Fifty-sixth Legislature Second Regular Session Transportation & Infrastructure S.B. 1679

### PROPOSED

# HOUSE OF REPRESENTATIVES AMENDMENTS TO S.B. 1679

## (Reference to Senate engrossed bill)

1	Strike everything after the enacting clause and insert:
2	"Section 1. <u>Heading change</u>
3	A. The chapter heading of title 5, chapter 2, Arizona Revised
4	Statutes, is changed from "BOXING AND SPARRING" to "BOXING AND MIXED
5	MARTIAL ARTS".
6	B. The article heading of title 5, chapter 2, article 2, Arizona
7	Revised Statutes, is changed from "ARIZONA STATE BOXING COMMISSION" to
8	"ARIZONA STATE BOXING AND MIXED MARTIAL ARTS COMMISSION".
9	Sec. 2. Section 5–221, Arizona Revised Statutes, is amended to read:
10	5-221. <u>Definitions</u>
11	In this article, unless the context otherwise requires:
12	1. "Boxing":
13	(a) Means the act of attack and defense with the fists, using padded
14	gloves, that is practiced as a sport. Where applicable, boxing
15	(b) Includes kickboxing, IF APPLICABLE.
16	2. "COMBATANT" MEANS ANY PERSON WHO PRACTICES THE SPORT OF UNARMED
17	COMBAT.
18	2. 3. "Commission" means the Arizona state boxing and mixed martial
19	arts commission.
20	3. 4. "Contest" means any boxing or mixed martial arts bout, event,
21	contest, match or exhibition between two persons COMBATANTS.
22	4. 5. "Department" means the department of gaming.
23	<del>5.</del> 6. "Director" means the director of the department <del>of gaming</del> .
24	6. 7. "Executive director" means the executive director of the
25	commission.

1 7. 8. "Kickboxing" means a form of boxing, including muay thai 2 pursuant to rules and regulations of the United States muay thai 3 association or another muay thai sanctioning body that is approved by the 4 commission, in which blows are delivered with any part of the arm below the 5 shoulder, including the hand, and any part of the leg below the hip, 6 including the foot.

8. 9. "Mixed martial arts" means any form of competition or
contest, other than boxing or kickboxing, in which blows are delivered and
in which the competitors COMBATANTS use any combination of tactics,
including boxing, wrestling, striking, kicking, martial arts and submission
techniques.

9. 10. "Professional" means any person who competes for any money prize or a prize that exceeds the value of thirty-five dollars \$35 or teaches, or pursues or assists in the practice of boxing or mixed martial arts as a means of obtaining a livelihood or pecuniary gain.

16

10. 11. "Tough man contest":

(a) Means any boxing match consisting THAT CONSISTS of one minute
 ONE-MINUTE rounds, between two or more persons who use their hands,
 wearing padded gloves that weigh at least twelve ounces, or their feet, or
 both, in any manner. Tough man contest

(b) Does not include kickboxing or any recognized martial arts
 competition.

23

24

Sec. 3. Section 5-222, Arizona Revised Statutes, is amended to read: 5-222. Application of this chapter

A. This chapter does not apply to any amateur boxing or mixed
 martial arts contest conducted by the following:

Any school, community college, college or university or an
 association or organization composed exclusively of schools, community
 colleges, colleges or universities when IF each contestant COMBATANT is a
 student enrolled in a school, community college, college or university.
 As used in this section FOR THE PURPOSES OF THIS PARAGRAPH, "school,
 community college, college or university" means every school, community

college, college or university and every other school, community college,
 college or university determined by the state board of education, community
 college districts as defined in section 15-1401 or the Arizona board of
 regents to be maintained primarily for the giving of general academic
 education.

6 2. A government unit or agency of the United States, this state or a 7 POLITICAL subdivision of this state or a unit of the United States armed 8 forces or the national guard if all contestants COMBATANTS are members of 9 that unit of the armed forces or the national guard.

