



California State Athletic Commission

2005 Evergreen St., Ste. #2010
 Sacramento, CA 95815
www.dca.ca.gov/csac
 (916) 263-2195 FAX (916) 263-2197



Members of the Commission

Commissioner John Frierson, Chair
 Commissioner Christopher Giza, M.D. Vice-Chair
 Commissioner Van Lemons, M.D.
 Commissioner Eugene Hernandez
 Commissioner Brian Edwards
 Commissioner Linda Forster
 Commissioner Mike Munoz

Action may be taken on any item listed on
 the agenda except public comment.
 Agenda items may be taken out of order

Corrected

MEETING AGENDA

Monday, October 3, 2011

9:30 A.M. to Close of Business

Location

Real Estate Services Division
 Building & Property Management Branch
 1515 Clay Street • Oakland, CA 94612

1. Call to Order/Roll Call/Pledge of Allegiance
2. Chairman's Report
 - a. Executive Officer Evaluation
3. Approval of Minutes
 - a. August 15, 2011
4. Executive Officer's Report
 - a. Budget Update
 - b. Update on Status of Regulations
 - c. Staff Recognition
5. Public Comment on Items not on the Agenda
(Note: The Commission may not discuss or take action on any matter raised during this public comment section, except to decide whether to place the matter on the agenda of a future meeting. [Government Code Sections 11125, 11125.7(a)]

BREAK

6. License Reinstatement
 - a. Danny Batchelder
7. New Promoter Applications for Licensure – Executive Officer
 - a. Howes Entertainment, LLC – Professional Promoter
8. Request to Appeal Bout Decision
 - a. Whynaught vs Martinez
 - b. Haskill vs Santiago

LUNCH

9. Ethics Training (Open Meeting Act) – DCA Legal Counsel
10. Medical Advisory Committee – Review of Minutes and Discussion
11. Neurological Fund – History and Purpose of Fund
12. Request to Set Regulatory Hearing – Amateur Boxing Rules
13. Agenda Items and Meeting Dates for Future Meetings

Adjournment

NOTICE: The meeting is accessible to the physically disabled. A person who needs disability-related accommodation or modification in order to participate in the meeting may make a request by contacting George Dodd at (916) 263-2195 or email george.dodd@dca.ca.gov or sending a written request to George Dodd at the California State Athletic Commission, 2005 Evergreen Street, Suite 2010, Sacramento, CA 95815. Providing your request at least five (5) days before the meeting will help ensure availability of the requested accommodation. Requests for further information should be directed to George Dodd at the same address and telephone number.

Meetings of the California State Athletic Commission are open to the public except when specifically noticed otherwise in accordance with the Open Meetings Act. The audience will be given appropriate opportunities to comment on any issue presented.

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

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Chairman's Report



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

3a

Approval of August 15, 2011
Meeting Minutes



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer



CALIFORNIA STATE ATHLETIC COMMISSION MEETING MINUTES

Monday, August 15, 2011

9:30 A.M. – 4:00 P.M.

Ronald Reagan State Building
Auditorium
300 South Spring Street
Los Angeles, CA 90013

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Commissioners Present:

Chairman John Frierson
Commissioner Dr. VanBuren Lemons
Commissioner Eugene Hernandez

Vice Chairman Dr. Christopher Giza
Commissioner Mike Munoz
Commissioner Linda Forster

Staff Present:

George Dodd, Executive Officer
Anita Scuri, DCA Legal
Elizabeth Parkman, Program Analyst

Kathi Burns, Assistant Executive Officer
Che Guevara, Assistant Chief Athletic Inspector

The minutes reflect the order in which the agenda items were heard.

Agenda Item 1. Call to Order / Roll Call / Pledge of Allegiance

George Dodd, Executive Officer, performed the ceremonial swearing-in of Commissioner Mike Munoz.

Agenda Item 2. Chairman's Reports

Chairman Frierson welcomed the members of the audience and congratulated the two new Commissioners recently appointed – Linda Forster and Mike Munoz. Mr. Frierson emphasized that the Commission strives to be transparent and reiterated that the primary goal of the Commission is protecting the health and safety of all athletes.

Agenda Item 3. Approval of Minutes

a. May 18, 2011

Moved/Seconded/Carried (M/S/C) to approve the minutes.

b. June 20, 2011

M/S/C to approve the minutes.

Agenda Item 4. Executive Officer Report

a. Budget Update

Mr. Dodd reported that the Commission ended FY 2010/2011 with an 11.76% budget surplus. He referred the members to the budget table provided and offered to answer any questions.

b. Update of Status of Regulations

Mr. Dodd introduced Kathi Burns, the new Assistant Executive Officer, and she gave a brief update on the status of regulation packages currently in process. Specifically, she advised that the therapeutic use exemption language, previously approved by the Commission to be set for hearing, will be noticed for public comment in October 2011.

Mr. Dodd performed the ceremonial swearing-in of Commissioner Linda Forster.

c. Staff Update – New Assistant Executive Officer and Office Tech

Mr. Dodd reported that the Commission's new assistant executive officer began in August 2011 and a new office technician began in July 2011.

d. Stakeholders Conference Call

Mr. Dodd reported that he and Mr. Guevara arranged a conference call on July 17, 2011, to discuss issues related to officials, promoters and the Commission. It was estimated that 60 individuals participated and it was decided that both parties will form subcommittees to discuss identified issues and recommend solutions.

e. Medical Documentation - MRI and EKG Every Five Years

Mr. Dodd recommended that the Commission ensure the MRIs and EKGs provided by fighters be submitted every five years, instead of only upon initial licensure or when requested. Hopefully this will assist in effectively assessing a fighter's ability to safely enter the ring.

After discussion with and information provided by members of the Advisory Committee on Medical Safety Standards, it was decided the current time requirements of MRI and EKG will remain the same. However, it would be more effective to require the Gradient Recall Echo (GRE) sequence report to be included with submittal of the MRI exam results. This requirement shall begin January 1, 2012, and notice to the public should be disseminated quickly.

M/S/C to require the GRE sequence data to be submitted to the Commission with the MRI exam results.

f. Executive Officer Evaluation

Mr. Dodd provided examples of the DCA's executive officer performance evaluation survey and indicated that the evaluation process would begin department-wide shortly.

Agenda Item 5. Public Comment on Items not on the Agenda

Chairman Frierson reminded the public that no action can be taken on public comments at this time; however, the topic can be placed on the agenda for a future commission meeting.

Roy Englebrecht, licensed promoter, thanked Mr. Dodd and Mr. Guevara for the July 17, 2011, stakeholder's conference call and reminded the Commission that promoters are not immune to the state's economic downturn. For this reason he requested that officials' pay be discussed as soon as possible, by the Official's subcommittee.

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Agenda Item 6. Request to Appeal Bout Decision

a. Frankie Gomez vs. Khadaphi Proctor

Mr. Proctor appealed the bout and is requesting the final decision be changed to a “no contest” due to violation of California Code of Regulations (CCR) Title IV, Rule 337 (2). Mr. Proctor argued that an illegal blow affected the outcome of the bout. Mr. Proctor’s trainer, Mr. Piccione, reported that the boxer did not respond to subsequent blows from Mr. Gomez after the foul.

Referee Eddie Hernandez, and lead athletic inspector Brian Morris, agreed that the foul did not appear to change the course of the fight.

Mr. Dodd and Mr. Guevara agreed that a foul did occur, but did not change the landscape of the bout or contribute to the fight being stopped.

Commissioners determined it was unclear which blow to the head affected Mr. Proctor’s ability to fight and evidence did not exist to change the decision.

PUBLIC COMMENT:

Miguel Diaz, former boxer/current manager, questioned how anyone can determine how injured Mr. Proctor was from the blow and advised that flagrant fouls affect fighters the worst.

M/S/C (4-0-2—Forster and Giza abstained) to uphold the decision.

b. Christy Martin vs. Dakota Stone

Ms. Martin appealed the decision in her June 4, 2011 fight against Dakota Stone. Ms. Martin was present and was represented by Ms. Gloria Allred and Mr. John West. Mr. Dodd was represented by Supervising Deputy Attorney General Karen Chappelle.

Ms. Chappelle called the following witnesses: Referee David Mendoza and ringside physician Paul Wallace, M.D.

Ms. Allred and Mr. West called the following witnesses: Christy Martin, Miguel Diaz and Sherry Lusk.

The Commission viewed the videotape of the fight in question several times. The Commission found that grounds did not exist under Rule 368 to change the decision in the Christy Martin v. Dakota Stone match held on June 4, 2011.

M/S/C (5-0—Commissioner Munoz recused himself) to deny the appeal and uphold the initial decision.

Agenda Item 9. Ringside Physician Association Presentation on Mission and Purpose – Dr. Paul Wallace

Dr. Wallace informed the Commission that the purpose of the association is to present a mechanism for providing malpractice insurance and to train, discipline and govern ringside physicians. The Association has not yet instituted the malpractice insurance aspect because they still need to come up with the estimated \$55,000-60,000 in premiums. Dr. Wallace presented ringside physician criteria that were used at the ringside physician training seminar.

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Agenda Item 11. Incident Report from Fox Theater – Pomona, CA, June 4, 2011

Mr. Dodd indicated that the Commission will have procedures in place to address the issues raised from this incident before the next commission meeting.

Paul Wallace, M.D., ringside physician, addressed the Commission and requested that decisions regarding an athlete's fitness to fight be final after examination by the ringside physician. He explained that decisions such as these should not be overturned by any inspector as physicians are trained in medical evaluation and have years of experience in these matters whereas the inspector's do not. Dr. Wallace suggested that the Advisory Committee on Medical and Safety Standards review these procedures.

Agenda Item 7. Appeal of License Suspension – Steroid/Drug of Abuse

a. Karl Mahealania Santiago

Mr. Santiago's license was suspended due to testing positive for marijuana metabolites. He appealed the suspension. Mr. Santiago was present and explained that he has a medical recommendation from a licensed physician to use marijuana, although he had not used the drug the day of his event and was not under the influence during the bout.

It was determined that Mr. Santiago falsified pre-bout documents by marking "no" to having taken any drugs of abuse; that he was in violation of the Commissions position on marijuana; and that he was subject to suspension and fine for use of illegal drugs.

M/S/C to uphold suspension and fine.

b. Thor Skancke

Mr. Skancke's license was suspended due to testing positive for steroids. He appealed the suspension. Mr. Skancke was advised of today's hearing date, but failed to appear.

