CHAPTER 9
[House Bill No. 176]
STATE ATHLETIC COMMISSION—CODE CORRECTION

AN ACT Relating to the state athletic commission; reenacting section 2, chapter 184, Laws of 1933 as last amended by section 153, chapter 34, Laws of 1975–76 2nd ex. sess. and by section 1, chapter 48, Laws of 1975–76 2nd ex. sess. and RCW 67.08.003; reenacting section 2, chapter 48, Laws of 1951 as last amended by section 1, chapter 1, Laws of 1975 and by section 3, chapter 48, Laws of 1975–76 2nd ex. sess. and RCW 67.08.015; and declaring an emergency.

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 2, chapter 184, Laws of 1933 as last amended by section 153, chapter 34, Laws of 1975–76 2nd ex. sess. and by section 1, chapter 48, Laws of 1975–76 2nd ex. sess. and RCW 67.08.003 are each reenacted to read as follows:

Before entering upon the duties of his office, each commissioner shall enter into a surety bond, executed by a surety company authorized to do business in this state, payable to the state, and approved by the attorney general, in the penal sum of two thousand dollars conditioned upon the faithful performance of his duties, which bond shall be filed with the secretary of state. Each member of the commission shall be reimbursed for the cost of his bond and receive forty dollars per day and travel expenses in accordance with RCW 43.03.050 and 43.03.060 as now existing or hereafter amended while in the performance of his duties.

Sec. 2. Section 2, chapter 48, Laws of 1951 as last amended by section 1, chapter 1, Laws of 1975 and by section 3, chapter 48, Laws of 1975–76 2nd ex. sess. and RCW 67.08.015 are each reenacted to read as follows:

The commission shall have power and it shall be its duty to direct, supervise, and control all boxing contests or sparring and wrestling matches or exhibitions conducted within the state and no such boxing contest, sparring or wrestling match or exhibition shall be held or given within this state except in accordance with the provisions of this chapter. The commission may, in its discretion, issue and for cause revoke a license to conduct, hold or give boxing, sparring and/or wrestling contests, matches, and exhibitions where an admission fee is charged by any club, corporation, organization, association, or fraternal society: PROVIDED, HOWEVER, That all boxing contests, sparring or wrestling matches or exhibitions which:

(1) Are conducted by any common school, college, or university, whether public or private, or by the official student association thereof, whether on or off the school, college, or university grounds, where all the participating contestants are bona fide students enrolled in any common school, college, or university, within or without this state; or

(2) Are entirely amateur events promoted on a nonprofit basis or for charitable purposes;

shall not be subject to the provisions of this chapter: PROVIDED, FURTHER, That every contestant in any boxing contest, sparring or wrestling match not conducted under the provisions of this chapter, prior to engaging in any such contest or match, shall be examined by a practicing physician at least once in each calendar

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year or, where such contest is conducted by a common school, college or university as further described in this section, once in each academic year in which instance such physician shall also designate the maximum and minimum weights at which such contestant shall be medically certified to participate: PROVIDED FURTHER, That no contestant shall be permitted to participate in any such boxing contest, sparring or wrestling match or exhibition in any weight classification other than that or those for which he is certificated: PROVIDED FURTHER, That the organizations exempted by this section from the provisions of this chapter shall be governed by RCW 67.08.080 as said section applies to boxing contests, sparring or wrestling matches or exhibitions conducted by organizations exempted by this section from the general provisions of this chapter. No boxing contest or sparring or wrestling match or exhibition shall be conducted within the state except pursuant to a license issued in accordance with the provisions of this chapter and the rules and regulations of the commission except as hereinabove provided.

NEW SECTION. Sec. 3. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

EXPLANATORY NOTE

Section 1. RCW 67.08.003 was amended twice during the 1975-’76 2nd extraordinary session of the legislature, each without reference to the other.

(1) 1975-’76 2nd ex s. c 34 § 153 deleted “reimbursable” preceding “travel expenses” in the last sentence and added “in accordance with RCW 43.03.050 and 43.03.060 as now existing or hereafter amended” following the phrase.

(2) 1975-’76 2nd ex. s. c 48 § 1 changed the amount of “twenty-five dollars” per day and reimbursable travel expenses to “forty dollars” per day...

Sec. 2. RCW 67.08.015 was amended twice during the 1975 regular session and the 1975-’76 2nd extraordinary session, each without reference to the other.

(1) 1975 c 1 § 1 changed subsection (1) by changing the phrase “high school” to read “common school”. In the last paragraph of the section the language referring to examinations of contestants by physicians ”, prior to engaging in any such contest or match,” was added and the language “within eight hours prior to the contest” was deleted. Also added to the last paragraph was the language “at least once in each calendar year or, where such contest is conducted by a common school, college or university as further described in this section, once in each academic year in which instance such physician shall also designate the maximum and minimum weights at which such contestant shall be medically certified to participate: PROVIDED FURTHER, That no contestant shall be permitted to participate in any such boxing contest, sparring or wrestling match or exhibition in any weight classification other than that or those for which he is certificated: PROVIDED FURTHER, That”.

(2) 1975-’76 2nd ex. sess. c 48 § 3 deleted from subsection (2) the language "and where the gross admissions receipts are five hundred dollars or less".

As these amendments appear to be in different respects, the purpose of this act is to give effect to each by reenacting the section with both amendments included therein.

Passed the Senate March 1, 1977.
Approved by the Governor March 7, 1977.
Filed in Office of Secretary of State March 7, 1977.