

1 STATE OF OKLAHOMA

2 1st Session of the 53rd Legislature (2011)

3 COMMITTEE SUBSTITUTE

4 FOR ENGROSSED

5 HOUSE BILL 1212

By: Kirby and McNiell of the
House

6 and

7 Marlatt of the Senate

8
9 COMMITTEE SUBSTITUTE

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

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

20 SECTION 1. NEW LAW A new section of law to be codified
21 in the Oklahoma Statutes as Section 623 of Title 3A, unless there is
22 created a duplication in numbering, reads as follows:

23 A. Except as otherwise provided in this section, prior to being
24 issued a license pursuant to this act every participant applicant
shall submit a certified copy of results from testing performed by a
laboratory certified pursuant to 42 C.F.R. Part 493 verifying that

1 the applicant is not infected with the human immunodeficiency virus
2 (HIV), the hepatitis B virus or the hepatitis C virus. The testing
3 shall be performed no more than three hundred sixty-five (365) days
4 before the application is submitted. A statement from a doctor of
5 osteopathy or medical doctor indicating that the applicant has
6 successfully completed a full course of vaccinations for hepatitis B
7 may be submitted in lieu of the results of testing for hepatitis B.
8 Except as otherwise provided in this section, an applicant who
9 receives positive results from any of the tests required by this
10 section shall be denied a license for the particular contest.

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

15 C. Notwithstanding the requirement for testing stated in
16 subsection A of this section, the participant and opponent, ring
17 official, and ringside physician may agree, in writing, to waive the
18 denial of licensure due to a positive test result or failure to
19 timely submit the required certified test results, and by such
20 signed written agreement, the participant and opponent shall be
21 granted a license to participate in their particular contest.

22 SECTION 2. This act shall become effective January 1, 2012.
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24 53-1-1679 NP 4/11/2011 2:58:19 PM