

PROPOSED AMENDMENT
SENATE AMENDMENTS TO S.B. 1076
(Reference to printed bill)

1 Strike everything after the enacting clause and insert:

2 "Section 1. Section 5-104, Arizona Revised Statutes, is amended to
3 read:

4 5-104. Racing commission; director; department; powers and
5 duties

6 A. The commission shall:

7 1. Issue racing dates.

8 2. Prepare and adopt such complete rules to govern the racing meetings
9 as may be required to protect and promote the safety and welfare of the
10 animals participating in such racing meetings, to protect and promote public
11 health, safety and the proper conduct of racing and pari-mutuel wagering and
12 any other matter pertaining to the proper conduct of racing within this
13 state.

14 3. Conduct hearings on applications for permits and approve permits
15 and shall conduct such rehearings on licensing and regulatory decisions made
16 by the director as required pursuant to rules adopted by the commission.

17 4. Conduct all reviews of applications to construct capital
18 improvements at racetracks as provided in this chapter.

19 5. Adopt rules governing the proper and humane methods for the
20 disposition and transportation of dogs by breeders, kennels or others.

21 B. The director shall license personnel and shall regulate and
22 supervise all racing meetings held and pari-mutuel wagering conducted in this
23 state and cause the various places where racing meetings are held and
24 wagering is conducted to be visited and inspected on a regular basis. The
25 director may delegate to stewards such of the director's powers and duties as
26 are necessary to fully carry out and effectuate the purposes of this chapter.
27 The director shall exercise immediate supervision over the department of
28 racing. The director is subject to ongoing supervision by the commission,

1 and the commission may approve or reject decisions of the director in
2 accordance with rules established by the commission.

3 C. The commission or the department is authorized to allow stewards,
4 with the written approval of the director, to require a jockey, apprentice
5 jockey, sulky driver, groom, horseshoer, outrider, trainer, assistant
6 trainer, exercise rider, pony rider, starter, assistant starter, jockey's
7 agent, veterinarian, assistant veterinarian, cool-out, lead-out, paddock
8 employee, security or maintenance worker, official or individual licensed in
9 an occupational category whose role requires direct hands-on contact with
10 horses or greyhounds, while on the grounds of a permittee, to submit to a
11 test if the stewards have reason to believe the licensee is under the
12 influence of or unlawfully in possession of any prohibited substance
13 regulated by title 13, chapter 34.

14 D. The department shall employ the services of the office of
15 administrative hearings to conduct hearings on matters requested to be heard
16 by the director or the commission for the department except for those
17 rehearings that are required by the terms of this chapter to be conducted by
18 the commission. Any person adversely affected by a decision of a steward or
19 by any other decision of the department may request a hearing on such
20 decision. The decision of the administrative law judge becomes the decision
21 of the director unless rejected or modified by the director within thirty
22 days. The commission may hear any appeal of a decision of the director in
23 accordance with title 41, chapter 6, article 10.

24 E. The department may visit and investigate the offices, tracks or
25 places of business of any permittee and place in those offices, tracks or
26 places of business expert accountants and such other persons as it deems
27 necessary for the purpose of ascertaining that the permittee or any licensee
28 is in compliance with the rules adopted pursuant to this article.

29 F. The department shall collect the fees payable for a license issued
30 by it, as follows:

- 31 1. Occupational licenses, up to fifty dollars.
- 32 2. Owner, trainer, veterinarian, authorized agent, officials,
33 assistant trainer, stable name renewal or kennel name renewal, up to
34 seventy-five dollars.
- 35 3. Owner-trainer, driver, jockey, jockey agent or apprentice jockey,
36 up to one hundred fifty dollars.
- 37 4. New stable name or new kennel name, up to five hundred dollars.

1 5. Duplicate license, up to five dollars.

2 6. Temporary license, up to fifty dollars.

3 7. If not licensed pursuant to paragraph 9 of this subsection with a
4 combination license, greyhound racing kennels, up to one hundred dollars.

5 8. If not licensed pursuant to paragraph 9 of this subsection with a
6 combination license, farms or other operations where greyhounds are raised
7 for the purpose of dog racing, up to one hundred dollars.