An amateur athletic program that is authorized by and sanctioned
 under the rules, regulations and policies of a national governing body that
 is recognized by the United States olympic committee in which all
 contestants COMBATANTS are amateur contestants COMBATANTS.

4. Kickboxing events that are sanctioned by and conducted under the
 direct supervision of the United States muay thai association or another
 muay thai sanctioning body that is approved by the commission if all
 contestants COMBATANTS are amateur contestants COMBATANTS.

18 5. Any bona fide private school whose primary purpose is instruction
19 and training in the martial arts, if:

(a) The contests held in conjunction with the instruction and
 training are amateur.

(b) The contests are of a sparring nature with no official decisionsawarded.

(c) At least one contestant COMBATANT in each contest has been a
 member in good standing of the sponsoring private school for at least sixty
 continuous days before the contest.

27 (d) An admission fee or a mandatory donation or other form of28 payment is not charged for attendance.

6. Any bona fide private school whose primary purpose is instruction
in karate, if the contests held in conjunction with the instruction are
amateur.

-3-

1 B. An amateur mixed martial arts competitor COMBATANT shall not be 2 licensed as a professional mixed martial arts competitor COMBATANT until the person has completed five or more verified amateur contests that are 3 regulated by the commission or by a sanctioning body that is approved by 4 5 the commission. The five-contest requirement prescribed by this subsection 6 may be waived by the commission or by the executive director.

7

8

9 10

30

5-223. Arizona state boxing and mixed martial arts commission: appointment; terms; compensation; conflict of

Sec. 4. Section 5-223, Arizona Revised Statutes, is amended to read:

interest: emergency ringside meetings

11 A. The Arizona state boxing and mixed martial arts commission shall 12 consist CONSISTS of three members appointed by the governor pursuant to 13 section 38-211. The term of office of commissioners is three years. The term of one member shall expire on the third Monday in January each year. 14

15 B. Two members of the commission constitute a quorum for conducting 16 business. A concurrence of two members is necessary to render a decision 17 by the commission. Emergency ringside meetings held immediately prior and subsequent to a scheduled contest for the purpose of determining whether or 18  $\frac{1}{1}$  there has been a violation of the rules and regulations of the 19 20 commission or the provisions of this chapter shall be ARE exempt from the 21 provisions of title 38, chapter 3, article 3.1.

22 C. The commissioners shall receive compensation as determined 23 pursuant to section 38-611 for each day they act in their official capacity, not to exceed one hundred days each year. 24

25 D. A commissioner shall not during his THE COMMISSIONER'S term of 26 office promote, sponsor or have any financial interest in a boxer 27 COMBATANT, a boxing contest or in the premises leased for a boxing contest. Sec. 5. Section 5-224, Arizona Revised Statutes, is amended to read: 28 29

5-224. Division of boxing and mixed martial arts regulation;

#### powers and duties

31 A. A division of boxing and mixed martial arts regulation is established in the department to provide staff support for the Arizona 32

state boxing and mixed martial arts commission. Subject to title 41, chapter 4, article 4, the director of the department shall appoint an executive director to perform the duties prescribed in this article. The resources for the Arizona state boxing and mixed martial arts commission shall come from monies appropriated to the department from the racing regulation fund established by section 5-113.01 or from other sources prescribed in section 5-225, subsection D.

B. The commission shall obtain from a physician licensed to practice
in this state rules and standards for the physical examination of boxers
COMBATANTS and referees. A schedule of fees to be paid physicians by the
promoter or matchmaker for the examination shall be set by the commission.

12 C. The commission may adopt and issue rules pursuant to title 41, 13 chapter 6 to carry out the purposes of this chapter.

D. The commission shall hold regular meetings at least quarterly and in addition may hold special meetings. Except as provided in section 5-223, subsection B, all meetings of the commission shall be open to the public and reasonable notice of the meetings shall be given pursuant to title 38, chapter 3, article 3.1.

19

E. The commission shall:

Make and maintain a record of the acts of the division, including
 the issuance, denial, renewal, suspension or revocation of licenses.