M/S/C to uphold suspension and fine.

c. Mat Conte

Mr. Conte's license was suspended due to testing positive for using opiates. He appealed the suspension. Mr. Conte was present and explained that he had been given a prescription for the medication Lortab (which resulted in the positive test) by a licensed physician and disclosed this on his pre-bout questionnaire.

It was determined that Mr. Conte did disclose his legal use of the drug and the ringside physician failed to address it at the time of the fight. This issue will be addressed at the next ringside physician's training.

PUBLIC COMMENT:

Jason De La O expressed concern regarding the variations of fines and suspension periods and felt they should be more consistent.

M/S/C to reduce the suspension period from six months to time served and to uphold the fine.

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Agenda Item 8. California Police Athletic Federation Request to Regulate Event

California Police Athletic Federation (CPAF) was recently granted a promoter's license in the state of California. CPAF has one event per year. CPAF is requesting the Commission delegate, to CPAF, its authority to regulate their amateur boxing event per Business and Professions Code section 18646.

Upon review of the documents submitted by CPAF and an opinion provided by DCA senior legal counsel Anita Scuri, it was determined that CPAF meets the necessary criteria to receive delegation of authority.

M/S/C to delegate the Commission's authority to CPAF, to regulate its amateur boxing event, in so far as CPAF limits its participants to police and fire personnel only and that the delegation is limited to the US Police and Firefighter Championship games held annually. CPAF shall adhere to the requirements of Business and Professions Code 18646.

Agenda Item 10. Report from Advisory Committee on Medical and Safety Standards - Update

The first committee meeting was held August 14, 2011. The six selected physicians developed and prioritized a list of goals for the committee and created subcommittees to address the identified goals.

Dr. VanBuren Lemons presented information on brain MRI evaluations of active athletes in combative sports. He introduced the idea of collecting the "Gradient Recall Echo" (GRE) sequence report with submittal of the MRI exam results upon licensure, beginning January 1, 2012.

Dr. Christopher Giza presented information on the dehydration of an athlete and reported that the California Amateur Mixed Martial Arts Organization (CAMO) volunteered to have their athletes begin a dehydration testing pilot.

Agenda Item 12. Policy for Handling Allegation of Illegal Activities

M/S/C to approve the policy on handling illegal activities.

Agenda Item 13. Procedure for Handling Unregulated Events

M/S/C to adopt the procedure for handling unregulated events.

Agenda Item 14. Previous Promoters Request

Mr. Dodd reported on Mr. Englebrecht's written request to change several current California rules and regulations.

Mr. Dodd reported that items three, five and nine of the request would require regulatory changes and changing Rule 242 would require substantial evidence supporting the need for change. An audit of past bouts for all promoters would be required and was requested of staff.

Items four, six and eight will be placed on the agenda for the Advisory Committee on Medical and Safety Standards to discuss.

For item two a subcommittee for officials was formed consisting of Commissioners Dr. Lemons and Mr. Hernandez. Ms. Scuri recommended that this subcommittee hold a public

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meeting within the next three weeks if a recommendation is to be presented to the Commission at its October meeting.

Item seven will be placed on the agenda for the next Commission meeting.

Agenda Item 15. Annual Report of CAMO

Jeremy Lappen and JT Steele, CEO and CFO respectively, presented the annual report for CAMO.

CAMO reported only 3 insurance claims for the past year. Chairman Frierson requested the number of suspensions and injuries for the past year.

Agenda Item 16. Ethics Training (Open Meeting Act) – DCA

This item was not reported on and was placed on the agenda for the October 3, 2011, Commission meeting.

Agenda Item 17. Agenda Items and Meeting Dates for Future Meeting

- Ethics training
- Officials subcommittee report
- Officials training – September 18, 2011
- Commission meeting - October 3, 2011 – Oakland (location TBD)
- Advisory Committee on Medical and Safety Standards meeting - November 6, 2011 – Sacramento (location TBD)

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Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item
4a
Budget Update



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer

CALIFORNIA STATE ATHLETIC COMMISSION (SUPPORT) FUND - 0326
Budget Report
FY 2011-12 Expenditure Projection

Current Fiscal Month: 2

Months Remaining: 10

OBJECT DESCRIPTION	FY 2010/11		FY 2011/12				
	ACTUAL EXPENDITURES (MONTH 13)	EXPENDITURES AS OF 8/31/2010	BUDGET ALLOTMENT	EXPENDITURES AS OF 8/31/2011	PERCENT OF BUDGET SPENT	PROJECTIONS TO YEAR END	UNENCUMBERED BALANCE
PERSONAL SERVICES:							
Salaries and Wages							
Civil Service-Perm	284,050	42,421	398,126	48,117	12.1%	288,702	109,424
Athletic Inspectors	394,690	23,529	729,637	34,909	4.8%	585,585	144,052
Temp Help	51,314	5,536	0	4,195	0.0%	50,340	(50,340)
Statutory-Exempt (EO)	83,944	13,933	89,820	14,278	15.9%	86,023	3,797
Board/Commission	3,700	600	2,887	100	3.5%	3,700	(813)
Overtime	9,050	0	0	553	0.0%	9,050	(9,050)
Staff Benefits	176,773	18,852	272,764	26,938	9.9%	161,628	111,136
Salary Savings	0	0	(69,668)	0	0.0%	0	(69,668)
TOTAL, PERSONAL SVC	1,003,521	104,871	1,423,566	129,090	9.1%	1,185,028	238,538
OPERATING EXPENSE AND EQUIPMENT							
Fingerprints	0	0	0	0	0.0%	0	0
General Expense	41,239	0	51,155	1,634	3.2%	41,239	9,916
Printing	8,952	2,624	5,472	3,700	67.6%	12,623	(7,151)
Communication	9,704	0	14,054	122	0.9%	9,704	4,350
Postage	1,845	0	9,098	280	3.1%	1,680	7,418
Travel In State	201,282	0	403,788	12,552	3.1%	201,282	202,506
Travel Out-of-State	0	0	0	0	0.0%	0	0
Training	8,250	0	5,472	0	0.0%	8,250	(2,778)
Facilities Operations	62,425	60,547	72,211	60,526	83.8%	62,425	9,786
C/P Services - Internal	0	0	2,360	0	0.0%	0	2,360
C/P Services - External	133,350	133,350	0	110,850	0.0%	110,850	(110,850)
DCA Pro Rata	328,368	0	216,709	0	0.0%	216,709	0
DEPARTMENTAL SERVICES							
DP Maintenance & Supplies	704	0	3,797	0	0.0%	1,000	2,797
Central (State) Adm Pro Rata	74,398	0	82,221	20,555	25.0%	82,221	0
Other Items of Expense	0	0	0	0	0.0%	0	0
Vehical Operations	60	0	0	0	0.0%	0	0
ENFORCEMENT							
Attorney General	145,890	0	95,697	1,470	1.5%	150,000	(54,303)
Office Admin. Hearing	0	0	0	0	0.0%	0	0
Evidence / Witness Fees	1,463	0	0	0	0.0%	0	0
Court Reporters	3,129	0	0	0	0.0%	0	0
DOI Investigations	20,779	0	0	0	0.0%	0	0
Tort Payment	0	52,000	0	0	0.0%	0	0
Major Equipment	0	0	0	0	0.0%	0	0
Minor Equipment	5,407	0	4,400	0	0.0%	0	4,400
TOTALS, OE&E	1,047,245	248,521	966,434	211,689	21.9%	897,983	68,451
TOTAL EXPENSE	2,050,766	353,392	2,390,000	340,779	14.3%	2,083,011	306,989
SURPLUS/(DEFICIT):							12.84%

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

4b

Update on Status of Regulations



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer

California State Athletic Commission – 2011/2012 Regulation Summary
Updated September 23, 2011

Regulation	Current Status	Next Steps	Comments
Hand Wraps (323)	Disapproved by OAL on 9/2. 323 has been separated from original reg package (399/511)	ReDo: Notice new language (15 days), take before Comm for adoption (12/3); then submit to OAL w/new ISR/Lang/Underlying data	Che working on language and underlying data. Kathi prepping docs. (120 days to finish up process ends 12/30)
Procedure for denial / revocation & # of MMA Rounds (399 & 511)	Disapproved by OAL on 9/2. 323 has been separated from this reg package.	ReDo: Notice new language (15 days), then submit to OAL w/new ISR/Lang/Underlying data	Che/George working on underlying data. Kathi prepping docs. (120 days to finish up process ends 12/30)
Officials Licensure (372, 379, 543 & 547)	Language drafted.	Kathi preparing ISR & Notice – then will publish.	Hearing date - 12/13
Boxer Pension Program (403)	Language drafted.	Kathi preparing ISR & Notice – then will publish.	Hearing date - 12/13
Therapeutic Use Exemption (303 & 303.1)	Language drafted.	Kathi preparing ISR & Notice – then will publish.	Hearing date - 12/13
Amateur Boxing Rules (601, 602, 604, 610, 611, 616, 617 & 623)	Language & notice docs drafted.	On 10/3/11 agenda for commission review	Hearing date – 12/13 if approved at 10/3 meeting.

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item
4c
Staff Recognition



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer



September 28, 2011

Melissa Raposa
Office Technician
California State Athletic Commission
2005 Evergreen St. Suite 2010
Sacramento, CA 95815

Dear Ms. Raposa,

On behalf of the management, it gives me great pleasure to recognize you for your dedication to customer service as an Office Technician for the California State Athletic Commission (Commission). Your consistent effort, sincerity and work ethic have ensured the health and safety of fighters that participate in regulated combat sporting events in California.

Particularly, you work extremely well with promoters for each event you are assigned to coordinate, and when helping other staff with their events. You update information and notify promoters promptly and accurately of situations that arise that may affect their event. The Commission has received numerous compliments from promoters regarding your ability to get the job done and your outstanding customer service.

Thank you, Melissa, for your outstanding performance. I wish you all the best and a bright future in this organization.

Best Regards,

A handwritten signature in black ink that reads 'George Dodd'.

George Dodd
Executive Officer

cc: Kathi Burns, Assistant Executive Officer
Che Guevara, Assistant Chief Athletic Inspector

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

5

Public Comment on Items not on the
Agenda



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

6a

License Reinstatement
Danny Batchelder



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer



Agenda Item 6
October 3, 2011

License Reinstatement

History: Mr. Batchelder was tested for steroid use on July 17, 2009, at Redondo Performing Arts Center. The tests were conducted by the UCLA Olympic Analytical Laboratory and the results came back for positive use of Methasterone and atypical finding of the T/E ratio 26.4 plus or minus 14% (K=2).

