JUDGES COMMISSION

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At the 1978 Convention the Judges Commission was established as a Standing committee. The purpose of the committee is to review judges’ license applications, test applicants and resolve complaints and protests filed against CSHA licensed judges.

SEC. 1.0 General Rules

1.1 While the Judges Commission will seek input from program committees, the Commission is responsible for the development and content of all forms, pre-application criteria, junior judging and tests, as well as the guidelines and procedures necessary to accomplish its responsibilities.

1.1.1 Any desired changes to the licensing procedure guidelines, including but not limited to pre-requirement criteria or junior judging, will be reviewed at the Commission’s convention meeting in open session. Any changes adopted will be announced at the Council of Members meeting.

1.1.1.1 Exception: The Commission, at its discretion, may adjust any pre-application criteria or junior judging requirements when it determines that a situation exists that adversely affects a particular discipline; e.g. insufficient existing judges in a Region or Area to allow a reasonable opportunity to complete the specified junior judging requirements.

1.1.2 All guidelines and procedures are to be published on the website.

1.2 CSHA does not issue or recognize CSHA guest judges’ cards.

1.2.1 EXCEPTION: A horse show judge licensed in the Western or English discipline by one of the approved organizations noted in Section 7.0 Other Approved Judges, 7.2 English-Western Judging, may be hired to judge a CSHA approved show if management pays a per show “guest judge” fee of $25.00 at the time show approval is obtained and/or the judge is confirmed to the English/Western Program.

1.3 While judging:

1.3.1 All CSHA licensed English and/or Western Judges must be in possession of a current West Coast Horse Show Rulebook.

1.3.2 All CSHA licensed Parade Judges must be in possession of a current West Coast Horse Show Rulebook and a copy of the current Parade Program rules as published by CSHA.

1.3.3 All other CSHA licensed judges, including pilot program judges, must be in possession of the current appropriate program rules as published by CSHA.
1.4 While working in their official capacity as a CSHA judge or judge applicant, a judge or judge applicant will not publicly act, incite or permit another judge or applicant to act in a manner deemed libelous, slanderous, improper, unethical, dishonest, unsportsmanlike, intemperate, immoral, inhumane or prejudicial to the best interest of CSHA.

1.5 A judge may be approached by an applicant in one of two capacities; i.e. to learn or to specifically fulfill the judge’s license requirements related to junior judging. All judges should make themselves available to an individual wishing to learn.

1.5.1 A judge may not refuse an applicant’s specific request to junior judge (to fulfill licensing requirements). However, the judge may choose the specific event to work with the applicant.

1.5.2 The judge will return the completed confidential reference sheet to the Judge’s Commission chairman within 14 days of receipt. Failure to do so will be reported to the Commission by the chairman for their review and possible disciplinary action.

1.6 Individuals living outside of California may apply for a CSHA judge’s license. Qualifications will be the same as for California residents.

1.7 Judges will dress in a manner consistent with the type and quality of the event to be judged. Tank tops, T-shirts, cut-offs, sandals, and less than clean attire is considered inappropriate.

1.8 In the event a judge is unable to fulfill a contracted judging obligation, the judge must:

   a) Contact the appropriate CSHA Program Chair, the CSHA Judge’s Commission Chair, and;
   b) Contact event/show management, and;
   c) Make a diligent, timely and reasonable effort to find a replacement judge, to include, but not be limited to:

      i. Calling all other appropriate CSHA judges;
      ii. Coordinating with the CSHA Program Chair.

1.9 At no time, while competitors are in the arena, may a Judge or show management have one or more pets in the arena.
SEC. 2.0  Commission Members and Term

2.1 The State President will appoint the chair of the Commission to a two year term and will appoint half to the Commission by license division one judge each from Gymkhana, Parade, Trail Trials, Drill Team and English in the odd numbered years for a two year term and subsequent Presidents will appoint half of the commission one judge each from Gymkhana, Parade, Trail Trials, Drill Team and Western in the even numbered years to a two year term.

2.2 The Commission is composed of eleven (11) CSHA licensed judges. Membership will consist of judges from each of the following divisions: Parade two (2), Gymkhana two (2), English one (1), Western one (1), Trail Trials two (2) and Drill Team two (2) judges. In addition, the Commission will have a chairman who may be from any division.

2.2.1 If the Commission licenses judges for a pilot program, the President will appoint one judge who has been licensed in the pilot discipline to the Commission.

2.2.2 The appointment will be for a one year term and there is no limit to the number of terms the judge may serve until such time as the pilot program becomes permanent or is abandoned.