22 2. Keep records of the commission open to public inspection at all23 reasonable times.

F. The commission may enter into intergovernmental agreements with Indian tribes, tribal councils or tribal organizations to provide for the regulation of boxing and mixed martial arts contests on Indian reservations. This chapter does not diminish the authority of the department.

- 5 -

Sec. 6. Section 5-225, Arizona Revised Statutes, is amended to read: 5-225. <u>Regulation of boxing contests, tough man contests and</u>

## mixed martial arts; fees

3 4

> 5 6

> 1

2

A. All boxing contests are subject to the provisions of this chapter and to rules adopted pursuant to this chapter. The commission, shall for every contest that is subject to regulation by the commission, SHALL:

7 1. Direct a person authorized by the commission or by the executive8 director to be present.

9 2. Direct the person authorized to report results, including 10 suspensions, to a national registry.

B. All tough man contests, including amateur tough man contests, are
 subject to the provisions of this chapter. Every contestant COMBATANT in a
 tough man contest shall wear headgear approved by the commission.

C. Mixed martial arts, including amateur mixed martial arts, are 14 15 subject to the provisions of this chapter and to rules adopted pursuant to 16 this chapter, including rules adopted for boxing that are not inconsistent 17 with specific mixed martial arts contest provisions and rules. Contestants COMBATANTS in mixed martial arts shall not strike other contestants 18 COMBATANTS in the spinal column or in the back of the head. The commission 19 shall MAY use rules for mixed martial arts that are consistent with the 20 21 mixed martial arts unified rules adopted by <del>the New Jersey state athletic</del> 22 control board under New Jersey administrative code title 13, chapter 46, subchapter 24A, except that a cage may have one entry door and have a vinyl 23 24 or rubberized floor covering if approved by a representative of the commission A BOXING COMMISSION OR ANY ALTERNATIVE RULES OF MIXED MARTIAL 25 26 ARTS APPROVED BY ANOTHER JURISDICTION WITHIN THE UNITED STATES. Nothing in 27 This subsection prevents DOES NOT PREVENT a promoter of a mixed martial arts event in this state from adopting more restrictive rules for that 28 29 particular event than would otherwise be allowed. In addition to the ANY applicable provisions of the mixed martial arts unified rules adopted by 30 31 the COMMISSION New Jersey state athletic control board under New Jersey 32 administrative code title 13, chapter 46, subchapter 24A, amateur mixed

martial arts bouts shall consist of three rounds of three minutes per round and the amateur contestants COMBATANTS shall not strike with elbows to the head of a grounded opponent, use twisting leg submissions, use linear kicks to the knee joint or use foot stomps. Amateur mixed martial arts bouts shall be clearly designated as such in all promotional materials and at the event.

7 D. The commission may establish a uniform nonrefundable fee for 8 mixed martial arts and boxing events in an amount determined by the 9 commission that shall be paid to the commission by a promoter when 10 submitting an event application. In determining the amount of the fee, the 11 executive director may consider factors, including whether the event is 12 televised, whether the event will be transmitted on pay-per-view, the 13 amount of time likely to be expended in processing the event application and the complexity of the application. The commission may establish a 14 15 nonrefundable fee that shall be paid to the commission by a promoter if the 16 promoter submits a request to change a previously approved event date. 17 Monies that are derived from the fees charged pursuant to this subsection and monies derived from intergovernmental tribal agreements shall be 18 available to the commission for the administration and regulation of mixed 19 martial arts and boxing, and those monies are exempt from the provisions of 20 21 section 35-190 relating to lapsing of appropriations.

E. Weigh-ins for all contests shall not be more than twenty-four hours ONE CALENDAR DAY before the scheduled time of the event or less than three hours before the scheduled time of the event. A representative of the commission shall attend and supervise all weigh-ins. The weigh-in period shall be one hour.