On October 26, 2009, Mr. Batchelder appeared before the commission to appeal the results of his drug test. Mr. Batchelder claimed that the supplement he had been taking was an over-the-counter supplement and he was not aware of any substance in the supplement that would have caused a positive test result for steroid use.

Prior to the 2009 positive test result, Mr. Batchelder was suspended in May 2007 for testing positive for using a banned substance. Mr. Batchelder originally requested to appeal the suspension on August 6, 2007, but did not show up for the appeal hearing.

The Commission voted unanimously to have Mr. Batchelder's license revoked, with reinstatement eligibility after October 26, 2010.

Consideration: When considering whether to reinstate Mr. Batchelder's license, the Commission should evaluate Mr. Batchelder's evidence of rehabilitation and the following eligibility for licensure criteria:

- 1) Nature and severity of the act
- 2) Criminal record and evidence of any act committed subsequent to the act
- 3) The time that has elapsed since the commission of the act or offense
- 4) The extent to which the applicant or licensee has complied with any terms
- 5) Actual or potential harm to the public or discredit to boxing

According to the Boxrec report, Mr. Batchelder has fought twice since the 2009 revocation. Mr. Batchelder provided letters of recommendation from Mr. Thomas Barresi and Mr. Alan Viers. Mr. Barresi is the owner of Tommy's Sports Nutrition, and stated that Mr. Batchelder is required to pass quarterly drug test to maintain his sponsorship with Tommy's Sports Nutrition. Mr. Viers is the owner of Busted Knuckle Boxing Gym where he states that Mr. Batchelder regularly demonstrates his commitment to boxing and is a mentor at his gym.

9/21/11

California State Athletic Commission
1424 Howe Ave. Ste #33
Sacramento, CA 95825

To Whom It May Concern:

This letter is to request the right to be present at the next commission hearing on October 11, 2011, I'd like to request a reinstatement of my Professional Athletes license. I have attached a letter from Tommy's Sports Nutrition showing I have passed all quarterly drug testing performed in an independent lab. Please consider this information in my request. Thank you for your time and consideration.

Sincerely,

Danny Batchelder

Danny Batchelder


To: Mr. George Dodd
From: Thomas Barresi
Re: Danny Batchelder
Date: Sept. 12, 2011

Mr. Dodd,

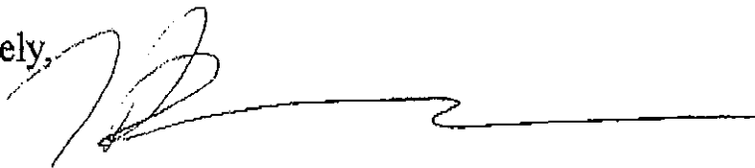
I am writing this letter to inform you that Danny Batchelder has been a sponsored athlete of my business, Tommy's Sports Nutrition for a little over a year.

In order for an athlete to remain sponsored by us, they need to stay in a positive light in the news media and with local law enforcement, as well as pass quarterly drug testing performed by an independent lab.

I want to personally inform you that Mr. Batchelder has passed our criteria for the duration of his sponsorship with Tommy's Sports Nutrition.

If I may be of further assistance, please feel free to call me personally at [REDACTED] or email at [REDACTED]

Sincerely,



Thomas A Barresi, Owner
TOMMY'S SPORTS NUTRITION

September 22, 2011

California State Athletic Commission
2005 Evergreen Street, Suite 2010
Sacramento, CA 95815

To Whom It May Concern:

I am writing in reference to the hearing regarding the reinstatement of Danny Batchelder's Professional Athletes License that was revoked in August 2009.

I have known Danny for approximately a year now and we have the relationship of trainer and professional boxer. I believe I am in a position to speak to Danny's moral character, so I hope you will take this letter into account when making your decision.

Danny is, in short, a hard working determined athlete. He has always been kind and generous with others in and outside of our gym. He has a strong sense of morals, which applies in his job, family, and community. He is an asset to our gym by helping out with our amateur boxers. He has spent time talking with our fight team about how drugs can ruin your athletic career, the hard work you have to put in to be a good fighter, the dedication and self discipline you have to have on yourself to ensure you continue on the right path to success. He also possesses a great deal of integrity, and constantly strives to make sure he is doing the right things in his life.

I understand there are rules and regulations that must be followed, but I believe whatever has happened in Danny's past, will not be something you will see in his future. He has become a mentor in my gym and has to set a good example for all those that look up to him and he would like to be able to continue pursuing his career. He is in the gym everyday training and the only thing missing is his ability to fight professionally. I hope this letter can serve as a factor in making your decision.

Sincerely,

Alan Viers

Alan Viers

Owner/Head Trainer, Busted Knuckle Boxing Gym



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[location](#) | [manager location](#) | [Register](#) | [watch list](#) | [5 Star](#) | [shop](#) | [UK news](#)

Danny Batchelder

Global ID **9084**
 suspensions [report](#)
 sex **[REDACTED]**
 birth date **[REDACTED]**
 manager/agent [register](#)
 division heavyweight
 rating 122 / 1098
53 / 402
 stance orthodox
 height 6' 1" / 185cm
 reach 75" / 191cm
 US ID 043497
 alias Danny Boy
 country United States
 residence Phoenix, Arizona, United States
 birth place Saratoga, New York, United States

won 25 (KO 12) + lost 9 (KO 4) + drawn 1 = 35
 rounds boxed 193 KO% 34.29

[biography](#) [watch](#)

date	Lb	opponent	Lb	W-L-D	last 6	location	result	rounds	
2011-06-17	209	Eric Fields	197	17-1-0	□□□□□□	Cox Convention Center, Oklahoma City, Oklahoma, United States	L UD	8 8	
referee: Gary Ritter judge: Chris Ritter 70-80 judge: Enos Standridge 70-80 judge: Ron Hayes 70-80 Batchelder down twice in round seven									
2010-03-13	221½	Kubrat Pulev	243¼	6-0-0	□□□□□□	Max Schmeling Halle, Prenzlauer Berg, Berlin, Germany	L TKO	2 8	
time: 0:45 referee: Daniel Van de Wiele judge: Gerhard Sigi judge: Wilhelm Vogl judge: Ingo Barrabas									
2009-07-17	237	Lance Whitaker	244	32-5-1	□□□□□□	Redondo Beach Performing Arts Center, Redondo Beach, California, United States	L UD	10 10	
94-96 94-96 94-96									
2008-08-30	222½	Lamon Brewster	237½	33-4-0	□□□□□□	Cincinnati Gardens, Cincinnati, Ohio, United States	L KO	5 12	

STATE OF CALIFORNIA



DEPARTMENT OF CONSUMER AFFAIRS

California State Athletic Commission

2005 Evergreen St., Ste. #2010
Sacramento, CA 95815
www.dca.ca.gov/csac/
(916) 263-2195 FAX (916) 263-2197



October 30, 2009

Danny Batchelder
20548 North 90th Lane
Peoria, AZ 85382

Copy for License File

Dear Mr. Batchelder:

On October 26, 2009 at its meeting in Los Angeles, CA the California State Athletic Commission voted to revoke your license as a professional athlete in California for violation of Rule 303, use of prohibited substances.

The effective date of the revocation is October 26, 2009, therefore, you may not apply for reinstatement of your license until October 26, 2010.

Please let me know if you have any question.

Respectfully,

Dave Thornton
Interim Executive Officer



August 12, 2009

Danny Batchelder
20548 N. 90th Lane
Peoria, AZ 85382

Dear Mr. Batchelder:

The results of your drug test taken on July 17, 2009 for the South Bay Promotions event in Redondo Beach are positive for Methasterone and an elevated T/E Ratio of 24.6.

The California Code of Regulations, Title 4, Article 6, Section 303 states:

a) The administration or use of any drugs, alcohol or stimulants, or injections in any part of the body, either before or during a match, to or by any boxer is prohibited.

(b) A person who applies for or holds a license as a professional boxer and who has at any time had a positive drug test confirmed by any commission for any substance described in subsection (c) shall be required as a condition of licensure or renewal to provide a urine specimen. In addition, a licensed boxer shall provide a urine specimen for drug testing either before or after the bout, as directed by the commission representative.

(c) A positive test (which has been confirmed by a laboratory utilized by the commission) for any of the following substances shall be conclusive evidence of a violation of subsection (a):

- (1) Stimulants*
- (2) Narcotics*
- (3) Cannabinoids (marijuana)*
- (4) Anabolic agents (exogenous and endogenous)*
- (5) Peptide hormones*
- (6) Masking agents*
- (7) Diuretics*
- (8) Glucocorticosteroids*
- (9) Beta-2 agonists (asthma medications)*
- (10) Anti-estrogenic agents*
- (11) Alcohol*

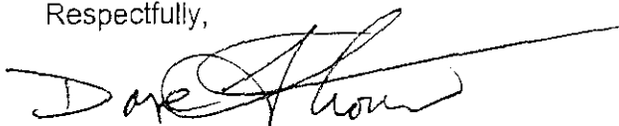
Based on the positive laboratory findings, you are temporarily suspended pending the outcome of your license revocation hearing.

The recommendation of this office that your license as a professional athlete is revoked is due to the previous violation of Rule 303 for prohibited substances stemming from your May 24, 2007 bout with James Toney.

You will be notified of the date and location of your license revocation hearing. At that time, you will have an opportunity to communicate with the Commission.

If you have any questions, please do not hesitate to contact me at any time at (916) 263-2195.

Respectfully,

A handwritten signature in black ink, appearing to read "Dave Thornton", with a long horizontal line extending to the right from the end of the signature.

