

State of Connecticut HOUSE OF REPRESENTATIVES STATE CAPITOL HARTFORD, CONN. 06106

REPRESENTATIVE MARY M. MUSHINSKY EIGHTY-FIFTH DISTRICT

> 188 SOUTH CHERRY STREET WALLINGFORD, CONNECTICUT 06492

HOUSE CHAIR ENVIRONMENT COMMITTEE MEMBER BONDING SUB-COMMITTEE OF THE FINANCE, REVENUE AND BONDING COMMITTEE

July 10, 1992

Mr. David Henry 141 School House Road Wallingford, Ct 06492

Dear David:

Enclosed is MAY SESSION PUBLIC ACT NO. 92-17 which includes a provision allowing towns to abate up to 50% of property taxes of any fruit orchard maintained as a business. This law took effect June 19th.

It is now up to you to apply to the Town Council for this tax break. If a hearing is scheduled please let me know the details. I will be glad to testify on your behalf.

Sincerely, stay ary AA 0

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Mary Mushinsky U State Representative, 85th District

Senate Bill No. 2015

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programs, parking and concessions and to offer intertainment and give-aways. Each licensee onducting dog racing events shall, on a guarterly asis, submit to the division certified financial statements verifying the use of such allocations for purses, capital improvements and promotional marketing. (2) Each licensee conducting racing or jai alai events may carry over all or a portion of the sums deposited in any pari-mutuel program, less the amount retained as herein provided, in the twin trifecta, pick four or pick six pari-mutuel pool to another pool, including a pool in a succeed to performance.

VSecond 42 Section 12-81m of the general statutes the repealed what and whithe statutes is substituted in lieu thereof:

A municipality may, by vote of sits legislative body or sin a municipality where the legislative body is a town meeting, by vote of the board wof selectmen, and by vote of sits board of finance, abate up to fifty percent of the property taxes of any dairy farm OR FRUIT ORCHARD MAINTAINED AS A BUSINESS. Such a municipality may also establish a recapture in the event of sale provided such recapture shall not exceed the original amount of taxes abated and may not go back further than ten years.

Sec. 43. Section 52 of public act 91-3 of the June special session, as amended, is amended by adding subsection (c) as follows:

(NEW) (c) The commissioner shall, by regulation, define the term "derived from or connected with sources within this state" as used in sections 51 to 93, inclusive, of public act 91-3 of the June special session, as amended.

Sec. 44. (NEW) In any case in which the commissioner of revenue services may grant an extension of the time for filing of any return related to any state tax and in which a taxpayer is unable, by reason of illness, absence or other good cause, to sign a request for an extension, any person standing in close personal or business relationship to the taxpayer may sign the request on his behalf, and shall be considered as a duly authorized agent for this purpose, provided the request sets forth the reasons for a signature other than the taxpayer's and the relationship existing between the taxpayer and the signer

existing between the taxpayer and the signer. Sec. 45. Subsection (2) of section 12-410 of the general statutes, as amended by section 112 of public act 91-3 of the June special session, is