8 9. Any combination of greyhound racing kennels, farms or other
9 operations where greyhounds are raised for the purpose of dog racing, up to
10 one hundred dollars.

11 G. The commission shall establish financial assistance procedures for
12 promoting adoption of racing greyhounds as domestic pets and for promoting
13 adoption of retired racehorses. The provision of financial assistance to
14 nonprofit enterprises for the purpose of promoting adoption of racing
15 greyhounds as domestic pets and for the purpose of promoting adoption of
16 retired racehorses is contingent on a finding by the commission that the
17 program presented by the enterprise is in the best interest of the racing
18 industry and this state. Upon a finding by the commission, the commission is
19 authorized to make grants to nonprofit enterprises whose programs promote
20 adoption of racing greyhounds or adoption of retired racehorses. The
21 commission shall develop an application process. The commission shall
22 require an enterprise to report to the commission on the use of grants under
23 this subsection. Financial assistance for nonprofit enterprises for the
24 purpose of promoting adoption of racing greyhounds as domestic pets under
25 this subsection shall not exceed the amount collected for license fees under
26 subsection F, paragraphs 7, 8 and 9 of this section. Financial assistance
27 for nonprofit enterprises that promote adoption of retired racehorses under
28 this subsection shall not exceed the amount of retired racehorse adoption
29 surcharges collected pursuant to this subsection. The commission shall
30 collect a retired racehorse adoption surcharge in addition to each civil
31 penalty assessed in connection with horse or harness racing pursuant to this
32 article. The amount of the retired racehorse adoption surcharge shall be
33 five per cent of the amount collected for each applicable civil penalty.

34 H. A license is valid for the period established by the commission,
35 but not to exceed three years, except for a temporary license issued pursuant
36 to section 5-107.01, subsection F. The licensing period for horse racing

1 shall begin July 1. The licensing period for greyhound racing shall begin
2 February 1.

3 I. Upon application in writing by an objector to any decision of track
4 stewards, made within three days after the official notification to the
5 objector of the decision complained of, the department or administrative law
6 judge shall review the objection. In the case of a suspension of a license
7 by the track stewards, such suspension shall commence at once and run for a
8 period of not more than sixty days. Before the end of this suspension
9 period, filing an application for review is not cause for reinstatement. If
10 at the end of this suspension period the department or administrative law
11 judge has not held a hearing to review the decision of the stewards, the
12 suspended license shall be reinstated until such time as the department or
13 administrative law judge holds a hearing to review the objection. Except as
14 provided in section 41-1092.08, subsection H, a final decision of the
15 commission is subject to judicial review pursuant to title 12, chapter 7,
16 article 6.

17 J. The commission or the director may issue subpoenas for the
18 attendance of witnesses and the production of books, records and documents
19 relevant and material to a particular matter before the commission or
20 department. Such subpoenas shall be served and enforced in accordance with
21 title 41, chapter 6, article 10.

22 K. Any member of the commission, the administrative law judge or the
23 director or the director's designee may administer oaths, and such oaths
24 shall be administered to any person who appears before the commission to give
25 testimony or information pertaining to matters before the commission.

26 L. The commission shall adopt rules which require permittees to retain
27 for three months all official race photographs and videotapes. The
28 department shall retain all such photographs and videotapes which are used as
29 evidence in an administrative proceeding until the conclusion of the
30 proceeding and any subsequent judicial proceeding. All photographs and
31 videotapes must be available to the public on request, including photographs
32 and videotapes of races concerning which an objection is made, regardless of
33 whether the objection is allowed or disallowed.

34 M. The director may establish a management review section for the
35 development, implementation and operation of a system of management reports
36 and controls in major areas of department operations, including licensing,

1 work load management and staffing, and enforcement of the provisions of this
2 article and the rules of the commission.

3 N. In cooperation with the department of public safety, the director
4 shall establish a cooperative fingerprint registration system. Each
5 applicant for a license or permit under this article or any other person who
6 has a financial interest in the business or corporation making the
7 application shall submit to fingerprint registration as part of the
8 background investigation conducted pursuant to section 5-108. The
9 cooperative fingerprint registration system shall be maintained in an updated
10 form using information from available law enforcement sources and shall
11 provide current information to the director upon request as to the fitness of
12 each racing permittee and each racing licensee to engage in the racing
13 industry in this state.