Dave Thornton
Interim Executive Officer



Danny Batchelder

[Redacted]

09/26/2009 12:17 PM

To Dave_Thornton@dca.ca.gov

cc

bcc

Subject Danny Batchelder

Hi Mr. Thornton,

This is Danny Batchelder. I am writing you to verify that I will be on the upcoming commission meeting on October 26th, 2009. I want to appeal my suspension that has been placed for the supplement use. The supplement I was using, I have been using for the past two years. This is the first time I have had any problems with this after being tested previously. It is a legal nutrition supplement that can be purchased over the counter at local nutrition stores. I will be submitting the bottle it was sold in, along with a letter from the nutrition store C.E.O stating that it is a legal supplement. If I was aware that it contained a banned substance, I would not have continued its use. I would just like to get this matter resolved so i can resume my career, being that this is my only source of income for me and my children. Thank you for your time. Feel free to contact me at any time at this email or my cell phone [Redacted]

Danny Batchelder

DT

[Redacted]

Attention: California State Commission

August 20, 2009

To Whom It May Concern:

This letter is in regards to the July 17, 2009 fight I, Danny Batchelder, took place in. I would like to request to be on the next upcoming commission hearing to lift my suspension. I had taken over the counter supplements bought from a local nutrition store, which I was unaware contained the banned substance. I had taken this supplement for the past two years and had been previously tested with no troubles. Thank you for your consideration.

Sincerely,


Danny Batchelder



Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

7a

New Promoter Application for Licensure
Howes Entertainment, LLC –
Professional Promoter



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer



Agenda Item 7a
October 3, 2011

New Promoter Application for Licensure

Promotion Name:

Howes Entertainment, LLC

Owner:

Peter Howes

Related Documents:

Photo(s) – Completed	Personal Resume - Completed
Fingerprint Clearance – Completed	Bond/Assignment of Saving – Need Update
Financial Statement(s) – Completed	Article of Incorporation/Minutes – N/A

Summary:

Mr. Howes held a California Promoter's license from approximately 1997 – 2005 with no related disciplinary records. On June 14, 2011, Mr. Howes was issued a temporary permit as a professional promoter. Recently, Mr. Howes co-promoted an event with Liberty Boxing, owed by Paul Nave. The lead inspector of the event indicated it ran smoothly, with no problems during or after the event.

Recommendation:

After review the application for licensure, supporting documents, and the event supervisor's report, I recommend that Howes Entertainment, LLC be given a license as a professional promoter.

Dodd, George@DCA

From: Peter Howes [REDACTED]
Sent: Sunday, September 25, 2011 11:11 PM
To: Dodd, George@DCA
Subject: Promoter License
Importance: High
George:

Please take five minutes to view the video on my website which shows detail on the breadth of my experience and success as a professional boxing promoter.

www.HowesEntertainment.com

All activities displayed were a direct result of my efforts, Howes Entertainment, LLC, in Northern California. All events were underwritten, produced and promoted, every detail, by Howes Entertainment, LLC with the exception of one event which was a co-promotion. With respect to this co-promotion, all work done in San Francisco was done by my operation and the co-promoter showed up with the main event fighters who he had under contract.

You had mentioned to me a desire to see more professional boxing in Northern California. I am considering producing additional quality professional boxing events as I have done in the past on numerous occasions.

With your approval, I co-promoted the recent event in San Rafael. This was done specifically to meet your requirements for permanent licensure. I was told by Mike on-site after the event "good job" which was appreciated by me as well as Liberty Boxing and Howes Entertainment personnel. Howes Entertainment, LLC participated in all phases of the event from site selection, press releases, follow-up with press resulting in multiple TV segments and print media coverage, sponsorship/ticket sales, ring/seating set-up, match making, security, transportation, hotel arrangements, event ticketing operations, locker room assignments, provision of gloves, towels, ice, assurance of ambulance arrival and response to on site CSAC personnel requests. Also, Howes Entertainment, LLC bond was at risk along with expenses paid on behalf of this event.

I trust that based on my extensive experience and compliance with all licensing requirements that you can confidently recommend permanent licensure for Howes Entertainment, LLC. Please expect my follow-up to get any feedback.

Many thanks and I look forward to working with you and the CSAC.

Best,

Peter

Peter Howes
Howes Entertainment, LLC
[REDACTED]

7a-2



CALIFORNIA STATE ATHLETIC COMMISSION
2005 Evergreen Street, Suite 2010 Sacramento, CA 95815
P (916) 263-2195 F (916) 263-2197 website: www.dca.ca.gov/csac



June 14, 2011

Howes Entertainment, LLC
Attn: Peter Howes
1592 Union Street
San Francisco, CA 94123

Dear Mr. Howes,

Thank you very much for submitting a professional promoter application to the California State Athletic Commission.

Section 219 of Title 4 Article 2 of the California Code of Regulations states that the Commission may grant a temporary license to act in the capacity for which a license is required, and that such temporary license shall be valid for a period not to exceed 120 days or extend from one license year to another.

Therefore, it is my pleasure to inform you that you have been issued a temporary permit, valid until September 26, 2011 as a professional promoter and can plan your first event. My staff and I look forward to ensuring that your first event is a safe and successful one.

Additionally, you must appear in front of the Commission at the next meeting following your event. You may not schedule a second event until you appear in front of the Commission. At that meeting, you may be granted your permanent license. I will advise you of the meeting location and date as the time draws closer.

If you have any further questions, please do not hesitate to contact me at (916) 263-2195.

Respectfully,

George Dodd
Executive Officer

cc: Che Guevara. Acting Chief Athletic Inspector

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

8a

Request to Appeal Bout Decision
Whynaught vs Martinez



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer



Agenda Item 8a
October 3, 2011

Appeal of Decision

Summary: On July 30, 2011, at the Fox Theater in Pomona, CA, Andrew Whynaught fought Mario Martinez in a professional mixed martial arts match. At the end of round one Mr. Whynaught was caught with a punch that landed after the bell had rung. This was an unintentional blow that caused the referee to stop the match and declare Mr. Martinez the winner by TKO.

Recommendation: In a statement from the referee, the referee indicated that he should have called time and given Mr. Whynaught the chance to recover; and deduct a point. Then follow Rule 518 concerning unintentional fouls. According to Rule 518(b) if, according to the score cards, the fighter committing the foul was winning prior to the foul, the bout should be declared a technical draw. If, according to the score cards, the fighter being fouled was winning prior to the foul, then that fighter shall be declared the winner. Since this situation occurred at the end of round one and neither fighter was winning the bout, based on Rule 518(b) and the statement received by the referee of the match, grounds exist for a change of decision to a "technical draw."

Relevant Code Sections:

368. Change Of Decision.

(a) A decision rendered at the termination of any boxing contest is final and shall not be changed unless following the rendition of a decision the commission determines that any one of the following occurred:

(1) There was collusion affecting the result of any contest;

(2) The compilation of the scorecard of the judges, and the referee when used as a judge, shows an error which would mean that the decision was given to the wrong boxer;

(3) There was a violation of the laws or rules and regulations governing boxing which affected the result of any contest.

(4) The winner of a bout tested positive immediately after the bout for a substance listed in Rule 303(c).

(b) A petition to change a decision shall be in writing and filed by a boxer or the boxer's manager within five (5) calendar days from the date the decision was rendered.

(c) If a petition to change a decision is not filed in writing within five (5) days of the decision, the commission may, upon the vote of at least a majority of the commissioners present, hold a hearing to change the decision at any time.

(d) If the commission determines that any of the above occurred with regards to any contest then the decision rendered shall be changed as the commission may direct.

518(b). Unintentional Fouling.

(a) When a bout is interrupted due to an injury caused by an unintentional foul, the referee, in consultation with the ringside physician, shall determine whether the fighter who has been fouled can continue or not. If the referee sees, or if after consultation with the judges, determines that a fighter is unintentionally fouled and if the fighter's chance of winning has not been seriously jeopardized as a result of a foul, the referee may order the bout continued after a reasonable interval, not to exceed 5 minutes.

(b) If the referee and/or the ringside physician determines that the bout may not continue because of an injury suffered as the result of an unintentional foul or because of an injury inflicted by an unintentional foul which later becomes aggravated by fair blows, the bout shall be declared a draw, if according to the score cards, the bout was determined to be a draw at the time the foul occurred. If, according to the score cards, the fighter committing the foul was winning prior to the foul, the bout shall be declared a technical draw. If, according to the score cards, the fighter being fouled was winning prior to the foul, then that fighter shall be declared the winner.

(c) When an unintentional foul causes the bout to be interrupted for the purpose of allowing the injured fighter time to recover, the referee shall penalize the fighter guilty of the foul one or more points.



August 9, 2011

Andrew Whynaught
1068 Rutland Road #6
Newport Beach, CA 92660

Re: Whynaught Bout Appeal

Dear Mr. Whynaught:

I have reviewed your request and studied the video provided to appeal the decision of the fight between Andrew Whynaught vs Mario Martinez at Fox Theater in Pomona, CA on July 30, 2011.

Based on my review of the regulations there may be grounds for an appeal pursuant to Rule 368(a):

A decision rendered at the termination of any boxing contest is final and shall not be changed unless following the rendition of a decision the commission determines that any one of the following occurred:

- (1) There was collusion affecting the result of any contest;*
- (2) The compilation of the scorecard of the judges, and the referee when used as a judge, shows an error which would mean that the decision was given to the wrong boxer;*
- (3) There was a violation of the laws or rules and regulations governing boxing which affected the result of any contest.*
- (4) The winner of a bout tested positive immediately after the bout for a substance listed in Rule 303(c).*

All the Commissioners will have the ability to review the materials prior to the hearing in October.

You will be required to attend the Commission meeting scheduled for October 3, 2011 at the Real Estate Services Division 1515 Clay Street Oakland, CA. 94612. Please arrive at 9:30 a.m. since action items may be taken out of order.

Thank you for contacting the Commission.

Sincerely,

George Dodd
Executive Officer



September 19, 2011

Mario Martinez
72838 Two Mile Road
Twenty Nine Palms, CA 92277
Re: Bout Appeal

Dear Mr. Martinez,

This letter is to inform you that your bout that was fought on July 30, 2011 between yourself and Andrew Whynaught at Fox Theater in Pomona, CA is being appealed for a violation of rule 368(3): There was a violation of the laws or rules and regulations governing boxing which affected the result of any contest. The foul in question is an illegal blow to an opponent after the bell had rung. If you wish to make comment during the appeal process, you will need to appear before the Commission on October 3, 2011 at the Real Estate Service Division Building 1515 Clay Street, Oakland, CA 94612 at 09:30 a.m.

If you are not able to appear but wish to provide written comment, please ensure that I receive it no later than September 28, 2011.

If you have any questions, please feel free to contact me at (916) 263-2195.

Respectfully,

A handwritten signature in cursive script that reads "George Dodd".