Sec. 7. Section 5-228, Arizona Revised Statutes, is amended to read:
 5-228. Persons required to procure licenses; requirements;
 background information; fee; bond; examination
 results

31A. All referees, judges, matchmakers, promoters, trainers, ring32announcers, timekeepers, ringside physicians, inspectors, mixed martial

-7-

arts contestants COMBATANTS, boxers, managers and seconds are required to
 be licensed by the commission. The commission shall not permit ALLOW any
 of these persons to participate in the holding of any contest unless the
 person has first procured a license.

5 B. Before participating in the holding of any boxing or mixed 6 martial arts contest, a corporation, its officers and directors and any 7 person holding THAT HOLDS twenty-five per cent PERCENT or more of the 8 ownership of the corporation shall obtain a license from the 9 commission. Such a corporation must be authorized to do business under the 10 laws of this state.

C. The commission shall require referees, judges, matchmakers, 11 12 promoters and managers to furnish fingerprints and background information 13 pursuant to section 41-1750, subsection G before licensure. The commission 14 shall charge a fee for fingerprints and background information in an amount determined by the commission. The commission may require referees, judges, 15 16 matchmakers, promoters and managers to furnish fingerprints and background 17 information pursuant to section 41-1750, subsection G before license 18 renewal if the commission determines the fingerprints and background 19 information are necessary. The fee may include a reasonable charge for 20 expenses incurred by the commission or the department of public 21 safety. For such purpose, the commission and the department of public 22 safety may enter into an intergovernmental agreement pursuant to title 11. 23 chapter 7, article 3. The fee shall be credited pursuant to sections 24 35-148 and 41-1750.

25 D. Before the commission issues a license to a promoter, matchmaker 26 or corporation. the applicant shall:

Provide the commission with a copy of any agreement between any
 contestant COMBATANT and the applicant that binds the applicant to pay the
 contestant COMBATANT a certain fixed fee or percentage of the gate
 receipts.

-8-

1 2. Show on the application the owner or owners of the applicant 2 entity and the per cent PERCENTAGE interest if they hold twenty-five per cent PERCENT or more interest in the applicant. 3

4

3. Provide the commission with a copy of the latest financial 5 statement of the entity.

6 4. Provide the commission with a copy of the insurance contract 7 required by this chapter.

E. Before the commission issues a license to a promoter, the 8 9 applicant shall deposit with the department a cash bond or surety bond in an amount set by the commission. The bond shall be executed in favor of 10 this state and shall be conditioned on the faithful performance by the 11 12 promoter of the promoter's obligations pursuant to this chapter and the 13 rules adopted pursuant to this chapter.

14 F. Before the commission issues a license to a boxer or a mixed 15 martial arts contestant REFEREE OR COMBATANT, the applicant shall submit to the commission the results of a current medical examination performed by a 16 physician licensed <del>pursuant to title 32, chapter 13 or 17</del> IN THE UNITED 17 STATES on forms furnished or approved by the commission. In addition to 18 19 the medical examination, the following information must be submitted:

20 1. The results of an ophthalmological examination that is recorded 21 on forms furnished or approved by the commission.

22 2. **FOR** COMBATANTS. negative test results for the human 23 immunodeficiency virus, the hepatitis B surface antigen and the hepatitis C 24 antibody.

25 3. For persons over the age of thirty-six COMBATANTS WHO ARE AT 26 LEAST THIRTY-EIGHT years OF AGE, the results of a stress test that is 27 administered by a physician licensed pursuant to title 32, chapter 13 or 17 28 IN THE UNITED STATES AND THAT IS accompanied by a clearance letter and the 29 results of an electrocardiogram that demonstrates normal cardiovascular function. These results shall be completed within twenty-four months 30 31 before the person submits the license application.

-9-

4. For persons over COMBATANTS WHO ARE AT LEAST forty years of age,
 if recommended by an examining physician, the results of a brain magnetic
 resonance imaging scan.

.

5. For female contestants COMBATANTS, a pregnancy test that demonstrates a negative result. A pregnancy test that demonstrates a negative result shall also be submitted to the commission by a female contestant COMBATANT before each weigh-in.