2.2.3 If the pilot program is abandoned, the judge’s Commission term will immediately expire.

2.2.4 If the pilot program becomes permanent, the discipline will automatically be entitled to two representatives on the Commission and Section 2.2 above will automatically be adjusted to reflect this addition at the next reprinting of the rulebook.

2.3 In the event expertise is required from one of the non-represented divisions, the chairman may temporarily appoint a judge from a non-represented division to the commission to assist with a specific complaint, protest or other matter. The appointment will be terminated upon completion of the issue at hand.

2.4 There shall be no limit to the number of two year terms a member may serve.

SEC. 3.0  License Requirements

3.1 New

3.1.1 Upon receiving a completed application, the Judge’s Commission Chair will mail to the applicant an updated or current process along with all the paper work necessary to complete all the requirements for the division applied for.
3.1.2 All applicants must:

3.1.2.1 Complete and submit an official CSHA judge’s license application. The application is available from the State office, Judges Commission chairman or the website. When requesting an application, applicants must state the division for which they wish to apply.

3.1.2.2 A separate application must be filed for each division. Divisions for application are Drill Team, English, Gymkhana, Parade, Trail Trials and Western.

3.1.2.3 Be at least eighteen (18) years of age.

3.1.2.4 Be a Senior, Life, or Family member in good standing.

3.1.2.5 Take and pass both a written and an oral examination. The passing score for the written examination required is a score of 85 or higher.

3.1.2.6 Submit a $50.00 non-refundable filing fee with each application.

3.1.3 Applicants will be required to junior judge under a currently licensed CSHA judge in the division for which the applicant has requested an application. The instructions that accompany the application will indicate the exact requirements.

3.1.3.1 An applicant holding a current license from a state or nationally recognized association in the same discipline as the one for which he/she is applying to CSHA may apply for a waiver of the junior judging requirements. The decision to waive any portion of the junior judging requirements is at the sole discretion of the Judges Commission.

3.1.3.2 A CSHA judge currently licensed in Western and in good standing may apply for a waiver of the junior judging requirements for an English license. Said waiver to be granted at the discretion of the Judges Commission based on their review of the application, waiver request, judge’s file and resume submitted.

3.1.4 The applicant will be requested to provide personal references. No person who is a relative of the applicant may serve as a reference or referral. Instructions and exact requirements are included with the application.

3.1.4.1 Judges Commission members may not serve as a personal reference for an applicant.

3.1.4.2 Commission members may serve as Senior judge and provide a reference in that capacity.

3.1.5 The commission will review each application and all references. After the application has been approved, the applicant will be scheduled for the written and oral examinations.
3.1.6 The Judges Commission, in addition to any other valid grounds or reason, may refuse to issue a card, deny a renewal or revoke a judge’s card for any judge/applicant who meets one or more of the following criteria:

3.1.6.1 Has been convicted of a crime punishable by imprisonment in State or Federal prison, or who has been convicted of a crime involving moral turpitude.

3.1.6.2 Has made material misrepresentation or false statement to the Judges Commission in his or her application for a judge’s card or otherwise, or who fails to answer any material question on the judge’s application or in the judge’s process.

3.1.6.3 Is suspended from or has been denied judging privileges for cause, in USEF, AQHA, NRCHA, NRHA, APHA, ApHC, or any other recognized breed registry.

3.1.6.4 Has committed any acts in connection with the horse industry which were fraudulent or in violation of a trust or duty.

3.1.6.5 After accepting a judging commitment, has not made all reasonable effort to judge such show or has not timely communicated to show management any inability to complete such commitment.

3.1.6.6 Does not, at all times, conduct himself/herself in an exemplary and professional manner, such as not showing courtesy and respect towards show management, exhibitors and spectators and not wearing appropriate attire while judging a CSHA approved or sponsored show.

3.1.7 Instructions for Junior Judging (all disciplines)

3.1.7.1 A judge may be approached by an applicant in one of two capacities; i.e. to learn or to specifically fulfill requirements related to junior judging.

3.1.7.1.1 While all judges should make themselves available to applicants wishing to learn, a judge may not refuse a request to junior judge. However, the judge may choose the specific event at which to work with the applicant.

3.1.7.1.1 Exception: No junior judging is permitted at a championship event except for Drill Team.

3.1.7.1.2 The judge will permit only one applicant to junior judge with him/her at any one event.

3.1.7.2 The senior judge is to ensure that contestants are made aware of the presence of the junior judge and the fact that his/her scoring will not affect placings.