14 O. The director shall develop and require department staff to use
15 uniform procedural manuals in the issuance of any license or permit under
16 this article and in the enforcement of this article and the rules adopted
17 under this article.

18 P. The director shall submit an annual report containing such
19 operational and economic performance information as is necessary to evaluate
20 the department's budget request for the forthcoming fiscal year to the
21 governor, the speaker of the house of representatives, the president of the
22 senate and the Arizona state library, archives and public records no later
23 than September 30 each year. The annual report shall be for the preceding
24 fiscal year and contain such performance information as:

25 1. The total state revenues for the previous fiscal year from the
26 overall pari-mutuel handle with an itemization for each dog racing meeting,
27 each horse racing meeting, each harness racing meeting and each additional
28 wagering facility.

29 2. The total state revenues for the previous fiscal year from the
30 regulation of racing, including licensing fees assessed pursuant to
31 subsection F of this section and monetary penalties assessed pursuant to
32 section 5-108.02.

33 3. The amount and use of capital improvement funds pursuant to
34 sections 5-111.02 and 5-111.03 which would otherwise be state revenues.

35 4. The number of licenses and permits issued, renewed, pending and
36 revoked during the previous fiscal year.

1 5. The investigations conducted during the previous fiscal year and
2 any action taken as a result of the investigations.

3 6. The department budget for the immediately preceding three fiscal
4 years, including the number of full-time, part-time, temporary and contract
5 employees, a statement of budget needs for the forthcoming fiscal year and a
6 statement of the minimum staff necessary to accomplish these objectives.

7 7. Revenues generated for this state for the preceding fiscal year by
8 persons holding horse, harness and dog racing permits.

9 8. Recommendations for increasing state revenues from the regulation
10 of the racing industry while maintaining the financial health of the industry
11 and protecting the public interest.

12 Q. The commission may certify animals as Arizona bred or as Arizona
13 stallions. The commission may delegate this authority to a breeders'
14 association it contracts with for these purposes. The commission may
15 authorize the association, racing organization or department to charge and
16 collect a reasonable fee to cover the cost of breeding or ownership
17 certification or transfer of ownership for racing purposes.

18 R. The department has responsibility for the collection and accounting
19 of revenues for the state boxing **AND MIXED MARTIAL ARTS** commission including,
20 but not limited to, licensing fees required by section 5-230, the levy of the
21 tax on gross receipts imposed by section 5-104.02 and cash deposited pursuant
22 to section 5-229. All revenues collected pursuant to this subsection, from
23 whatever source, shall be reported and deposited pursuant to section
24 5-104.02, subsection C. The director shall adopt rules as necessary to
25 accomplish the purposes of this subsection and chapter 2, article 2 of this
26 title.

27 S. The commission may obtain the services of the office of
28 administrative hearings on any matter which the commission is empowered to
29 hear.

30 T. The department may adopt rules pursuant to title 41, chapter 6 to
31 carry out the purposes of this article, ensure the safety and integrity of
32 racing in this state and protect the public interest.

33 Sec. 2. Section 5-221, Arizona Revised Statutes, is amended to read:

34 5-221. Definitions

35 In this article, unless the context otherwise requires:

1 1. "Boxing" means the act of attack and defense with the fists, using
2 padded gloves, that is practiced as a sport. Where applicable, boxing
3 includes kickboxing.

4 2. "Commission" means the Arizona state boxing AND MIXED MARTIAL ARTS
5 commission.

6 3. "Contest" means any boxing contest, match or exhibition.

7 4. "Department" means the Arizona department of racing.

8 5. "Director" means the director of the Arizona department of racing.

9 6. "Executive director" means the executive director of the
10 commission.

11 7. "Kickboxing" means a form of boxing, INCLUDING MUAY THAI PURSUANT
12 TO RULES AND REGULATIONS OF THE UNITED STATES MUAY THAI ASSOCIATION AS
13 ADAPTED BY THE COMMISSION, in which blows are delivered with any part of the
14 arm below the shoulder, including the hand, and any part of the leg below the
15 hip, including the foot.