George Dodd
Executive Officer

28 September 2011

MARIO MARTINEZ .VS. ANDREW WHYNAUGHT**Bout Appeal****From: Mario Martinez****To: Executive Officer****Dear Mr. Dodd**

I have received your letter informing me about the MMA bout that was fought on July 30, 2011 between me and Andrew Whynaught at the FOX Theater in Pomona. In, Professional MMA event Respect in the Cage. It has been brought to my attention that my opponent as written a complaint stating that, I commented a foul with an illegal blow to him after the bell had rung for the end of the first round causing a knockout. And I being ruled the winner in our pro mma debut. I must say that Mr. Whynaught statement is false and incorrect. In both, of our first ever pro mma debut. All rules, regulation governing California boxing and mma during our fight was compiled to the fullest extent and practiced throughout the fight without any errors After reviewing the fight on YouTube website, titled Respect in the cage. And post by Libraris. This posted video clip shows the full fight between me and Mr. Whynaught with best angle of the strikes being conducted, position of time keeper and Referee. This video clip is far most the best clip to be utilized truthfully to verify our fight. Any other fight footage of this fight that was posted by me titled Mario Martinez Pro Mma 3min KO to include fight footage that Mr. Whynaught has posted titled Andy whynaught's fight in RITC. I recommend that these footage not be used to verify this fight due to poor quality of footages, angles and position to determined weather or not a foul was commented. Ultimately Mr. Dodd the portion of the fight in questioned. Leading towards the end of the 1st round. Both fighters were both fully engaged in striking in the clinch position 10 second prior to the sounding of the horn/ bell the and as the sound horn sounds, while in the clinch fully engage my opponents executes knee strike to my body and simultaneously while in the clinch position as opponents strikes with a Knee. I am fully in motion and engaged with my right hook Strike to opponents left side of head which caused the KO during engagement in the clinch as the horn sounds. It was after when knockdown happened that the Referee got between both fighters to end the round. I was ruled the winner by KO, by all the officials. No foul play conducted during or after fight bout. There was good sportsmanship demonstrated by both fighters.

IF any question point of contact information is:

Cell: [REDACTED]

Email: [REDACTED]

8a-4(1)

Dodd, George@DCA

From: Andy Cap [REDACTED]
Sent: Wednesday, August 03, 2011 3:51 PM
To: Dodd, George@DCA
Subject: Re: Appeal

can you confirm that you got this appeal? today is the 5th day, and I want to make sure that my appeal was sent to you on time...

Thanks,

Andy

From: Andy Cap <[REDACTED]>
To: george.dodd@dca.ca.gov
Sent: Tuesday, August 2, 2011 3:06 PM
Subject: Fw: Appeal

Mr Dodd,

Please see below email I sent to the CSAC general email, I believe this loss should be overturned to a NC or a DQ win for myself as the strike he threw was clearly after the bell and he was not in motion at sound of bell....

Please advise,

Thanks!

Andy

----- Forwarded Message -----

From: Andy Cap <[REDACTED]>
To: CSAC@dca.ca.gov
Sent: Mon, August 1, 2011 12:27:26 PM
Subject: Appeal

Good Afternoon,

My name is Andrew Whynaught, and I recently fought on the Respect In the Cage card on july 30th. My Trainer, Manager, and myself would like to appeal the decision of TKO loss due to the timing of the punch. I have attached two videos from the fight. You can clearly see that the punch is thrown after the bell, not just landed but he is not in motion at the bell and then throws the punch when the ref is seperating us. I had relaxed and brought my hands down as the ref was touching me when he hit...

Please let me know the steps I need to take to get this appealed and hopefully this loss removed from my record.

<http://www.youtube.com/watch?v=B1-k3pdT46I>

and another view

8a-5

Dodd, George@DCA

From: Miguel Beltran [REDACTED]
Sent: Sunday, September 25, 2011 11:59 AM
To: Dodd, George@DCA
Subject: Re: Bout Appeal

To George Dodd,

The purpose of this supplemental report is to provide active additional information regarding an illegal blow which occurred to a fighter after the bell.

On July 30th, 2011 I (Referee Mike Beltran) was assigned to referee Respect in the Cage (Professional MMA Show) in the City of Pomona. The event was located at the Fox Theatre. I had an opportunity to review video footage of the incident which was provided by Mr. George Dodd via youtube. Upon closer examination of the incident, it is very clear to me that a foul did occur after the bell. At the time of the incident, I believed the blow was right at the tail end of the bell. I was clearly wrong after watching the video. I do not believe the fighter intended to maliciously throw a cheap shot, however it still was a foul. I believe now after watching the video, I could have handled it mechanically different (ie, addressed the issue, called time, called in the fight doctor, deducted point(s) and evaluate etc).

[REDACTED]

Sincerely,
Mike Beltran

On Wed, Sep 21, 2011 at 11:15 AM, Dodd, George@DCA <George.Dodd@dca.ca.gov> wrote:

Mike,

I need for you to write and explanation of the fighter that I have attached the link to. The fight is being appealed due to an illegal blow after the bell.

<http://www.youtube.com/watch?v=B1-k3pdT46I>

<http://www.youtube.com/watch?v=TJ4VDnDVRXY>

8a-6

Promoter: **ALEX PENA**
 City: **POMONA**
 Date: **7/30/11**

California State Athletic Commission
 2005 Evergreen Street #2010 Sacramento, CA 95815-3831
 916-263-2195 Fax 916-263-2197

Master Score Sheet

(1)

8a-7

WHYNAUGHT Andy vs MARTINEZ Mario

Judge (W): Fred Peterson

Judge (B): Luis Cobian

Judge @: John Newburg

Name: WHYNAUGHT				Name: MARTINEZ				Name: WHYNAUGHT				Name: MARTINEZ				Name: WHYNAUGHT				Name: MARTINEZ													
Net Pts	Pts Deduct	Rnd Pts	RDS	Rnd Pts	Pts Deduct	Net Pts		Net Pts	Pts Deduct	Rnd Pts	RDS	Rnd Pts	Pts Deduct	Net Pts		Net Pts	Pts Deduct	Rnd Pts	RDS	Rnd Pts	Pts Deduct	Net Pts		Net Pts	Pts Deduct	Rnd Pts	RDS	Rnd Pts	Pts Deduct	Net Pts			
			1								1								1														
			2								2								2														
			3								3								3														
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			11								11								11														
			12								12								12														
Total				Total				Total				Total				Total				Total													

Results: MARTINEZ won by KO RPT 3:00

Remarks: Kick to head as Bell Rang sounding round over.
 Why Naught 45/30.

Referees Name: Mike Beltran

Commission Representative: [Signature]

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

8b

Request to Appeal Bout Decision
Haskill vs Santiago



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer



Agenda Item 8b
October 3, 2011

Appeal of Decision

Summary: Mr. Randy Haskill fought Mr. Karl Santiago on May 1, 2011, in Long Beach, CA. Mr. Santiago was declared the winner of the bout by TKO. After the event, Mr. Santiago and Mr. Haskill were tested for drugs of abuse. The test results for Mr. Santiago came back positive for marijuana use. According to Rule 303(c), marijuana is prohibited under the banned substance list and in accordance with Rule 368(a)(3) or (4), is grounds for an appeal.

Recommendation: I recommend that the Commission change the decision to a "no decision" since a rule violation had occurred. Mr. Santiago is currently on a suspension for six months and is also required to pay a fine of \$500.

Relevant Code Sections:

368. Change Of Decision.

(a) A decision rendered at the termination of any boxing contest is final and shall not be changed unless following the rendition of a decision the commission determines that any one of the following occurred:

- (1) There was collusion affecting the result of any contest;
- (2) The compilation of the scorecard of the judges, and the referee when used as a judge, shows an error which would mean that the decision was given to the wrong boxer;
- (3) There was a violation of the laws or rules and regulations governing boxing which affected the result of any contest.
- (4) The winner of a bout tested positive immediately after the bout for a substance listed in Rule 303(c).

(b) A petition to change a decision shall be in writing and filed by a boxer or the boxer's manager within five (5) calendar days from the date the decision was rendered.

(c) If a petition to change a decision is not filed in writing within five (5) days of the decision, the commission may, upon the vote of at least a majority of the commissioners present, hold a hearing to change the decision at any time.

(d) If the commission determines that any of the above occurred with regards to any contest then the decision rendered shall be changed as the commission may direct.

303. Administration Or Use Of Drugs.

(a) The administration or use of any drugs, alcohol or stimulants, or injections in any part of the body, either before or during a match, to or by any boxer is prohibited.

(b) A person who applies for or holds a license as a professional boxer and who has at any time had a positive drug test confirmed by any commission for any substance described in subsection (c) shall be

required as a condition of licensure or renewal to provide a urine specimen. In addition, a licensed boxer shall provide a urine specimen for drug testing either before or after the bout, as directed by the commission representative.

(c) A positive test (which has been confirmed by a laboratory utilized by the commission) for any of the following substances shall be conclusive evidence of a violation of subsection (a):

- (1) Stimulants
- (2) Narcotics
- (3) Cannabinoids (marijuana)
- (4) Anabolic agents (exogenous and endogenous)
- (5) Peptide hormones
- (6) Masking agents
- (7) Diuretics
- (8) Glucocorticosteroids
- (9) Beta—2 agonists (asthma medications)
- (10) Anti-estrogenic agents
- (11) Alcohol



August 29, 2011

Randy Haskill
23812 New Delhi St
Mission Viejo, CA 92691

Re: Appeal of MMA Bout on May 1, 2011

Dear Mr. Haskill:

This letter is a follow-up to your email received concerning the results of the event on May 1, 2011 between yourself and Karl Santiago in Long Beach, CA fighter for Topping Events.

Based on my review of the documentation you provided, there are grounds for appealing this decision as there is was violation of Rule 368.

Rule 368 states:

a) A decision rendered at the termination of any boxing contest is final and shall not be changed unless following the rendition of a decision the commission determines that any one of the following occurred:

- (1) There was collusion affecting the result of any contest;
- (2) The compilation of the scorecard of the judges, and the referee when used as a judge, shows an error which would mean that the decision was given to the wrong boxer;
- (3) There was a violation of the laws or rules and regulations governing boxing which affected the result of any contest.
- (4) The winner of a bout tested positive immediately after the bout for a substance listed in Rule 303(c).

(b) A petition to change a decision shall be in writing and filed by a boxer or the boxer's manager within five (5) calendar days from the date the decision was rendered.

