

HORSE NAME: _____

ADDRESS: _____

CITY/STATE/ZIP: _____

ACCESSION #: _____

TEST DATE: _____

STATE: _____

*NEGATIVE REPORTS WITHING 12 MONTHS REQUIRED
BY VA DEPARTMENT OF AGRICULTURE

PLEASE CIRCLE THE NUMBER OF EACH CLASS IN WHICH YOU WOULD LIKE TO PARTICIPATE IN.

CLASSES ARE \$10 EACH.

* DENOTES THAT CLASS IS BRHF SANCTIONED

- | | |
|--|---|
| <ol style="list-style-type: none"> 1. *Leadline 2. Coached walk only 3. Coached WT Pleasure 4. *Coached GAYP Equitation 5. *Beginner Hunter Rider WT 6. *Beginner Hunter Rider WTC 7. *Beginner Hunter Rider 18" Crossrails 8. *Youth Hunter Pleasure WT (12 & under) 9. *Youth Hunter Pleasure WTC (12 & under) 10. *Youth Hunter Pleasure Hack, two 2' fences
(12 & under) 11. *Youth Hunter Pleasure WT (13-17) 12. *Youth Hunter Pleasure WTC (13-17) 13. *Youth Hunter Pleasure Hack, two 2' fences (13-17) 14. *Adult Hunter Pleasure WT 15. *Adult Hunter Pleasure WTC 16. *Adult Hunter Pleasure hack, two 2' fences 17. *Youth Hunter Equitation on the Flat | <ol style="list-style-type: none"> 18. *Adult Hunter Equitation on the Flat 19. *Youth English Pleasure WT (12 & Under) 20. *Youth English Pleasure WTC (12 & Under) 21. *Youth English Pleasure GAYP (12 & Under) 22. *Youth English Pleasure WT (13-17) 23. *Youth English Pleasure WTC (13-17) 24. *Youth English Pleasure GAYP (13-17) 25. *Adult English Pleasure WT 26. *Adult English Pleasure WTC 27. *Adult English Pleasure GAYP 28. *Halloween Coached Potato Race 29. *Halloween Potato Race 30. *Halloween Egg & Spoon 31. *Halloween Ride A Buck 32. *Halloween Costume Class (Horse/Rider
Combination in the best Halloween
Costume!) |
|--|---|

ALL RIDERS ARE REQUIRED TO WEAR HELMETS!

*MAKE ALL CHECKS PAYABLE TO BRITTANY JACOBS

TOTAL NUMBER OF CLASSES _____ X \$10.00 = _____

PAID: CASH/CHECK # _____

Jacobs Run Equestrian Center LLC c/o Brittany Jacobs

I, _____, in consideration of the agreement between myself, Jacobs Run Equestrian Center LLC of Bedford County, Virginia regarding training and lessons relating to riding and care of horses and ponies, agree to release any and all right to sue and covenant not sue Jacobs Run Equestrian Center LLC of Bedford, Virginia, its estate, heirs, or assigns, for an injury, accident, claim, cause of action, of any description whatsoever which may arise in any way out of use of Jacobs Run Equestrian Center LLC including ingress and egress to Jacobs Run Equestrian Center LLC and including travel to and from the property. It is my intention to waive any right which I may now have or may in the future require to institute any action, suit, cause of action, or other claim, of any description whatsoever arising out of the stated activity, including any claim in contract, tort, strict liability, negligence, intentional acts, or which may arise pursuant to any statute of the Commonwealth of Virginia or the United States.

I understand that horses, and like animals, and the riding and handling of such animals is dangerous and may lead to an injury to myself or others. Therefore, I also hereby assume all the risks of personal injury and death, including but not limited to those specific risks set out in Virginia Code {3.1-796.132, which includes:

- 1.) the propensity of an equine (meaning a horse, pony, donkey, mule, or hinny) to behave in dangerous ways which may result in injury to the participant:
- 2.) the inability to predict an equine’s reaction to sounds, movements, objects, persons, or animals: and
- 3.) hazards of surface or subsurface conditions.

I also expressly assume the risk a) that the equipment used by me and the tack supplied for or used on the horse may faulty or may cause an accident: and b) the horse or pony that I am riding or handling, and that as a result of that insufficient training or experience, I may suffer personal injury or death. I understand that others may be riding and handling horses or ponies around me, and I expressly release Jacobs Run Equestrian Center LLC from any and all liability associated with or relating to the use or handling of any other horse or pony by any other person or persons.

I hereby bind also my estate, heirs, beneficiaries (statutory and otherwise), and dependents to the waiver, release and covenant not to sue granted herein.

I understand that the activity in which I am being permitted to participate includes the handling, use, transport, feeding, grooming, riding, jumping of horses and ponies. I understand and accept that this activity is dangerous and I hereby assume and accept the risk of injury or death arising out of the foregoing described use of horses and ponies by myself or others. I further understand and accept and assume the risk that the foregoing described use of horses and ponies will take place on land which exists in its natural state and which may contain hidden dangers or other conditions which constitute a risk of injury. It is my intention to forgo any rights which may accrue to myself, my family, my beneficiaries and dependents, or any other person, which may be occasioned by my injury or death while participating with Jacobs Run Equestrian Center LLC.

I understand the need for and agree at all times to wear a riding helmet unless I have properly filled out the helmet waiver form below.

I represent that I am 18 years of age and am legally competent to execute the instant waiver, release and covenant not to sue. In the event I am not 18 years of age, I have secured the permission of my parents, which permission is evidenced by the signature of my parents hereto.