8

6. Any other examination or testing ordered by the commission.

9 G. Unless otherwise prescribed in subsection F of this section, the 10 medical examinations and tests prescribed in subsection F of this section 11 must be completed after December 15 of the year before the year that the 12 license is issued or before December 15 of the same year that the license 13 is issued. All medical examinations and tests, license applications, national identification card applications, photographs and any other 14 15 required documents must be completed and received by the commission staff 16  $\pi\sigma$  NOT later than 4:30 p.m. on the day that begins forty-eight hours before 17 the scheduled event. An exception to the forty-eight hour FORTY-EIGHT-HOUR requirement prescribed in this subsection may be granted by the executive 18 director if a person is a late substitute or is traveling from outside this 19 20 state and demonstrates good cause for not meeting the forty-eight hour 21 FORTY-EIGHT-HOUR requirement.

22 23 Sec. 8. Section 5-230, Arizona Revised Statutes, is amended to read: 5-230. License fees: expiration: renewal: medical examinations

24

25

A. The commission may establish and issue annual licenses and may establish and collect fees for those licenses.

B. A license expires December 31 at midnight in the year of its issuance AT MIDNIGHT THREE HUNDRED SIXTY-FIVE DAYS AFTER THE DATE OF ISSUANCE and may be renewed on filing an application for renewal of a license with the commission and payment of the license fee prescribed in subsection A OF THIS SECTION. The application for renewal of a license shall be on a form provided by the commission. There is a thirty day THIRTY-DAY grace period during which a license may be renewed if a late

-10-

filing penalty fee equal to the license fee is submitted with the regular license fee. A licensee that files late shall not conduct any activity regulated by this chapter until the commission has renewed the license. If the licensee fails to apply to the commission within the thirty day THIRTY-DAY grace period, the licensee must apply for a new license pursuant to subsection A OF THIS SECTION.

C. THE RESULTS OF ALL COMBATANT MEDICAL EXAMINATIONS EXPIRE THREE
HUNDRED SIXTY-FIVE DAYS AFTER THE DATE THE MEDICAL EXAMINATION IS
PERFORMED. THE COMMISSION MAY GRANT A GRACE PERIOD OF UP TO FIFTEEN DAYS
TO ALIGN WITH THE LICENSING PERIOD.

- 11
- 12

Sec. 9. Section 5-231, Arizona Revised Statutes, is amended to read: 5-231. Financial interest in combatant prohibited

A person shall not have, either directly or indirectly, any financial ownership interest in a boxer COMBATANT competing on premises owned or leased by the person, or in which the person is otherwise interested.

16 Sec. 10. Section 5-233, Arizona Revised Statutes, is amended to 17 read:

18

19

## 5-233. <u>Combatants and referees</u>; <u>physical examination</u>; attendance of physician; payment of fees; insurance

A. All boxers. mixed martial arts contestants COMBATANTS 20 and 21 referees shall be examined by a physician licensed pursuant to title 32, 22 chapter 13 or 17 before entering the ring, and the examining physician 23 shall immediately file with the commission a written report of the examination. The physician's report of the examination shall include 24 25 specific mention as to the condition of the boxer's or mixed martial arts 26 contestant's COMBATANT'S heart and general physical condition. The 27 physician's report may include specific mention as to the condition of the boxer's or mixed martial arts contestant's COMBATANT'S nerves and brain as 28 29 required by the commission. The cost of the examination is payable by the person conducting the contest or exhibition. All boxers and mixed martial 30 31 arts contestants COMBATANTS shall receive a post-bout physical examination 32 from a physician licensed pursuant to title 32, chapter 13 or 17 and may be

suspended from participation in additional contests for a period of time
 based on the evaluation by the examining physician.

B. Every person holding or sponsoring any contest shall have in attendance at every contest regulated by the commission at least one physician who is licensed pursuant to title 32, chapter 13 or 17 and who is assigned by the commission or the executive director. The commission may establish a schedule of fees to be paid to each physician by the person or by the promoter.

