



Daniel Stewart "Pressure Proof" Clinic

July 22-24, 2016



Opening Date: June 13 Closing Date: July 15
We appreciate auditors RSVPing, but it is not required.

Friday Location: Elm Brook Farm, 48 Millbrook Rd., Washington, NJ 07882
Sat./Sun. Location: Bucks County Horse Park, 8934 Easton Rd., Revere, PA 18953
Should an alternate location be needed due to weather for Sat./Sun., Elm Brook Farm will be used.

Rider Name _____ Horse's Name _____

Email _____ Phone _____ DOB: _____

Address (street, city, state, zip)

- Entering Both Saturday and Sunday (Stadium and XC) \$270
- Saturday only (Stadium Only) \$150
- Sunday only (XC Only, auditing Sat. recommended) \$150
- Friday Flatwork \$135
- Sunday Rider Fitness Workshop (auditors and riders welcome) \$10

Please specify level and experience of rider and horse:

Thank you for remembering that, while we don't expect our horses to be perfect, these clinics are not appropriate for horses who are overly difficult to control or who have a tendency to run-outs or refuse fences.

Auditors: \$20 per day (includes lunch) Friday Saturday Sunday

Notification of withdrawal must be given directly to the Event Secretary. Refunds will be only granted if spot can be filled.

Riders must show original negative Coggins before unloading of horse.

Releases must be signed before mounting.

All riders must wear an ASTM/SEI approved helmet at all times when mounted.

Exact schedule will be provided when Daniel has his travel arrangements confirmed.

Questions should be addressed to Lindsay Ferris at lindsay@elmbrookfarms.net or 484-695-1049. Send completed Registration form, copy of negative Coggins, signed releases, and check for clinic payable to BCHP to:

Lindsay Ferris, 1331 Fretz Ave., Allentown, PA 18103

YOU ASSUME THE RISK OF EQUINE ACTIVITIES PURSUANT TO PENNSYLVANIA LAW
BUCKS COUNTY HORSE PARK RULES

1. ALL PERSONS USING THE PARK MUST SIGN THE RELEASE FORM SET FORTH BELOW. THIS FORM IS PART OF YOUR MEMBERSHIP APPLICATION AND CONSTITUTES YOUR AGREEMENT TO THESE TERMS AND CONDITIONS OF YOUR MEMBERSHIP AND YOUR AGREEMENT TO FOLLOW THESE RULES.
2. Be aware that animal holes, rocks, loose dirt, trees, steep inclines, logs and barriers exist on trails and this may be hazardous to you, your mount, or your equipment. Jumping can be dangerous. The Park has erected jumps on various landowners' properties. Jumping is totally the rider's responsibility. Always use protective headgear, and never jump alone. USEA training level and above jumps are unforgiving. Do not jump these jumps unless you are experienced and accompanied by an adult ground person.
3. Protective headgear should be worn by all riders.
4. Only ride on the marked trails or marked open fields. When weather conditions exist that would compromising safe footing, please stay off grass fields, owners lawns and ride on established trail lane.
5. Do not carry or use disposable eating or drinking containers on trails; do not litter trails, property or roadway. No smoking on trails unless you carry a fireproof container to contain the finished butt.
6. Most trails are conditioned for all weather use; however, where trails can be permanently damaged by misuse in bad weather, or when footing is dangerous, be prudent.
7. Many trails have barriers and gates to prevent misuse by motored vehicles. Large barriers will have a 1ft high walk through. You should be able to negotiate these.
8. Driving ponies and horses should only use the groomed driving trails. There are some fairly steep hills and you should be capable of braking or holding back safely.
9. Keep your horse and/or dog under control; you are personally liable for your actions. During events owners of unleashed dogs will be fined \$50.
10. There is no hunting or unauthorized motorized vehicles allowed on Bucks County Horse Park land or easements; however, many of the trails go over land that is not an easement and is not owned by the Park. This land may have hunting or motorized vehicles permitted, so be aware of it during the appropriate seasons. Be aware that neighboring Rod & Gun Clubs may produce loud noises, so be prepared for the possibility of such noises.
11. All persons that wish to use this Park must become a member pay the appropriate member fees, read, and sign this release and agreement
12. Always display Horse Park membership badge prominently when entering and while using the Horse Park. Parking Permit tag must be displayed on vehicles as well. Day Pass Members please display your numbered Parking Tag.
13. Trainers who bring students to the Horse Park must carry appropriate insurance, and all students must be members of the Park. Trainers are not guaranteed exclusive use of any of the Horse Park facilities at any time. 14. Any members arriving by trailer should use the Rt. 611 entrance. Parking areas include: the gravel lot at the entrance for trail riding, parking area to the left of the rings and the screened parking areas above the pavilion (please dispose of manure if using this parking area). 15. Always be respectful of farmers' crops and landowners property. It is through their generosity that we have trails to ride. 16. Any and all photographs taken at the BCHP by a contracted photographer or BCHP staff are subject to being used in BCHP advertising and/or documents. RELEASE, ASSUMPTION OF RISK, WAIVER AND INDEMNIFICATION This document waives important legal rights. Read it carefully.