(c) If a petition to change a decision is not filed in writing within five (5) days of the decision, the commission may, upon the vote of at least a majority of the commissioners present, hold a hearing to change the decision at any time.

(d) If the commission determines that any of the above occurred with regards to any contest then the decision rendered shall be changed as the commission may direct.

Although your appeal was not received within the five days of the decision, the commission has determined to hold a hearing to change the decision at the next commission meeting scheduled for October 3, 2011 in Oakland, CA. The location of the meeting has yet to be determined. Your present is required in order for the appeal to be heard. Please contact if you will be unable to attend.

Thank you for contacting the Commission.

Sincerely,

A handwritten signature in black ink, appearing to read "George Dodd".

George Dodd
Executive Officer



August 29, 2011

Karl Santiago
3221 Transmitter Rd
San Diego, CA 92115

Re: Bout Appeal

Dear Mr. Santiago,

This letter is to inform that your bout that was fought on May 1, 2011 between yourself and Randy Haskill in Long Beach, CA is being appealed for a violation of rule 368(4): The winner of a bout tested positive immediately after the bout for a substance listed in Rule 303(c). If you wish to make comment during the appeal process, you will need to appear before the Commission on October 3, 2011 in Oakland, CA. The location of the meeting has yet to be determined.

If you are not able to appear but wish to provide written comment, it must be received in the office no later than the September 20, 2011.

If you have any questions, please feel free to contact me at (916) 263-2195.

Respectfully,

George Dodd
Executive Officer

Dodd, George@DCA

From: [REDACTED]
Sent: Monday, August 15, 2011 10:59 PM
To: Dodd, George@DCA
Subject: Bout Ruling

Mr Dodd. My name is Randy Haskill. On May 1 2011 I had a professional Mixed Martial Arts bout against opponent Karl Santiago.

I am asking for the ruling of this bout to be changed and declared a "No Contest" based on Rule 368, Item 4 "the winner of the bout tested positively immediately after the bout for a substance listed in Rule 303(c)".

The Commission did not inform me, nor the promoter or anyone from my camp within five days of the bout that my opponent tested positive.

The only way I even found out my opponent tested positive was I just saw he was protesting it on your meeting agenda for August 15 2011.

I had a friend go to the meeting and was informed his positive drug test was from his bout with me. Based on this information I would ask you to rule my Bout for Topping Events/ Long Beach Fight Night on May 1, 2011 vs Karl Santiago a "No Contest."

I look forward to hearing from you.

Thank you,

Randy Haskill

23812 New Delhi St
Mission Viejo, Ca 92691

[REDACTED]

Sent from my Verizon Wireless BlackBerry

8b-5

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

9

Ethics Training (Open Meeting Act)



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer

DIVERSION EVALUATION COMMITTEES

BAGLEY-KEENE OPEN MEETING ACT TOP TEN RULES (August 2011)

[NOTE: GC § = Government Code Section; AG = Opinions of the California Attorney General.]

1. All meetings are public. (GC §11123.)
2. Meetings must be noticed 10 calendar days in advance—including posting on the Internet. (GC §11125(a).)
3. Agenda required—must include a description of specific items to be discussed (GC §§ 11125 & 11125.1). Licensee names should not be listed on the agenda. No item may be added to the agenda unless it meets criteria for an emergency. (GC §11125(b).)
4. Meeting is “gathering” of a majority of the committee where committee business will be discussed. Includes telephone & e-mail communications. (GC § 11122.5).
5. Public comment must be allowed on open session agenda items before or during discussion of each item and before a vote. (GC §11125.7.)
6. Closed session is authorized only to consider a report pertaining to a specific licensee when necessary to protect the privacy of such a licensee. (B&P Code Sections 1696, 2770.10, 4869, GC Section 11126(c)(2)—advisory body that does not include quorum of full body where matter would constitute unwarranted invasion of privacy if discussed in open session)
7. At least one board staff member must be present to record topics discussed and decisions made because staff is required by law to maintain a minute book with that information. (GC § 11126.1).
8. No secret ballots or votes except mail votes on enforcement matters. (68 AG 65; GC §11526.)
9. No proxy votes. (68 AG 65.)

10. Meetings by teleconferencing (GC §11123.)

- a. Suitable audio or video must be audible to those present at designated location(s). (subd. (b)(1)(B).)
- b. Notice and agenda required. (subd. (b)(1)(A).)
- c. Every location must be open to the public and at least one board member must be physically present at the specified location. All members must attend at a public location. (subds. (b)(1) (C), and (F).)
- e. Rollcall vote required. (subd. (b)(1)(D).)
- f. Emergency meeting closed sessions not allowed. (subd. (b)(1)(E).)

Reference: January 2011 "Public Meetings" Memorandum & Attached Guide to the Bagley-Keene Open Meeting Act

http://www.dca.ca.gov/publications/bagleykeene_meetingact.pdf

ETHICAL DECISION MAKING

Handout #2

Questions	Mandatory Disqualification	Need Further Discussion
<p>Have you served as</p> <ul style="list-style-type: none"> • investigator • prosecutor, or • advocate <p>before or during the adjudicative proceeding?</p>	Yes	
<p>Are you biased or prejudiced for or against the person?</p> <p style="text-align: center;">or</p> <p>Do you have an interest (including a financial interest) in the proceeding?</p>	Yes	
<p>Have you</p> <ul style="list-style-type: none"> • engaged in a prohibited ex parte communication before or during adjudicative proceeding (may result in disqualification)? <p>OR</p> <ul style="list-style-type: none"> • complained to you about investigation currently in progress and said how great he or she is <p>√ “Ex parte” communication: direct or indirect communication with you by one of the parties or its representative without notice and opportunity for all parties to participate in the communication (e.g. applicant or licensee (or someone acting on that person’s behalf))</p>		Yes
<p>Do you or your spouse or a close family member (such as an uncle or cousin) have personal knowledge of disputed evidentiary facts concerning the proceeding?</p>		Yes
<p>Do you doubt your capacity to be impartial?</p>		Yes
<p>Do you, for any reason, believe that your recusal would further the interests of justice?</p>		Yes

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

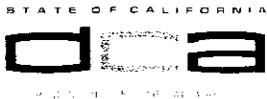
Agenda Item

10

Medical Advisory Committee
Review of Minutes and Discussion



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer



ADVISORY COMMITTEE ON MEDICAL SAFETY STANDARDS MEETING MINUTES

Sunday, August 14, 2011

1:40 – 5:00 P.M.

LOCATION

Junipero Serra State Building
Carmel Room
320 West 4th Street
Los Angeles, CA 90013

DRAFT

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Committee Members Present:

Vice Chairman Dr. Christopher Giza
Commissioner Dr. Van Buren Lemons
Dr. Paul Wallace
Dr. Ruby Skinner

Dr. Joyce Liao
Dr. Richard Zoraster
Dr. Richard Gluckman

Athletic Commission Staff Present:

George Dodd, Executive Officer
Anita Scuri, DCA Legal Office

Kathi Burns, Assistant Executive Officer
Elizabeth Parkman, Program Analyst

The minutes reflect the order in which the agenda items were heard.

Agenda Item 1. Call to Order/Roll Call/Pledge of Allegiance

Agenda Item 2. Welcome

Dr. VanBuren Lemons and Dr. Christopher Giza welcomed the Advisory Committee members. Anita Scuri, DCA Legal counsel, explained that the mission of the Committee is to study and recommend medical and safety standards for boxing and mixed martial arts contests. This would include but is not limited to, the proposed exemption for therapeutic use of drugs. Ms. Scuri clarified the law requires compliance with the Open Meetings Act. This law requires that, apart from a few specific exceptions, all business be done in an open meeting. This is intended for Commission and government transparency and the opportunity for public comment. No item of business may be discussed or voted upon unless it is on the agenda that has been noticed and disseminated at least 10 days before the date of the meeting.

Agenda Item 3. Brief Introduction to Physician Roles with CSAC and Prior History of Committee

- Dr. Christopher Giza (CG) – Adult and Pediatric Neurologist, Neuroscientist (UCLA)
- Dr. VanBuren Lemons (VL) – Neurosurgeon, former ringside physician (UC Davis)
- Dr. Paul Wallace (PW) – Dermatologist, current ringside physician (private practice, Beverly Hills)
- Dr. Richard Gluckman (RG) – General Neurologist, former ringside physician (private practice, San Pedro)
- Dr. Joyce Liao (JL) – Neuro-Ophthalmologist (Stanford)
- Dr. Richard Zoraster (RZ) – Emergency Medicine Physician (Los Angeles County Emergency Medical Services)
- Dr. Ruby Skinner (RS) – Trauma Surgeon (Kern Medical Center, Bakersfield)

Dr. Giza said the committee has been inactive for approximately five (5) to six (6) years. However, there are safety standards that all athletes have to complete; periodic review, updates and changes may be needed. Such changes may be made through legislation or regulation. The committee will need to determine the priority of the safety standards being addressed and determine volunteer participation.

Agenda Item 4. Listing of Goals/Objectives for the Committee and Prioritization of these Goals (all members)

The goal is to determine the medical issues facing the committee and divide them into high/medium/low priority meeting items.

HIGH PRIORITY MEDICAL ISSUES:

- Acute Traumatic Brain Injury (TBI) and Chronic TBI, including the review of neurocognitive testing
- State-wide database for injuries to athletes
 - DCA is currently contracting for a new licensing database (BreEZe). While it does not currently contain an area to track medical records for athletes, this option should be explored further.
- Eye injuries (update forms; track injuries)
- Therapeutic use exemption
 - Regulation change is slated for public comment in October 2011
- Standardized suspensions/clearance guidelines
 - When an athlete has been sent to the hospital or a doctor at the conclusion of a bout and upon recommendation of the ringside physician, there is no follow up with the athlete. At minimum, we should be able to see the discharge summary and input this information into a medical database.
- Dehydration/Rehydration
 - CAMMO has proposed a hydration study to include the athlete's weight during post bout physical.