3.1.7.3 The senior judge will not use the junior judge as a clerk, scribe, obstacle judge, timer, etc. in any fashion.
3.1.7.4 If the judge is to design/set and/or otherwise certify courses, whenever possible the junior judge is to perform this work under the supervision of the senior judge. When this is not possible, the senior judge is to question the junior judge in such a way as to evaluate his/her ability to perform this function.

3.1.7.5 The senior judge is to compare and discuss placings with the junior judge in order to evaluate his/her reasoning process and skill level and to question him/her regarding competition rules for classes that might not be offered at that particular event in order to expand his/her evaluation of the junior judge.

3.1.7.6 If multiple judges are used at an event, the applicant must select only one judge with whom to junior judge and work the entire day with that judge; e.g. The junior judge may not work a few hours with the judge handling Trail classes and a few hours with the judge handling rail classes; The junior judge may not split his/her time between two judges at a double judged show in order to obtain 2 references, etc.

3.1.7.7 Additional Instructions for Trail Trials

3.1.7.7.1 Junior Judge will conduct the obstacle judge meeting on the day of the event under the supervision of the senior judge.

3.1.7.7.2 Junior Judge will pre-ride the course and obstacles on horseback with the senior judge.

3.1.7.8 The judge will receive a confidential reference form which is to be completed and returned to the Judges Commission within 14 days of receipt. Failure to do so will be reported to the Commission by the Chairman for their review and possible disciplinary action.

3.1.7.8.1 The senior judge is not to discuss his/her opinions/evaluation of the junior judge with anyone, including the applicant, with the exception of the Commission if called to do so during a meeting of the Commission.

3.1.8 A timed open book test will be used for the English and Western disciplines with a required passing score of 90%. Note: This protocol will be used through the Commission’s April 2019 meeting.

3.1.9 All newly licensed judges shall have a two (2) year probationary period.

3.1.9.1 At the discretion of the Judges Commission, all new judges may be asked to meet with the Commission during their probationary period:

3.1.9.1.1 For a review.

3.1.9.1.2 If there are any letters of concern to the Judges Commission.
3.1.9.2 Depending upon the seriousness of the concerns, the Judges Commission may choose to write a letter of reprimand or extend the probationary period for up to six months.

3.2 Renewals

3.2.1 The CSHA judge’s license fee will be $20.00 per division (effective 2011).

3.2.2 All licenses must be renewed annually. The renewal fee payment must be postmarked no later than November 30th.

3.2.3 The State office will mail/email a license renewal notice. However, neither the failure of the State office to mail the form nor the failure of the judge to receive it shall be accepted as an excuse for failure to comply with rule 3.2.2.

3.2.4 License cards issued to new judges shall expire on December 31st of the year in which the card was issued.

3.2.4.1 Renewal license fees shall pay for a term of one year commencing on January 1st and ending on December 31st.

3.3 Mandatory Symposium

3.3.1 It will be mandatory for every CSHA judge to attend a CSHA sponsored symposium every two years. Exception - English/Western judges are required to attend a symposium that is held every three years.

3.3.1.1 A symposium for Drill Team judges will be held every year at the CSHA Annual Convention.

3.3.1.2 A symposium for English and Western judges will be held every three years at the January Quarterly. (beginning in 2014)

3.3.1.3 A symposium for Gymkhana judges will be held every year at the January Quarterly.

3.3.1.4 A symposium for Parade Judges will be held every odd year at the January Quarterly. (beginning in 2015)

3.3.1.5 A symposium for Trail Trials judges will be held every year at the January Quarterly.

3.3.2 At its discretion, the Judges Commission may elect to utilize a classroom, “hands on” or electronic/written format or any combination of the three for a mandatory symposium.

3.3.2.1 At its discretion, the Judges Commission may approve a site other than the CSHA meeting site for a mandatory symposium to provide an enhanced learning experience for attendees. All judges in the affected discipline will be notified a minimum of forty-five (45) days in advance of the location change.
3.3.2.1.1 A symposium site that is within a twenty (20) mile radius of the CSHA meeting will be considered “at the CSHA meeting” and only the standard symposium notice is required.

3.3.3 If, due to an emergency, a judge cannot attend the appropriate symposium, the judge must notify the chairman of the Judges Commission prior to the start of the symposium, and write a letter of explanation to the Judges Commission within one (1) week following the symposium date. The Commission will meet to determine if the explanation is “emergency in nature.”