16 8. "MIXED MARTIAL ARTS" MEANS ANY FORM OF COMPETITION, OTHER THAN
17 BOXING OR KICKBOXING, IN WHICH BLOWS ARE DELIVERED.

18 ~~8.~~ 9. "Professional" means any person who competes for any money
19 prize or a prize that exceeds the value of thirty-five dollars or teaches or
20 pursues or assists in the practice of boxing as a means of obtaining a
21 livelihood or pecuniary gain.

22 ~~9.~~ 10. "Tough man contest" means any boxing match consisting of one
23 minute rounds, between two or more persons who use their hands, wearing
24 padded gloves that weigh not less than twelve ounces, or their feet, or both,
25 in any manner. Tough man contest does not include kickboxing or any
26 recognized martial arts competition.

27 ~~10. "Unarmed combat" means any form of competition, other than boxing
28 and kickboxing, in which blows are delivered.~~

29 Sec. 3. Section 5-223, Arizona Revised Statutes, is amended to read:

30 5-223. Arizona state boxing and mixed martial arts commission;
31 appointment; terms; compensation; conflict of interest;
32 emergency ringside meetings

33 A. The Arizona state boxing AND MIXED MARTIAL ARTS commission shall
34 consist of three members appointed by the governor pursuant to section
35 38-211. The term of office of commissioners is three years. The term of one
36 member shall expire on the third Monday in January each year.

1 B. Two members of the commission constitute a quorum for conducting
2 business. A concurrence of two members is necessary to render a decision by
3 the commission. Emergency ringside meetings held immediately prior and
4 subsequent to a scheduled contest for the purpose of determining whether or
5 not there has been a violation of the rules and regulations of the commission
6 or the provisions of this chapter shall be exempt from the provisions of
7 title 38, chapter 3, article 3.1.

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

11 D. A commissioner shall not during his term of office promote, sponsor
12 or have any financial interest in a boxer, a boxing contest or in the
13 premises leased for a boxing contest.

14 Sec. 4. Section 5-224, Arizona Revised Statutes, is amended to read:

15 5-224. Division of boxing and mixed martial arts regulation;
16 powers and duties

17 A. A division of boxing AND MIXED MARTIAL ARTS regulation is
18 established in the Arizona department of racing to provide staff support for
19 the Arizona state boxing AND MIXED MARTIAL ARTS commission. The director of
20 the department shall appoint an assistant director to perform the duties
21 prescribed in this article. The resources for the Arizona state boxing AND
22 MIXED MARTIAL ARTS commission shall come from monies appropriated to the
23 department of racing.

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

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

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

35 E. The commission shall:

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

1 2. Keep records of the commission open to public inspection at all
2 reasonable times.

3 3. Assist the director in the development of rules to be implemented
4 pursuant to section 5-104, subsection T.

5 4. Conform to the rules adopted pursuant to section 5-104,
6 subsection T.

7 F. The commission may enter into intergovernmental agreements with
8 Indian tribes, tribal councils or tribal organizations to provide for the
9 regulation of boxing AND MIXED MARTIAL ARTS contests on Indian reservations.
10 Nothing in this chapter shall be construed to diminish the authority of the
11 department of gaming.

12 Sec. 5. Section 5-225, Arizona Revised Statutes, is amended to read:

13 5-225. Regulation of boxing contests, tough man contests and
14 mixed martial arts

15 A. All boxing contests are subject to the provisions of this
16 chapter. Every contestant in a boxing contest shall wear padded gloves that
17 weigh at least eight ounces. The commission shall for every contest:

- 18 1. Direct a deputy to be present.
- 19 2. Direct the deputy to make a written report.

20 B. All tough man contests, including amateur tough man contests, are
21 subject to the provisions of this chapter. Every contestant in a tough man
22 contest shall wear padded gloves that weigh at least twelve ounces.