MEDIUM PRIORITY MEDICAL ISSUES:

Utilization of neurological funds
Current status of annual testing for licensure
Pre/Post fight physical assessment
Pregnancy testing
Review and assess annual neurological testing (15 months) MRI
Facial laceration/injuries
Consent for medical release of information
Transportation of non-emergent injuries
Adoption of a concussion classification rating system

LOW PRIORITY MEDICAL ISSUES:

Hand fractures
Foster research of combative sports
Assignment of/contracts for Emergency Medical Technicians (EMT) per venue-standardize emergency personnel available at events

Agenda Item 5. Assignment of Topics to Subcommittees

The following subcommittee members (advisory committee members defined by initials) have been assigned to the topics below. Both categories A and B were defined by Dr. Lemons and Dr. Giza and are of the same significance (they were established to ensure compliance with the open meetings act). The assignments are:

10-2

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High Priority

TBI – acute (A) JL, VL (B) CG, RS

TBI – chronic (A) VL, JL (B) RG, McCoy Moretz (alt: CG)

State-wide data base for injuries (A) CG, RS, CSAC staff (B) JL, RZ

Eye injury (A) JL, Steve Steinschriber (B) JS, AS

Therapeutic use exemption (VL)

Standardize suspension clearance guidelines (PW)

Dehydration/Rehydration (A) VL, CG (alt: RZ)

Medium Priority

Utilization of Neurological Fund (A) RG, VL, (B) CG, JL, CSAC staff

Current status of annual testing for licensure (A) PW

Pre/post fight assessment (A) PW, VL

Pregnancy testing (A) PW

Review and assess annual neurological testing (A) JL, RG (B) VL, CG

Facial lacerations/injuries (A) PW, RZ (alt: RS)

Consent for medical release of information (A) RS, RZ

Transportation of non-emergent injuries (A) RS, RZ

Adopt a concussion classification rating system (A) CG, VL (B) RG, JL

Low Priority

Hand fractures (A) RS

Research of combative sports (A) JL, CG (alt: PW)

Assign/Contract of EMT (A) RZ

Agenda Item 6. Research Presentation Example – MRI data

Dr. VanBuren Lemons presented information on brain MRI evaluations of active athletes in combative sports. The Committee discussed the incorporation of Susceptibility Weight Imaging (SWI) and Gradient Recall Echo (GRE) as part of the MRI requirement during initial licensure.

Moved/Seconded/Carried (MSC) to recommend to the Commission that, beginning January 1, 2012, each MRI report submitted to the Commission for licensure must include the Gradient Recall Echo (GRE) sequence.

Agenda Item 7. Research Presentation Example – Dehydration

Dr. Christopher Giza presented information on the dehydration of an athlete and how it relates to intracranial complications and the performance of an athlete. A careful analysis of pre-fight weight change may allow for improved combatant sport safety policies.

Agenda Item 8. Consideration of Whether to Review Neurocognitive Testing

Dr. Gluckman spoke to the history of neuropsychiatric testing. He discussed the results from a previous study done on retired boxers in CA and recommended beginning a new study and the development of a system to capture the results.

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Agenda Item 9. Future Agenda Items

- Next meeting, November 6, 2011
- Pilot study for computerized neuropsychiatric testing
- Vendor presentation(s) for computerized system
- Review Rule 294 – Required Emergency Equipment
- MRI data updated
- Request to change blood testing requirement
- Proposal for BreEZe changes or secondary medical database
- Therapeutic use exemption
- Standard protocol for pre-fight physical
- Neurological Fund
- Future agenda items and next meeting date

DRAFT

10-4

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

11

Neurological Fund
History and Purpose of Fund



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer

NEUROLOGICAL FUND

History:

The Boxers' Neurological Fund (Fund) was established in 1986 to pay costs associated with neurological examinations required by Business and Professions Code section 18711. Previously, the commission arranged the appointments for the neurological examinations and paid the physicians the costs of the neurological examination pursuant to a contract with a limited number of physicians. At some point that changed and the commission ceased to arrange appointments for neurological examinations or to pay for such examinations. However, as required by law, the commission continued to collect the assessments and deposit them into the fund but the assessments have not been expended.

Business and Profession Code section 18711(c) provides: "The cost of the examinations required by this section shall be paid from assessments on any one or more of the following: promoters of professional matches, managers, and professional athletes or other contestants licensed under this chapter." Prior to 1994, the Commission did reimburse physicians for the examinations but the fee was taken out of the boxer's purse and the physician was then reimbursed by the Commission.

Included in the Commission package is a letter that was sent in December of 2010 to the Legislature requesting a suspension of the neurological examination fee. The Commission requested the suspension to allow the Advisory Committee on Medical Safety Standards (Committee) time to make a recommendation for establishing a medical database for research and identification of trends in neurologic and other injuries that would affect athletes in combatant sports.

On June 30, 2011, the Fund's balance was approximately \$750,000. Currently, the Fund generates approximately \$100,000 each year through assessments. Available funds are appropriated annually. Fiscal year 2011-2012's scheduled appropriation is \$120,000. Of the appropriated funds, roughly \$50,000 is used to pay half of the Commission's program analyst's salary as well as state fees related to human resources, budgets, business services, etc.

Considerations:

Medical Research Options

Current law allows the fund to be used to pay for costs of examinations only. It does not, for example, allow funds but be spent on developing a data base to track injuries or conduct research studies. A legislative change will be required to expend monies from this fund on anything other than costs of examinations. If funding for research is not needed from the Commission, (i.e. a university funds the project), regulations could be promulgated to establish an "opt out" or "opt in" option on the licensing/renewal applications, to allow for the collection of the medical data.

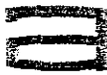
Use of Existing Funds

Since the fund currently exists to pay for costs of examinations, a couple of options exist.

- 1) Contract with interested/qualified physician's to provide the examinations for a set amount
- 2) Reimburse licensee's a set amount for each examination

These options will require regulations for implementation and research to determine the set amount based upon the number of exams performed each year and what they typically cost; as well as an evaluation of the current assessment amount.

STATE OF CALIFORNIA



California State Athletic Commission

2005 Evergreen Street Suite 2010
Sacramento, CA 95815
www.dca.ca.gov/csac/
(916) 263-2195 FAX (916) 263-2197



December 2, 2010

The Honorable Gloria Negrete McLeod, Chair
Senate Committee on Business, Professions and Economic Development
State Capitol Room 2053
Sacramento, CA 95814

The Honorable Mary Hayashi, Chair
Assembly Committee on Business, Professions, and Consumer Protection
State Capitol, Room 3013
Sacramento, CA 95814

Madame Chairs:

This report is submitted pursuant to the California Business and Professions Code Section 18618, which was enacted in Assembly Bill 329/Nakanishi (Chapter 2, stats. of 2007).

This bill requires the Commission to report to the Governor and the Legislature with findings and recommendations concerning the State Athletic Commission Neurologic Examination Account on or before July 30, 2010. Please accept our sincere apology for the delay in this report. This report shall include the amount collected from each promoter pursuant to Section 18711, the purpose for which moneys in the account are expended, and findings and recommendation on the amounts, appropriateness, and effectiveness of these assessments. Additionally, this report will discuss the condition of the Boxers' Pension Fund. It will include a recommendation on whether the fund should be continued and, if so, whether it should be expanded to include all athletes licensed under this chapter and appropriate fees paid into the funds.

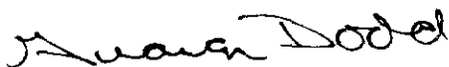
As shown in attachment A, the Neurologic Examination Account is well funded and in a healthy state to fund the necessary expenditures as dictated by the Commission. For FY-10, the Athletic Commission collected \$158,399 from 174 events regulated by the Commission, reflecting \$616,000 as the current balance. Given the size of the balance, the Commission recommends suspending the Neurologic Fund. The Commission would like to revisit the funding of this account annually. At this point, no funds have been released from this account.

The Commission recommends utilizing this fund to assess the neurologic effects related to combative sports. Some of these funds will be used to create a medical data base that would track and identify trends in neurologic and other injuries including catastrophic brain injuries. Additionally, the fund would allow for the re-development of a neuropsychological testing program for its athlete licensees. Years ago, the Commission utilized a neuropsychological test as a condition of licensure. This test was especially designed for the California State Athletic Commission. Some time ago, that test was abandoned and replaced with a mini-mental status examination (MMSE). The MMSE was not designed for concussion evaluation in athletes, but for diagnosing dementia. Recently, computerized neuropsychological testing has become available. It has been widely used in other athletic programs, including professional football and hockey, but has only been used on a limited basis for professional boxers and other combative athletes. Computerized testing has many

advantages over other forms of neuropsychological testing. These advantages include availability in multiple languages, minimal test – re-test learning, and digitized storage/retrieval of results. In other sports, these computerized tests are used to supplement clinical evaluations for determining return-to-play. Computerized testing has two potential applications for athletes licensed by the California Athletic Commission. First, the exam may be used to assess the appropriateness and safety of licensure. Secondly, the computerized test may be used to assist in developing improved return-to-competition guidelines. Because of the novelty of this form of neuropsychological testing, an extended trial period followed by careful analysis of the results will be necessary. The Commission estimates that a one year trial period would be necessary to understand the benefits and limitations of this form of testing. Currently, the Commission is seeking bids from various vendors who operate these computerized neuropsychological tests, and a subcommittee has been formed to develop an appropriate study design and analytical plan for this data.

Regarding the Boxers' Pension Fund, California is the only state that provides a pension program for retired professional boxers at age 50. This fund is a defined contribution plan that is paid by each professional promoter and Indian tribes that hold events in California. The boxer does not have to be a resident of the State of California to participate in the fund. The only requirement is that the athlete become vested into the fund by fighting in at least 10 scheduled rounds per calendar year during each of the four calendar years without an intervening break in service and has fought in at least 75 scheduled rounds without a break in service. The distribution of the funds is conducted in one of three ways: 1) one lump sum at the age of 50, 2) upon death, 3) Vocational Early Retirement once the athlete reaches age 36 and retires from boxing. Recently, the Athletic Commission extended the service contract of Raymond James Financial Services, Inc. to act as a discretionary investment advisor, an independent fiduciary, and an investment manager with our strict oversight to conservatively invest within the contract guidelines. Again, as with the Neurological fund, the Boxer Pension Fund remains in a healthy status, with over 5.2 millions dollars available for the fund. In July, 2005, an audit was conducted on the Boxer Pension Fund that listed some areas of concern for the continuation of funding this program. In response to those concerns, the Athletic Commission has made changes which allow more individuals to become vested in this pension program. Currently, out of 1,046 boxers, 472 are vested. The California State Athletic Commission is currently debating the expansion of this program to other athlete licensees. At this point, expanding the program has not been recommended.