3.3.3.1 An "emergency" is defined as a sudden, unexpected occurrence or a set of circumstances that has taken place within one (1) month prior to the start of the symposium.

3.3.3.2 If the Commission determines that the explanation is not "emergency in nature", Sec. 3.0 License Requirements, sub section 3.4, rule 3.4.1 will be applied.

3.3.4 If a judge is licensed in more than one discipline by CSHA and two or more of those disciplines has scheduled a symposium on the same weekend which realistically prohibits the judge from attending all required symposiums, the judge affected will attend one of the CSHA symposiums and follow the procedure outlined in 3.3.4 for other(s).

3.3.4.1 If an outside symposium is not reasonably available, the judge may apply to the Judges Commission for permission to attend one symposium and be excused from the other(s). Based on the judge’s history and experience level, the Judges Commission may stipulate which symposium the judge must attend.

3.3.5 Attendance at Non CSHA Symposium

3.3.5.1 In lieu of a CSHA judge’s symposium, a judge may submit evidence of attendance at a non CSHA symposium/seminar/clinic in their licensed CSHA division(s).

3.3.5.2 If a judge feels that a symposium/seminar/clinic not specifically in their division would be of benefit, the judge may submit a written request along with a synopsis of the symposium/seminar/clinic to the Judges Commission for consideration.

3.3.5.3 In both cases, a written request for approval must be received and reviewed by the Judges Commission prior to the event in order for it to count in lieu of the CSHA sponsored symposium.

3.3.6 Remote Attendance at a Mandatory Symposium

3.3.6.1 Any request to attend a symposium via “remote attendance” must be submitted to the Judges’ Commission Chair prior to the start of the symposium.
3.3.6.2 The Judges Commission will review the request and determine whether or not the planned curriculum will lend itself to remote attendance and advise the judge of its decision.

3.3.6.3 If approval is granted, it is the responsibility of the judge making the request to pay all costs and make any arrangements necessary to effect the remote attendance.

3.3.6.4 A judge utilizing remote attendance will be sent a copy of all handouts and literature in advance and will be required to pay any symposium fee that has been applied to the event.

3.3.6.5 Remote attendance may not be utilized to meet the consecutive attendance requirement.

3.4 Automatic Suspensions and Revocations

3.4.1 Failure to maintain membership status as noted in 3.1.2.4 or to comply with rules in 3.2 Renewals or 3.3 Mandatory Symposium Attendance will result in an automatic six month suspension and a fine of $100.00 which is to be paid to the State Office so as to be received no later than 60 days from the first day of the suspension.

3.4.1.1 If the suspension was for non-payment of membership dues, the suspension will be effective on the first day the CSHA membership is no longer in good standing as noted in the Bylaws.

3.4.1.2 If the suspension was for non-payment of renewal fees, the suspension will be effective January 1.

3.4.1.2.1 Any judge so suspended will be automatically reinstated July 1st, provided the judge’s license renewal fee was postmarked no later than December 31st of the prior year and the fine has been paid within the allotted time frame.

3.4.1.3 If the suspension was for non-compliance with symposium attendance rules, the suspension will begin on the first day the judge is in violation of Rule 3.3 Mandatory Symposium Attendance; i.e. the day after the CSHA sponsored symposium at which attendance was required.

3.4.1.3.1 Any judge so suspended will be automatically reinstated 6 months from the effective date provided the fine has been paid within the allotted time frame.

3.4.2 Appeals

3.4.2.1 Any judge may appeal the suspension and/or the fine by writing to the Head Judge of the Judges Commission and requesting to present his/her case before the Commission at the next Commission meeting.
3.4.2.2 If a review is requested, the suspension will be in effect until such time as the review is conducted by the Commission. Payment of the $100.00 fine will be held in abeyance until completion of the review.

3.4.2.3 After reviewing the appeal, The Commission, at its discretion, may uphold the original suspension and fine, waive the suspension and/or the fee, or reduce the suspension and/or the fine.

3.4.2.4 If the fine is upheld in any amount, the fine must be paid to the State Office so as to arrive no later than 60 days from the date of the appeals hearing.

3.4.3 Revocation

3.4.3.1 If a judge fails to pay the prescribed fine within the time limits allowed and/or fails to refrain from performing judging duties in the role of a CSHA licensed judge, the judge’s license in that discipline will be automatically revoked.

3.4.3.2 Any time a license has been suspended two times in any sixty (60) month period for failure to comply with rules in part 3.2 Renewals or 3.3 Mandatory Symposium Attendance, the judge’s license in that discipline will be automatically revoked.