23 C. ~~Unarmed combat~~ MIXED MARTIAL ARTS, including amateur ~~unarmed combat~~
24 MIXED MARTIAL ARTS, is subject to the provisions of this chapter.
25 Contestants in ~~unarmed combat~~ MIXED MARTIAL ARTS shall not strike other
26 contestants in the spinal column or in the back of the head. ~~Contestants~~
27 ~~shall not strike with their knees or elbows unless specified by rule.~~ The
28 commission may establish a fee for ~~unarmed combat~~ MIXED MARTIAL ARTS AND
29 BOXING events in an amount determined by the commission. In determining the
30 amount of the fee, the executive director may consider factors including the
31 amount of time likely to be expended in processing the event application and
32 the complexity of the application. Monies that are derived from the fees
33 charged pursuant to this subsection AND MONIES DERIVED FROM
34 INTER-GOVERNMENTAL TRIBAL AGREEMENTS shall be available to the commission for
35 the administration and regulation of ~~unarmed combat~~ MIXED MARTIAL ARTS AND
36 BOXING, and those monies are exempt from the provisions of section 35-190
37 relating to lapsing of appropriations. ~~Within ninety days after the~~

1 ~~effective date of this amendment to this section,~~ The commission shall begin
2 using USE rules for ~~unarmed combat~~ MIXED MARTIAL ARTS that are consistent
3 with the mixed martial arts unified rules of conduct adopted by ~~the New~~
4 ~~Jersey state athletic control board, which shall be used until~~ the
5 association of boxing commissions ~~approves standardized rules that are~~
6 ~~implemented in states that use rules identical or substantially similar to~~
7 ~~the rules adopted by the New Jersey state athletic control board~~ UNTIL THE
8 COMMISSION ADOPTS MIXED MARTIAL ARTS RULES. Nothing in this subsection
9 prevents a promoter of ~~an unarmed combat~~ A MIXED MARTIAL ARTS event in this
10 state from prohibiting specific types of conduct for that particular event
11 that ~~are~~ WOULD OTHERWISE BE allowed ~~under the rules adopted by the New Jersey~~
12 ~~state athletic control board, the association of boxing commissions or the~~
13 ~~Arizona state boxing commission.~~

14 Sec. 6. Section 5-235.01, Arizona Revised Statutes, is amended to
15 read:

16 5-235.01. Disciplinary action; grounds; civil penalty;
17 emergency suspension; injunction

18 A. The commission may take any one or a combination of the following
19 disciplinary actions:

- 20 1. Revoke a license.
- 21 2. Suspend a license.
- 22 3. Impose a civil penalty in an amount of not to exceed one thousand
23 dollars per violation of this chapter.

24 B. The commission may take disciplinary action or refuse to issue or
25 renew a license for any of the following causes:

- 26 1. Committing an act involving dishonesty, fraud or deceit with the
27 intent to substantially benefit oneself or another or substantially injure
28 another.
- 29 2. Advertising by means of known false, misleading, deceptive or
30 fraudulent statements through any communication ~~media~~ MEDIUM.
- 31 3. Violating ~~any provision of~~ this chapter or any rule adopted
32 pursuant to this chapter.
- 33 4. Making oral or written false statements to the commission.
- 34 5. Failing to complete the license application as prescribed by the
35 commission.

36 C. THE COMMISSION MAY CONDUCT TESTS FOR THE USE OF PROHIBITED DRUGS
37 AND SUBSTANCES. NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE, THE

1 COMMISSION MAY IMMEDIATELY SUSPEND THE LICENSE, IMMEDIATELY REVOKE THE
2 LICENSE OR IMMEDIATELY IMPOSE A CIVIL PENALTY NOT TO EXCEED _____ DOLLARS,
3 OR ANY COMBINATION OF THESE ACTIONS, AGAINST A CONTESTANT WHO TESTS POSITIVE
4 FOR PROHIBITED DRUGS AND SUBSTANCES, WHO REFUSES OR FAILS TO TAKE A TEST FOR
5 PROHIBITED DRUGS AND SUBSTANCES UNDER RULES ADOPTED BY THE COMMISSION OR WHO
6 REFUSES OR FAILS TO TAKE A TEST FOR PROHIBITED DRUGS AND SUBSTANCES AFTER A
7 TEST IS REQUESTED BY THE COMMISSION OR THE EXECUTIVE DIRECTOR. ALL CIVIL
8 PENALTIES ASSESSED PURSUANT TO THIS SUBSECTION SHALL BE DEPOSITED, PURSUANT
9 TO SECTIONS 35-146 AND 35-147, IN THE STATE GENERAL FUND. THE RULES ADOPTED
10 PURSUANT TO THIS SUBSECTION MAY INCLUDE APPROPRIATE DEFINITIONS FOR
11 PROHIBITED DRUGS AND SUBSTANCES.