Respectively,



George Dodd
Executive Officer

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

12

Request to Set Regulatory Hearing
Amateur Boxing Rules



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer

REQUEST FOR APPROVAL OF DRAFTED REGULATORY LANGUAGE

RECOMMENDATION:

Staff recommends that the Athletic Commission set for hearing the draft regulatory proposal attached regarding sections 601, 602, 604, 610, 611, 616, 617 and 623 of Title 4, Division 2, Chapter 3 of the California Code of Regulations, along with any edits or additional provisions that the Commission may suggest for inclusion in the regulations.

Staff recommends that the Commission direct staff to schedule a public hearing regarding this regulation proposal at the Commission meeting in December.

BACKGROUND:

1. Amend section 601. Currently, rule 601 requires amateur boxing contests to adhere to the same rules as professional boxing contests unless a waiver has been obtained, or the professional boxing rules are inconsistent with amateur boxing laws and regulations.

This proposed amendment establishes amateur boxing regulations, provides for provisions of the United States Olympic Committee to be utilized when necessary, and authorizes the Commission to fairly and equitably resolve controversies that may arise.

2. Adopt new section 602 Former rule 602 was repealed March 26, 1989.
This proposal would establish classes of amateur contestants.

3. Adopt new section 604. Former rule 604 was repealed March 26, 1989.
This proposal would require an amateur boxer to annually undergo a physical examination showing his or her physical and mental fitness to engage in a boxing contest.

4. Adopt new section 610. Former rule 610 was repealed March 26, 1989.
This proposal would establish additional equipment requirements for all amateur boxers and require that the equipment be approved by the Commission.

5. Adopt new section 611. Former rule 611 was repealed October 11, 1976.
This proposal would establish criteria for gloves and require that all gloves used in amateur boxing contests be approved by the Commission.

6. Adopt new section 616. Former rule 616 was repealed March 26, 1989.
This proposal prohibits an amateur boxer who has been knocked down from resuming fighting until the referee has finished the counting of eight.

7. Adopt new section 617 Former rule 617 was repealed March 26, 1989.
This proposal establishes the method of drawing for amateur boxing tournaments is to be that prescribed by the rules governing the Olympic Games boxing trials.

8. Amend section 623. Currently, rule 623 requires five (5) days advance notice for amateur shows.

This proposed amendment would require fourteen (14) days advance notice.

California State Athletic Commission
Specific Language of Proposed Changes
Amateur Boxing Regulations
Draft—September 23, 2011

Adopt and amend regulations in Chapter 3, of Division 2 of Title 4, California Code of Regulations as follows:

1. Amend section 601 to read as follows:

601. Professional Boxing Rules Apply.

(a) The rules of the commission pertaining to professional boxing shall apply to amateur boxing unless the club or organization obtains a law and rule waiver under Section 18646 of the code or the professional boxing rules are inconsistent with these Amateur Boxing Regulations or the provisions of the Boxing Act pertaining to amateur boxing wherever practicable. If any subject is not covered by the express provisions of these rules, the rules for the conduct of amateur boxing contests as adopted by the United States Olympic Committee shall apply.

(b) If a controversy arises in connection with any subject which is not covered by the express provisions of these rules, the commission reserves the right to make such decision as it deems to be fair and equitable under all the circumstances, and that decision shall be final.

NOTE: Authority cited: Section 18611, Business and Professions Code. Reference: Sections 18640 and 18646, Business and Professions Code.

2. Adopt new section 602 to read as follows:

602. Certification Classes of Amateur Contestants.

(a) Novice Class. Any contestant who has participated in four or fewer amateur boxing contests approved by the commission shall be in the Novice Class.

(b) Open Class. Any contestant who has participated in more than four amateur boxing contests approved by the commission shall be in the Open Class.

NOTE: Authority cited: Section 18611, Business and Professions Code. Reference: Sections 18640, 18728, 18763 and 18765, Business and Professions Code.

3. Adopt new section 604 to read as follows:

604. Annual Physical Examination.

An amateur boxer shall complete an annual physical examination, and shall furnish the commission with a written report from a physician approved by the commission showing his or her physical and mental fitness to engage in a boxing contest. This examination shall be in addition to the regular examination required before each contest.

NOTE: Authority cited: Section 18611, Business and Professions Code. Reference: Section 18711, Business and Professions Code.

4. Adopt new section 610 to read as follows:

610. Equipment.

In addition to the equipment requirements set forth in Rule 306, an amateur boxer shall wear a shirt and a competition head protector, approved by the commission, which shall not have cheek or nose guards or Velcro closures that have not been taped prior to competing.

NOTE: Authority cited: Section 18611, Business and Professions Code. Reference: Section 18640, Business and Professions Code.

5. Adopt new section 611 to read as follows:

611. Gloves.

(a) All gloves must be approved by the commission.

(b) A contestant who weighs 147 pounds or less shall wear no less than twelve-ounce gloves. A contestant who weighs 147.1 pounds or more shall wear no less than fourteen-ounce gloves.

When two contestants differ in weight classes, the contestants shall wear the gloves required for the higher weight classification.

(c) Gloves shall be examined by the commission representative and the referee. If padding is found to be misplaced or lumpy, or if gloves are found to be imperfect or clearly ill-fitting, they shall be changed before the contest starts. No breaking, skinning, roughing or twisting of gloves shall be permitted.

(d) If gloves have been used before, they shall be whole, clean, in sanitary condition and subject to inspection by the referee or commission representative as to condition. Any gloves found to be unfit shall be immediately discarded and replaced with gloves meeting the above requirements.

(e) All clubs shall have on hand an extra set of twelve-ounce and an extra set of fourteen-ounce gloves to be used in case gloves are broken or in any way damaged during the course of a bout. These extra sets of gloves will be placed in the custody of the commission representative at ringside.

NOTE: Authority cited: Section 18611, Business and Professions Code. Reference: Sections 18640, 18723 and 18725, Business and Professions Code.

6. Adopt new section 616 to read as follows:

616. Resuming Boxing.

No amateur contestant who has been knocked down in a contest shall be allowed to resume boxing until the referee has finished the counting of eight.

NOTE: Authority cited: Section 18611, Business and Professions Code. Reference: Sections 18640, 18723 and 18725, Business and Professions Code.

7. Adopt new section 617 to read as follows:

617. Drawing for Tournaments.

The method of drawing for amateur boxing tournaments shall be that prescribed by the rules governing the Olympic Games boxing trials.

NOTE: Authority cited: Section 18611, Business and Professions Code. Reference: Sections 18640, 18723 and 18725, Business and Professions Code.

8. Amend section 623 to read as follows:

623. Advance Notice.

Advance notices for all amateur shows shall be filed in the office of the commission at least ~~five~~fourteen days before the date of each show.

NOTE: Authority cited: Section 18611, Business and Professions Code. Reference: Sections 18640 and 18641, Business and Professions Code.

Department of Consumer Affairs
California State Athletic Commission

Commission Meeting

Agenda Item

13

Agenda Items and Meeting Dates for
Future Meetings



Chairman John Frierson
Vice-Chairman Dr. Christopher Giza
George Dodd, Executive Officer

Calendar for year 2012 (United States)

January	February	March
Su Mo Tu We Th Fr Sa 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 1:☾9:☽16:☽23:☀30:☾	Su Mo Tu We Th Fr Sa 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 7:☽14:☽21:☀29:☾	Su Mo Tu We Th Fr Sa 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 8:☽14:☽22:☀30:☾
April	May	June
Su Mo Tu We Th Fr Sa 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 6:☽13:☽21:☀29:☾	Su Mo Tu We Th Fr Sa 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 5:☽12:☽20:☀28:☾	Su Mo Tu We Th Fr Sa 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 4:☽11:☽19:☀26:☾
July	August	September
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October	November	December
Su Mo Tu We Th Fr Sa 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 8:☽15:☀21:☾29:☽	Su Mo Tu We Th Fr Sa 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 6:☽13:☀20:☾28:☽	Su Mo Tu We Th Fr Sa 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 6:☽13:☀20:☾28:☽

Holidays and Observances:

Jan 1 New Year's Day	Aug 14 Laylat al-Qadr
Jan 2 'New Year's Day' observed	Aug 19 National Aviation Day
Jan 13 Stephen Foster Memorial Day	Aug 19 Eid-al-Fitr
Jan 16 Martin Luther King Day	Sep 3 Labor Day
Jan 23 Chinese New Year	Sep 8 Carl Garner Federal Lands Cleanup Day
Feb 1 National Freedom Day	Sep 9 National Grandparents Day
Feb 5 Prophet's Birthday	Sep 11 Patriot Day
Feb 14 Valentine's Day	Sep 17 Rosh Hashana
Feb 20 Presidents' Day	Sep 17 Constitution Day and Citizenship Day

Holidays and Observances:

Feb 21	Shrove Tuesday/Mardi Gras	Sep 21	National POW/MIA Recognition Day
Apr 6	Good Friday (Many regions)	Sep 26	Yom Kippur
Apr 7	First day of Passover	Sep 30	Gold Star Mother's Day
Apr 8	Easter Sunday	Oct 1	Child Health Day
Apr 9	Easter Monday	Oct 7	Last day of Sukkot
Apr 14	Last day of Passover	Oct 8	Columbus Day (Most regions)
Apr 17	Tax Day	Oct 15	White Cane Safety Day
May 1	Loyalty Day	Oct 26	Eid-al-Adha
May 1	Law Day	Oct 31	Halloween
May 3	National Day of Prayer	Nov 6	Election Day
May 13	Mother's Day	Nov 11	Veterans Day
May 15	Peace Officers Memorial Day	Nov 12	'Veterans Day' observed
May 18	National Defense Transportation Day	Nov 15	Muharram/New Year
May 19	Armed Forces Day	Nov 22	Thanksgiving Day
May 22	National Maritime Day	Dec 7	Pearl Harbor Remembrance Day
May 28	Memorial Day	Dec 9	First Day of Chanukah
Jun 14	Flag Day	Dec 16	Last day of Chanukah
Jun 17	Isra and Mi'raj	Dec 17	Pan American Aviation Day
Jun 17	Father's Day	Dec 17	Wright Brothers Day
Jul 4	Independence Day	Dec 24	Christmas Eve
Jul 20	Ramadan begins	Dec 25	Christmas Day
Jul 22	Parents' Day		

Calendar generated on www.timeanddate.com/calendar