3.4.3.3 If a license is revoked for either of the reasons noted above, the individual will not be eligible to reapply for a license in that discipline or apply for a new license in any other discipline for a period of twenty-four (24) months from the date of revocation.

3.5 Any action taken to suspend, revoke or levy a fine with regard to symposium attendance or payment of a license renewal fee will affect only that specific license held by the individual judge and not any others that he or she may hold.

3.6 Any action taken to suspend, revoke or levy a fine with regard to failure of a judge to renew CSHA membership will affect all CSHA licenses held by that judge.

3.7 Lifetime Judge’s License

3.7.1 The Commission may award an honorary lifetime license status to a judge in any individual discipline, after the retirement of the judge from that particular discipline, for the purpose of honoring that judge’s attainment of the highest levels of integrity, knowledge of that discipline, contributions toward promoting that discipline within CSHA and the equine world and length of service to CSHA in this capacity.

3.7.2 Any person(s) wishing to nominate a judge shall submit a letter to the Judges Commission Chair which should detail the reason they feel the judge should be so honored.

3.7.2.1 Each person involved in the nomination must print and sign their name to the letter.
3.7.3 If the nomination is from a Region or CSHA club, it must be signed by the Region or club President and a copy of the minutes from the meeting where the nomination was approved must be attached to the letter.

3.7.4 The Judges Commission chair will invite written recommendations from the State President, First Vice President, Area Vice Presidents and the Region President for the Region in which the nominee resides, as well as the State Chair for the program related to that judging discipline.

3.7.5 The nomination and all recommendations will be reviewed by the Judges Commission and a decision made as to whether or not an award is appropriate within 90 days of original receipt. Any award will be based on the Commission’s review of the nomination(s) and recommendation(s), as well as any personal observations presented by Commission members during the review.

3.7.6 A decision by the Commission to not make an award must not be construed in any way to be a “vote of no confidence” for that individual judge.

3.7.7 A Judge who has been awarded an honorary lifetime license will:

3.7.7.1 Be presented an appropriate plaque commemorating the award by the Judges Commission.

3.7.7.2 Be listed in the CSHA Judges Roster in a separate grouping titled “Honorary Lifetime Judge” noting the discipline and stipulating that this is not an active license.

3.7.7.3 Not be required to pay any yearly renewal fee for the honorary license.

3.7.7.4 Not be restricted from maintaining other active CSHA licenses in other divisions.

3.7.7.5 Not be considered an active judge in that discipline and has no authority to serve in that discipline as a CSHA licensed judge.

3.7.7.6 Should a judge elect to re-apply for and be granted an active license in that discipline with CSHA, the honorary license will be placed “on hold” and re-activated automatically if the judge again retires from that discipline.

SEC. 4.0 Hearings

4.1 The Judges Commission will not review any complaint, protest or correspondence of any type submitted to them about a judge for that judge’s actions in any capacity other than as a CSHA Judge. If any such correspondence, complaint or protest is received, the Chair will immediately return said documentation and any fee provided to the person with a written explanation. A copy of the Chair’s explanation is to be sent to the State President for information only and read into the Judge’s Commission minutes at their next meeting in closed session for record keeping purposes and is to be kept confidential by the President and the Commission members.
4.1.1 All complaints and protests will be retained in a judge’s file for a period of five (5) years from the date of the review/hearing and will be considered in future hearings within the specified time frame.

4.1.2 The decision of the Judges Commission may be appealed to the Board of Directors.

   4.1.2.1 The appeal shall be accepted upon receipt of a written request accompanied by pertinent information.

   4.1.2.2 The Board will consider the appeal and if deemed appropriate will proceed according to Roberts Rules of Order.

4.1.3 If a complaint or protest is upheld, the fee shall be returned. If it is overruled, the fee shall be forfeited.

4.1.4 Following the review, the Commission will correspond with the parties involved to advise them of the committee’s decision and any action taken.

4.2 Letters of Concern

   4.2.1 A letter of concern regarding a CSHA licensed judge will be reviewed by the Judges Commission. Based on the review the Commission may:

       4.2.1.1 Verbally counsel the judge
       4.2.1.2 Require the judge to work with another licensed judge and/or attend a seminar, symposium or clinic.

   4.2.2 The letter will be maintained in the judge’s file for a period of three (3) years. During that time, the letter may be reviewed if an additional complaint or protest is filed against the judge.