12 ~~C.~~ D. In case of emergency, a member of the commission ~~may~~, on his
13 own motion or on the verified complaint of any person charging a violation of
14 this chapter or of the rules promulgated by the commission, MAY suspend for a
15 period of not to exceed ten days any license until final determination by the
16 commission, if in his opinion the action is necessary to protect the public
17 welfare and the best interests of boxing.

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

23 Sec. 7. Section 41-1092, Arizona Revised Statutes, is amended to read:
24 41-1092. Definitions

25 In this article, unless the context otherwise requires:

26 1. "Administrative law judge" means an individual or an agency head,
27 board or commission that sits as an administrative law judge, that conducts
28 administrative hearings in a contested case or an appealable agency action
29 and that makes decisions regarding the contested case or appealable agency
30 action.

31 2. "Administrative law judge decision" means the findings of fact,
32 conclusions of law and recommendations or decisions issued by an
33 administrative law judge.

34 3. "Appealable agency action" means an action that determines the
35 legal rights, duties or privileges of a party and that is not a contested
36 case. Appealable agency actions do not include interim orders by
37 self-supporting regulatory boards or rules, orders, standards or statements

1 of policy of general application issued by an administrative agency to
2 implement, interpret or make specific the legislation enforced or
3 administered by it, nor does it mean or include rules concerning the internal
4 management of the agency that do not affect private rights or interests. For
5 the purposes of this paragraph, administrative hearing does not include a
6 public hearing held for the purpose of receiving public comment on a proposed
7 agency action.

8 4. "Director" means the director of the office of administrative
9 hearings.

10 5. "Final administrative decision" means a decision by an agency that
11 is subject to judicial review pursuant to title 12, chapter 7, article 6.

12 6. "Office" means the office of administrative hearings.

13 7. "Self-supporting regulatory board" means any one of the following:

14 (a) The Arizona state board of accountancy.

15 (b) The state board of appraisal.

16 (c) The board of barbers.

17 (d) The board of behavioral health examiners.

18 (e) The Arizona state boxing AND MIXED MARTIAL ARTS commission.

19 (f) The state board of chiropractic examiners.

20 (g) The board of cosmetology.

21 (h) The state board of dental examiners.

22 (i) The state board of funeral directors and embalmers.

23 (j) The Arizona game and fish commission.

24 (k) The board of homeopathic and integrated medicine examiners.

25 (l) The Arizona medical board.

26 (m) The naturopathic physicians medical board.

27 (n) The state board of nursing.

28 (o) The board of examiners of nursing care institution administrators
29 and adult care home managers.

30 (p) The board of occupational therapy examiners.

31 (q) The state board of dispensing opticians.

32 (r) The state board of optometry.

33 (s) The Arizona board of osteopathic examiners in medicine and
34 surgery.

35 (t) The Arizona peace officer standards and training board.

36 (u) The Arizona state board of pharmacy.

37 (v) The board of physical therapy examiners.

- 1 (w) The state board of podiatry examiners.
- 2 (x) The state board for private postsecondary education.
- 3 (y) The state board of psychologist examiners.
- 4 (z) The board of respiratory care examiners.
- 5 (aa) The office of pest management.
- 6 (bb) The state board of technical registration.
- 7 (cc) The Arizona state veterinary medical examining board.
- 8 (dd) The acupuncture board of examiners.
- 9 (ee) The Arizona regulatory board of physician assistants.
- 10 (ff) The board of athletic training.
- 11 (gg) The board of massage therapy.

12 Sec. 8. Section 41-3011.07, Arizona Revised Statutes, is amended to
13 read:

14 41-3011.07. Arizona state boxing and mixed martial arts
15 commission; termination July 1, 2011

16 A. The Arizona state boxing AND MIXED MARTIAL ARTS commission
17 terminates on July 1, 2011.

18 B. Title 5, chapter 2, article 2 is repealed on January 1, 2012."

19 Amend title to conform

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