9

C. The commission shall:

Require insurance coverage for a boxer COMBATANT to provide for
 medical, surgical and hospital care for injuries sustained in the ring in
 an amount of twenty thousand dollars \$20,000 with twenty-five dollars \$25
 deductible and payable to the boxer COMBATANT as beneficiary. INSURANCE
 COVERAGE REQUIRED PURSUANT TO THIS PARAGRAPH IS THE PRIMARY INSURANCE AND
 SHALL BE EXHAUSTED BEFORE A COMBATANT USES ANY OTHER FORM OF INSURANCE.

Require life insurance for a boxer COMBATANT in the amount of
 fifty thousand dollars \$50,000 payable in case of accidental death
 resulting from injuries sustained in the ring.

D. The cost of the insurance required by this section and any
 deductible amount that exceeds twenty-five dollars OF MORE THAN \$25 is
 payable by the promoter.

22 Sec. 11. Section 5-234, Arizona Revised Statutes, is amended to 23 read:

24

25

# 5-234. <u>Attendance by peace officers; duty of chief of police</u> or sheriff; private security

If a boxing contest is held within the corporate limits of a city or town, the PROMOTER SHALL REQUEST THAT THE chief of police shall assign not less than one officer to attend the contest, and if a boxing contest is held outside the corporate limits of a city or town, THE PROMOTER SHALL REQUEST THAT the county sheriff shall assign not less than one of his THE SHERIFF'S deputies to attend. The officer or deputy shall be charged with the duty of preventing disturbances amounting to breach of the peace by

1 spectators. The cost of providing such officer or deputy shall be paid by 2 the promoter. IF LAW ENFORCEMENT OFFICERS OR SHERIFF'S DEPUTIES ARE NOT AVAILABLE TO ATTEND THE CONTEST, THE COMMISSION MAY GRANT THE PROMOTER 3 PERMISSION TO USE PRIVATE SECURITY SERVICES TO ATTEND THE CONTEST. 4 5 Sec. 12. Section 5-235.01, Arizona Revised Statutes, is amended to 6 read: 7 5-235.01. <u>Disciplinary action: grounds: civil penalty:</u> emergency suspension: injunction 8 9 A. The commission may take any one or a combination of the following 10 disciplinary actions: 11 1. Revoke a license. 12 2. Suspend a license. 13 3. Impose a civil penalty in an amount of not to exceed one thousand 14 dollars MORE THAN \$1,000 per violation of this chapter. 15 B. The commission may take disciplinary action or refuse to issue or 16 renew a license for any of the following causes: 17 Committing an act involving dishonesty, fraud or deceit with the 1. intent to substantially benefit oneself or another or substantially injure 18 19 another. 20 2. Advertising by means of known false, misleading, deceptive or 21 fraudulent statements through any communication medium. 22 3. Violating this chapter or any rule adopted pursuant to this 23 chapter. 4. Making oral or written false statements to the commission. 24 25 5. Failing to complete the license application as prescribed by the 26 commission. 27 C. The commission may conduct tests for the use of alcohol and drugs 28 commission to impair contestants COMBATANTS. determined by the 29 Notwithstanding any other provision of this article, the commission may immediately suspend the license OF, immediately revoke the license OF or 30 31 immediately impose a civil penalty OF not to exceed five hundred dollars, 32 or any combination of these actions, MORE THAN \$500 against A COMBATANT, OR

1 ANY COMBINATION OF THESE ACTIONS, <del>a contestant who</del> IF THE COMBATANT tests 2 positive for alcohol and drugs, who refuses or fails to take a test for 3 alcohol and drugs under rules adopted by the commission or who refuses or 4 fails to take a test for alcohol and drugs after a test is requested by the 5 commission or the executive director. All civil penalties assessed pursuant to this subsection shall be deposited, pursuant to sections 35-146 6 7 and 35-147, in the state general fund. The rules adopted pursuant to this 8 subsection may include appropriate definitions for drugs determined by the 9 commission to impair contestants COMBATANTS.