4.3 Complaints

   4.3.1 A complaint must be filed in writing, be signed by the complainant, be addressed to the chairman of the Judges Commission and accompanied by a fifty dollar ($50.00) fee. No copies will be mailed to any other party by either the complaining party or the Judges Commission chairman.

       4.3.1.1 Exception: A copy will be sent, by the Judges Commission chairman, to the judge against whom the complaint was filed.

   4.3.2 The chairman will correspond with the parties involved and the complaint will be presented to the Judges Commission at the next Quarterly meeting.

   4.3.3 If the Judges Commission deems it to be a valid complaint, all parties will be notified and heard at the next scheduled meeting.
4.3.4 The Judge’s Commission may elect to verbally council; work with the judge; ask the judge to work with another judge of the same discipline who shall send a written report back to the Commission; request the judge attend training clinics and/or seminars; issue a written reprimand or issue a formal suspension of judging privileges. The suspension of judging privileges to last no longer than six months.

4.4 Protests

4.4.1 A protest must be filed in writing, be signed by the protester(s) and accompanied by a one hundred dollar ($100.00) fee. If the protest involves a minor, it must be signed by the minor’s parent or legal guardian.

4.4.2 The protest must address specific violations of the CSHA rulebook and/or the WCHS rulebook.

4.4.3 The original protest must be mailed to the chairman of the Judges Commission via certified mail with a copy to the State President with no other copies to be distributed to any other parties.

4.4.3.1 If the matter involves a Gymkhana or horse show, the Judges Commission chairman will mail a copy to the judge involved and the appropriate show secretary. No other copies are to be distributed by any party involved.

4.4.3.2 The protest must be postmarked, certified mail, no later than forty eight (48) hours after the rule violation occurs.

4.4.4 All protests must be resolved no later than the second Quarterly meeting following the receipt of the protest.

4.4.5 All parties involved will be advised in writing a minimum of two weeks prior as to the date, time and location of the hearing. All parties will have the right to speak before the Commission and have witnesses heard by the Commission.

4.4.5.1 If a witness cannot appear at the hearing in person, a notarized affidavit will be accepted.

4.4.5.2 These procedures may be changed to fit the circumstances, but must be agreeable to all parties concerned.

4.4.6 The Commission will take action against a Judge guilty of a rule violation. Said action may include, but will not be limited to a verbal and/or written reprimand. Said judge to work with another judge, attend clinics and/or seminars etc., Send a letter or censure, a formal suspension of judging privileges, or revocation of judging license.

4.4.6.1 In addition to or in place of the aforementioned actions the Commission may impose a reasonable fine not to exceed $200.00 per protest.
SEC. 5.0  Pilot Program Judges

5.1 If a pilot program is established within CSHA that requires judges, the Judges Commission will work with the creators of the program to develop an appropriate procedure to provide a qualified pool of licensed judges for that program as soon as possible and prior to the program’s first official competition year.

5.2 All licenses issued for the pilot program will be considered provisional during the pilot stage of the program.

5.3 All judges issued the provisional license will be subject to all rules as published in the CSHA Rule Book under Judges Commission and to the published rules of the pilot program affecting judges.

5.4 The Judges Commission will sponsor and/or approve at least one symposium as part of the licensing procedure for the first group of judges. Attendance will be mandatory in order to receive a provisional license. After this initial symposium and licensing, applicants will be required to follow the standard application process.

5.5 All provisional licenses will convert to standard licenses when the pilot program is accepted as a formal CSHA program.

5.5.1 All provisional licenses will be immediately null and void if the pilot program is abandoned by CSHA.

5.6 The Judges Commission will sponsor a symposium within six months of the pilot program’s acceptance as a formal CSHA program with attendance mandatory for all judges licensed for that program.

5.6.1 Symposium attendance frequency for those judges will be determined by resolution at the next state convention.

SEC. 6.0  List of CSHA Judges

A current list of CSHA licensed judges may be obtained from the CSHA web site or the State Office.

SEC. 7.0  Other Approved Judges

7.1 The CSHA Judges Commission presently recognizes judges licensed by the following associations with the exceptions noted. This list is published here as a courtesy. All additions and deletions are at the sole discretion of the Judges Commission and do not require a resolution. Please see the specific program rules for additional exceptions.
7.2 **English-Western Judging**

7.2.1 Payment of a per show “guest judge” fee is required. See Judges Commission 1.2.1

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*Recognized for reining classes or reining only shows

7.3 **Drill Team**

Blue Shadows Mounted Drill Team (BSMDT) Level 3 senior carded.