DATE: _____

SIGNED: _____

PRINTED: _____

I, _____, am the custodial parent of the individual indicated above. He/She has fully disclosed me the nature of the activity and the risks involved, and I hereby give permission to him/her to participate and wave any claim which I may have, as stated herein. I understand I may contact Jacobs Run

Equestrian Center LLC in advance to obtain a more complete description of the activities and property, and by my signature hereto wave any claim that I am not fully informed of the risks associated with this activity. I also understand that my child is required at all times to wear a riding helmet and I understand that I am permitted and encouraged to attend and supervise my minor child.

DATE: _____

SIGNED: _____

PRINTED: _____

Chapter 62. Equine Activity Liability

§ 3.2-6200. Definition

As used in this chapter, unless the context requires a different meaning:

"Engages in an equine activity" means: (i) any person, whether mounted or unmounted, who rides, handles, trains, drives, assists in providing medical or therapeutic treatment of, or is a passenger upon an equine; (ii) any person who participates in an equine activity but does not necessarily ride, handle, train, drive, or ride as a passenger upon an equine; (iii) any person visiting, touring or utilizing an equine facility as part of an event or activity; or (iv) any person who assists a participant or equine activity sponsor or management in an equine activity. The term "engages in an equine activity" does not include being a spectator at an equine activity, except in cases where the spectator places himself in an unauthorized area and in immediate proximity to an equine or equine activity.

"Equine" means a horse, pony, mule, donkey, or hinny.

"Equine activity" means: (i) equine shows, fairs, competitions, performances, or parades that involve any or all breeds of equines and any of the equine disciplines, including dressage, hunter and jumper horse shows, grand prix jumping, three-day events, combined training, rodeos, driving, pulling, cutting, polo, steeple chasing, endurance trail riding and western games, and hunting; (ii) equine training or teaching activities; (iii) boarding equines; (iv) riding, inspecting, or evaluating an equine belonging to another whether or not the owner has received some monetary consideration or other thing of value for the use of the equine or is permitting a prospective purchaser of the equine to ride, inspect, or evaluate the equine; (v) rides, trips, hunts, or other equine activities of any type however informal or impromptu that are sponsored by an equine activity sponsor; (vi) conducting general hoofcare, including placing or replacing horseshoes or hoof trimming of an equine; and (vii) providing or assisting in breeding or therapeutic veterinary treatment.

"Equine activity sponsor" means any person or his agent who, for profit or not for profit, sponsors, organizes, or provides the facilities for an equine activity, including pony clubs, 4-H clubs, hunt clubs, riding clubs, school-and college-sponsored classes and programs, therapeutic riding programs, and operators, instructors, and promoters of equine facilities, including stables, clubhouses, ponyride strings, fairs, and arenas where the activity is held.

"Equine professional" means a person or his agent engaged for compensation in: (i) instructing a participant or renting to a participant an equine for the purpose of riding, driving, or being a passenger upon an equine; or (ii) renting equipment or tack to a participant.

"Intrinsic dangers of equine activities" means those dangers or conditions that are an integral part of equine activities, including: (i) the propensity of equines to behave in ways that may result in injury, harm, or death to persons on or around them; (ii) the unpredictability of an equine's reaction to such things as sounds, sudden movement, and unfamiliar objects, persons, or other animals; (iii) certain hazards such as surface and subsurface conditions; (iv) collisions with other animals or objects; and (v) the potential of a participant acting in a negligent manner that may contribute to injury to the participant or others, such as failing to maintain control over the equine or not acting within the participant's ability.

"Participant" means any person, whether amateur or professional, who engages in an equine activity, whether or not a fee is paid to participate in the equine activity.

HISTORICAL AND STATUTORY NOTES

Derivation:

Acts 1991, c. 358; Acts 2003, c. 876; § 3.1-796.130.

§ 3.2-6202. Liability limited; liability actions prohibited

A. Except as provided in § 3.2-6203, an equine activity sponsor, an equine professional, or any other person, which shall include a corporation, partnership, or limited liability company, shall not be liable for an injury to or death of a participant resulting from the intrinsic dangers of equine activities and, except as provided in § 3.2-6203, no participant nor any participant's parent, guardian, or representative shall have or make any claim against or recover from any equine activity sponsor, equine professional, or any other person for injury, loss, damage, or death of the participant resulting from any of the intrinsic dangers of equine activities.

B. Except as provided in § 3.2-6203, no participant or parent or guardian of a participant who has knowingly executed a waiver of his rights to sue or agrees to assume all risks specifically enumerated under this subsection may maintain an action against or recover from an equine activity sponsor or an equine professional for an injury to or the death of a participant engaged in an equine activity. The waiver shall give notice to the participant of the intrinsic dangers of equine activities. The waiver shall remain valid unless expressly revoked in writing by the participant or parent or guardian of a minor.

Acts 2008, c. 860, eff. Oct. 1, 2008.

HISTORICAL AND STATUTORY NOTES

Derivation:

Acts 1991, c. 358; Acts 2003, c. 876; § 3.1-796.132.

§ 3.2-6203. Liability of equine activity sponsors, equine professionals

No provision of this chapter shall prevent or limit the liability of an equine activity sponsor or equine professional or any other person who:

1. Intentionally injures the participant;
2. Commits an act or omission that constitutes negligence for the safety of the participant and such act or omission caused the injury, unless such participant, parent or guardian has expressly assumed the risk causing the injury in accordance with subsection B of § 3.2-6202; or
3. Knowingly provides faulty equipment or tack and such equipment or tack was faulty to the extent that it did cause the injury or death of the participant.

Acts 2008, c. 860, eff. Oct. 1, 2008.