

BEFORE THE BOARD OF DIRECTORS OF
THE NATIONAL REINING HORSE ASSOCIATION

CONCERNING: DALE LOPP

The NRHA received a complaint concerning Dale Lopp along with others.

The matter was investigated in a fair and reasonable manner by an outside firm, independent from the NRHA.

Facts were gathered from numerous witnesses by the independent investigators. Dale Lopp was afforded opportunity to present information. The facts gathered from the investigation were reported to the Board of Directors by the independent investigator. Dale Lopp presented a statement that was read to the Board of Directors. The matter was then discussed.

The Bylaws of the 2012 NRHA Handbook, Article VII, Section 10; states:

Any Officer, Director, or the president of the Reining Horse Sports Foundation may be removed from the Board of Directors by a majority vote of the Board of Directors whenever, in its judgment, the best interests of the association would be served thereby. However, such removal shall be without prejudice to the contract rights, if any, of the person so removed.

Pursuant to the above Bylaw, on motion duly made, seconded and passed by a majority vote of the Board of Directors of the National Reining Horse Association, the report and findings of the independent investigators was approved and Dale Lopp was absolved of any wrongdoing and was found to be properly selected as an Equipment Judge at the 2011 NRHA Futurity and did not violate any conflict of interest rules.

Done this 21st day of January, 2012.

NRHA Board of Directors



By: _____

Terry T. Wiens
NRHA General Counsel