

1 ENGROSSED SENATE AMENDMENT
TO

2 ENGROSSED HOUSE
3 BILL NO. 1212

By: Kirby and McNiell of the
House

4 and

5 Marlatt of the Senate

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9 An Act relating to amusements and sports; requiring
10 testing for participants in certain State Athletic
11 Commission events; requiring screenings be performed
12 by participants during certain time period; providing
exception; providing limited exception under certain
circumstances; requiring agreement; providing for
codification; and providing an effective date.

13 AMENDMENT NO. 1. Page 1, strike the title, enacting clause and
14 entire bill and insert

15 "An Act relating to amusements and sports; requiring
16 testing for participants in certain State Athletic
17 Commission events; requiring tests be performed
18 within certain time period; providing exception for
19 certain report; allowing substitution of another
tested participant; requiring agreement to waive
certain requirements; authorizing license by certain
written agreement; providing for codification; and
providing an effective date.

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22 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
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1 SECTION 1. NEW LAW A new section of law to be codified
2 in the Oklahoma Statutes as Section 623 of Title 3A, unless there is
3 created a duplication in numbering, reads as follows:

4 A. Except as otherwise provided in this section, prior to being
5 issued a license pursuant to this act every participant applicant
6 shall submit a certified copy of results from testing performed by a
7 laboratory certified pursuant to 42 C.F.R. Part 493 verifying that
8 the applicant is not infected with the human immunodeficiency virus
9 (HIV), the hepatitis B virus or the hepatitis C virus. The testing
10 shall be performed no more than three hundred sixty-five (365) days
11 before the application is submitted. A statement from a doctor of
12 osteopathy or medical doctor indicating that the applicant has
13 successfully completed a full course of vaccinations for hepatitis B
14 may be submitted in lieu of the results of testing for hepatitis B.
15 Except as otherwise provided in this section, an applicant who
16 receives positive results from any of the tests required by this
17 section shall be denied a license for the particular contest.

18 B. If a participant must be replaced within twenty-four (24)
19 hours of an event, a promoter may replace the participant that has
20 been pulled with a new participant that has complied with the
21 testing requirements found in subsection A of this section.

22 C. Notwithstanding the requirement for testing stated in
23 subsection A of this section, the participant and opponent, ring
24 official, and ringside physician may agree, in writing, to waive the

1 denial of licensure for failure to timely submit the required
2 certified test results, and by such signed written agreement, the
3 participant and opponent shall be granted a license to participate
4 in their particular contest.

5 SECTION 2. This act shall become effective January 1, 2012."
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8 Passed the Senate the 20th day of April, 2011.
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10 _____
11 Presiding Officer of the Senate

12 Passed the House of Representatives the ____ day of _____,
13 2011.

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16 Presiding Officer of the House
17 of Representatives
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1 ENGROSSED HOUSE
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circumstances; requiring agreement; providing for
codification; and providing an effective date.

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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

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SECTION 3. NEW LAW A new section of law to be codified

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in the Oklahoma Statutes as Section 623 of Title 3A, unless there is
17 created a duplication in numbering, reads as follows:

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A. Except as provided in subsection B of this section, prior to

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being issued a license pursuant to this act every participant

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applicant shall submit a certified copy of results from testing

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performed by a laboratory certified pursuant to 42 C.F.R. Part 493

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verifying that the applicant is not infected with the human

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immunodeficiency virus (HIV), the hepatitis B virus or the hepatitis

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C virus. The testing shall be performed no more than three hundred

1 sixty-five (365) days before the application is submitted. A
2 statement from a doctor of osteopathy or medical doctor indicating
3 that the applicant has successfully completed a full course of
4 vaccinations for hepatitis B may be submitted in lieu of the results
5 of testing for hepatitis B. Except as provided otherwise by this
6 section, an applicant who receives positive results from any of the
7 tests required by this section shall be denied a license for the
8 particular contest.

9 B. If a participant must be replaced within twenty-four (24)
10 hours of an event, a promoter may replace the participant that has
11 been pulled with a new participant that has not complied with the
12 testing requirements found in subsection A of this section; provided
13 that the opponent, ring official and ringside physician have agreed
14 in writing. No more than one participant may participate in the
15 same event on the same day pursuant to the exception provided by
16 this subsection.

17 SECTION 4. This act shall become effective January 1, 2012.
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1 Passed the House of Representatives the 21st day of February,
2 2011.

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5 Presiding Officer of the House of
6 Representatives

7 Passed the Senate the ____ day of _____, 2011.

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10 Presiding Officer of the Senate

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