I AGREE in consideration of my membership in the Park to the following: I AGREE that I choose to participate voluntarily in activities in the Park. I am fully aware and acknowledge that horse sports and activities in the Park involve inherent risks of accident, loss, and serious bodily injury, including broken bones, head injuries, trauma, pain, suffering and death ("Harm"). I AGREE to release the Park from all claims for money damages or otherwise from any Harm to me or my horse and for any Harm caused by me or my horse to others, even if the Harm resulted, directly or indirectly, from the negligence of the Park. I AGREE to expressly assume all risks of Harm to me or my horse, including Harm resulting from negligence of the Park. I AGREE to indemnify (that is, to pay any losses, damages, or costs incurred by) the Park and to hold them harmless with respect to claims made by others for any harm caused by me or my horse in the Park. I acknowledge that the Park encourages me to wear protective equipment while WARNING that no protective equipment can guard against all injuries. If I am a parent or guardian of a junior member, I consent to the child's participation in activities in the Park and AGREE to all of the above provisions and AGREE to assume all of the obligations of this Release on the child's behalf. I represent that I have the requisite training, coaching and abilities to safely use the Park and acknowledge that I am fully responsible for my own safety and the safety of my animals. I AGREE that "Park" as used above includes the Bucks County Horse Park, its trustees, officers, volunteers, employees, agents, the landlord of the Park's property, and the landowners who permit use of their property by the Park whether by easement or permission. I have read and understand the rules and regulations of the Bucks County Horse Park and I AGREE that I will abide by these rules.

Signature: _____ Date: _____

Guardian's Signature _____ Date: _____

Elm Brook Farm, LLC
48 Milbrook Rd
Washington, NJ 07882

This RELEASE FROM LIABILITY is made and entered into on this day 22 of July, by and between Maureen Ferris, DBA Elm Brook Farm, hereinafter designated MANAGER/INSTRUCTOR and _____ Hereinafter designated RIDER (if Rider is a minor, Rider's parent or guardian). In return for the use today, and on all future days of property, facilities, and services of the Manager/Instructor, the Rider, his heirs and legal representatives, hereby expressly agree to the following:

1. Rider is responsible for full and complete insurance coverage on his horse, personal property and himself.
2. Rider understands there are risks in and around equine activities, and that an equine activity sponsor and/or equine professional/manager/instructor is not liable for an injury to, or death of a rider and/or participant in equine activities resulting from inherent risk of equine activities.
3. RIDER AGREES TO ASSUME ANY AND ALL RISKS INVOLVED IN OR ARISING FROM RIDER'S USE OF OR PRESENCE UPON MANAGER/INSTRUCTOR'S PROPERTY AND FACILITIES including, without limitation but not limited to: the risks of death, bodily injury, property damage, falls, kicks, bites, collisions with vehicles, horses or stationary objects, fire or explosion, the unavailability of emergency medical care, and/or the negligence and/or deliberate act of another person.
4. Rider agrees to hold Manager/Instructor and all successors, assigns, subsidiaries, franchisees, affiliates, officers, directors, employees and agents completely harmless and not liable and releases them from all liability whatsoever and AGREES NOT TO SUE them on account of or in connection with any claims, causes of action, injuries, damages, costs or expenses arising out of Rider's use of or in connection with any claims, causes of action, injuries, damages, cost or expenses arising out of Rider's use of or presence upon Manager's/Instructor's property and facilities, including without limitation, those based in death, bodily injury, property damage, including consequential Damages, except if damages are caused by direct, willful and wanton gross negligence of the Manager/Instructor.
5. Rider agrees to waive the protection afforded by any statute or law in any jurisdiction (e.g. California Civil Code 1542) whose purpose, substance and/or effect is to provide that a general release shall not extend to claims, material or otherwise, which the person giving the release does not know or suspect to exist at the time of executing the release.
6. Rider agrees to indemnify and defend Manager/Instructor against, and hold harmless from, any and all claims, causes of action, damages judgments, cost or expenses, including attorneys' fees, which in any way arises from Rider's use of or presence upon the Manager's instructor's property and facilities.
7. Rider agrees to abide by all of manager/Instructor's rules and regulations, and rider is responsible for using protective gear; i.e. hard hat and boots.

This contract is non-assignable and nontransferable and is made and entered into the State of New Jersey and shall be enforced and interpreted under the laws of this state. Should any clause be in conflict with State Law, then that clause is null and void. When the Manager/Instructor and Rider (and Rider's parent or guardian, if Rider is a minor) signs this contract, it will then be binding on both parties, subject to the above terms and conditions.

WARNING UNDER NEW JERSEY LAW, AN EQUESTRIAN AREA OPERATOR IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN EQUINE ANIMAL ACTIVITIES RESULTING FROM THE INHERENT RISKS OF EQUINE ANIMAL ACTIVITIES, PURSUANT TO P.L.1997, c. 287 (C.5:15-1 et seq.)

Rider Signature (parent or guardian if minor)

Address of Rider

Telephone of Rider