D. In case of emergency, a member of the commission, on his THE MEMBER'S own motion or on the verified complaint of any person charging a violation of this chapter or of the rules promulgated ADOPTED by the commission, may suspend for a period of not to exceed ten days any license until final determination by the commission, if in his THE MEMBER'S opinion the action is necessary to protect the public welfare and the best interests of boxing.

E. The commission, the attorney general or a county attorney may apply to the superior court in the county in which acts or practices of any person that constitute a violation of this chapter or the rules adopted pursuant to this chapter are alleged to have occurred for an order enjoining those acts or practices.

22 Sec. 13. Section 5-236, Arizona Revised Statutes, is amended to 23 read:

24

#### 5-236. Violations; classification

A. A person is guilty of a class 2 1 misdemeanor and may be subject
 to license revocation, denial or suspension if the person:

27 1. Conducts, holds, sponsors, sanctions or gives boxing or other 28 contests that are subject to regulation by the commission or participates 29 in any contest that is subject to regulation by the commission without 30 first having procured an appropriate license or approval as prescribed in 31 this article.

1 2. Violates any provision of this chapter or any rule or regulation 2 adopted pursuant to this chapter. CONDUCTS, HOLDS, SPONSORS, SANCTIONS OR GIVES BOXING OR OTHER CONTESTS THAT 3 4 ARE SUBJECT TO REGULATION BY THE COMMISSION WITHOUT FIRST PROCURING AN 5 APPROPRIATE LICENSE OR APPROVAL AS PRESCRIBED IN THIS ARTICLE. B. A PERSON IS GUILTY OF A CLASS 2 MISDEMEANOR AND MAY BE SUBJECT TO 6 7 LICENSE REVOCATION. DENIAL OR SUSPENSION IF THE PERSON DOES EITHER OF THE 8 FOLLOWING: 1. PARTICIPATES IN ANY CONTEST THAT IS SUBJECT TO REGULATION BY THE 9 COMMISSION WITHOUT FIRST PROCURING AN APPROPRIATE LICENSE OR APPROVAL AS 10 PRESCRIBED IN THIS ARTICLE. 11 12 2. VIOLATES THIS CHAPTER OR ANY RULE OR REGULATION ADOPTED PURSUANT 13 TO THIS CHAPTER. 14 Sec. 14. Section 5-237, Arizona Revised Statutes, is amended to 15 read: 5-237. Selection of referees 16 17 The commission shall select and assign referees. The matchmaker may protest the assignment of a referee and REQUEST A REFEREE REASSIGNMENT. In 18 19 such AN event the commission shall furnish a list of all licensed referees 20 within the state to the protesting matchmaker. The protesting matchmaker 21 shall have the right to select another referee from such list MAKE A 22 REASONABLE EFFORT TO GRANT THE REQUEST FOR REFEREE REASSIGNMENT. 23 Sec. 15. Section 5-238, Arizona Revised Statutes, is amended to 24 read: 25 5-238. Sham contest; withholding a purse 26 A. The commission may withhold all or part of a purse or other 27 monies payable to any contestant COMBATANT, manager or second if in the 28 judgment of the commission a **boxing contestant** COMBATANT is participating 29 in a sham or fake boxing contest or is otherwise not competing honestly or to the best of the contestant's COMBATANT'S ability. 30

-15-

B. If the commission withholds a purse or part of a purse or other
 monies, the commission shall give notice to all interested parties and hold
 a hearing upon ON the matter within ten days.

C. If the commission determines that a contestant COMBATANT, manager or second is not entitled to a purse, part of a purse or other monies, the promoter shall turn such monies over to the director to be applied pursuant to section 5-226, subsection C."

8 Amend title to conform

DAVID L. COOK

1679C00K.docx 03/20/2024 04:14 PM C: LAT