659

2015-2016 Regular Sessions

IN SENATE

(PREFILED)

January 7, 2015

- Introduced by Sen. KENNEDY -- read twice and ordered printed, and when printed to be committed to the Committee on Cultural Affairs, Tourism, Parks and Recreation
- AN ACT to amend chapter 912 of the laws of 1920, relating to the regulation of boxing, sparring and wrestling, in relation to requiring the state amateur martial arts advisory commission to promulgate rules and regulations for amateur martial arts training and competitions; and to amend the correction law, in relation to prohibiting the employment of sex offenders in certain positions

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Section 4 of chapter 912 of the laws of 1920 relating to 2 the regulation of boxing, sparring and wrestling, is amended by adding a 3 new subdivision 5-a to read as follows:

5-A. 4 THERE IS HEREBY CREATED IN THE DEPARTMENT OF STATE THE (A) 5 AMATEUR MARTIAL ARTS ADVISORY COMMISSION. THE ADVISORY COMMISSION SHALL CONSIST OF SEVEN MEMBERS TO BE APPOINTED AS FOLLOWS: THREE MEMBERS TO BE б 7 APPOINTED BY THE GOVERNOR; TWO MEMBERS TO BE APPOINTED BY THE SENATE; 8 TWO MEMBERS TO BE APPOINTED BY THE ASSEMBLY. A CHAIR OF THE COMMIS-AND 9 SION SHALL BE APPOINTED BY THE GOVERNOR FROM AMONG HIS OR HER APPOINT-10 EES. THE LENGTH OF THE TERMS OF SUCH MEMBERS SHALL BE FOUR YEARS. VACAN-CIES SHALL BE FILLED IN THE SAME MANNER AS THE ORIGINAL APPOINTMENTS. 11

12 (B) (I) THE CHAIRMAN SHALL HAVE:

13 (A) A MASTER'S DEGREE FROM AN ACCREDITED UNIVERSITY IN EDUCATION OR 14 BUSINESS;

15 (B) AT LEAST TEN YEARS EXPERIENCE AS A MARTIAL ARTIST CERTIFIED AT THE 16 BLACK BELT LEVEL;

17 (C) AT LEAST FIVE YEARS PRIOR EXPERIENCE OFFICIATING AS A JUDGE AND/OR 18 REFEREE IN COMBATIVE SPORTS;

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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(D) PRIOR EXPERIENCE IN THE MEDICAL FIELD; EMERGENCY MEDICINE, FIRST 1 2 RESPONDER, SPORTS MEDICINE PREFERRED; 3 (E) A BACKGROUND IN BUSINESS DEVELOPMENT, HUMAN RESOURCES, PUBLIC 4 RELATIONS AND/OR COMMUNICATIONS CURRICULUM AND INSTRUCTION DESIRED; 5 (F) PAST BOARD MEMBER EXPERIENCE; 6 (G) KNOWLEDGE OF LEGISLATIVE PROCESS; 7 (H) FAMILIARITY WITH OTHER STATES' RULES AND LAWS GOVERNING COMBATIVE 8 SPORTS; 9 (I) EXPERIENCE WITH PROMULGATING RULES FOR COMBATIVE SPORTS; AND 10 (J) KNOWLEDGE OF THE MARTIAL ARTS INDUSTRY AND COMMUNITY IN THIS 11 STATE. (II) ONE MEMBER SHALL BE A DOCTOR OF OSTEOPATHIC MEDICINE OR A MEDICAL 12 DOCTOR LICENSED TO PRACTICE IN THIS STATE PURSUANT TO ARTICLE ONE 13 14 HUNDRED THIRTY-ONE OF THE EDUCATION LAW, IN GOOD STANDING, WHO HAS COMPLETED RESIDENCY TRAINING AND HAS AT LEAST FIVE YEARS EXPERIENCE 15 IN 16 SPORTS MEDICINE OR WORKING WITH A SPORTS TEAM, POST-CONCUSSION HEAD INJURY, NEUROLOGY, NEURO-ONCOLOGY AND/OR NEURO AND SPINAL SURGERY; 17 18 (III) ONE MEMBER SHALL HAVE A JURIS DOCTOR DEGREE FROM AN ACCREDITED 19 SCHOOL, ADMITTED TO THE NEW YORK STATE BAR IN GOOD STANDING, WITH LAW 20 LITIGATION EXPERIENCE AND KNOWLEDGE OF SPORTS LAW AND NEGLIGENCE; 21 (IV) ONE MEMBER SHALL HAVE A DOCTOR OF EDUCATION DEGREE FROM AN 22 ACCREDITED UNIVERSITY WHO IS A CERTIFIED SCHOOL DISTRICT ADMINISTRATOR; 23 (V) ONE MEMBER SHALL HAVE A MASTER'S DEGREE IN PHYSICAL EDUCATION OR 24 OTHER SPORTS RELATED FIELD AND WHO IS A CERTIFIED COACH OR OTHER OFFI-25 CIAL IN GOOD STANDING WITH SEVEN YEARS EXPERIENCE IN CONTACT SPORTS; AND 26 (VI) TWO MEMBERS SHALL BE MARTIAL ARTISTS, CERTIFIED AS BLACK BELT 27 INSTRUCTORS WITH A RANK OF AT LEAST FOURTH DEGREE, WITH BACHELOR'S 28 FROM AN ACCREDITED SCHOOL OR UNIVERSITY RECOGNIZED BY THE NEW DEGREES 29 YORK STATE DEPARTMENT OF EDUCATION. (C) THE ADVISORY COMMISSION IS HEREBY AUTHORIZED AND DIRECTED 30 TΟ PROMULGATE RULES AND REGULATIONS SETTING STANDARDS, CRITERIA AND UNIFORM 31 32 PRACTICES FOR TRAINING FACILITIES FOR ALL FORMS OF AMATEUR MARTIAL ARTS AND ORGANIZED AMATEUR MARTIAL ART EVENTS AND COMPETITIONS IN THIS STATE. 33 SUCH RULES AND REGULATIONS SHALL PROVIDE FOR THE FOLLOWING: 34 35 (I) A PARTICIPANT LOG COMMONLY KNOWN AS A PASSBOOK, WHICH SHALL BE USED BY PARTICIPANTS, TRAINING FACILITIES AND LOCATIONS HOLDING AMATEUR 36 37 MARTIAL ARTS EVENTS AND COMPETITIONS; SUCH A LOG WILL BE KEPT FOR THE 38 SOLE PURPOSE OF RECORDING AND TRACKING THE MATCH OUTCOMES, AND INJURIES 39 SUSTAINED BY EACH AMATEUR MARTIAL ART COMPETITOR PARTICIPATING IN AN 40 ORGANIZED AMATEUR MARTIAL ART NON-PROFESSIONAL COMBATIVE SPORT COMPETI-TION. ALL INJURIES MUST BE RECORDED AND REPORTED TO THE ADVISORY COMMIS-41 SION. FAILURE TO KEEP RECORDS IN SUCH LOG OR KNOWINGLY PROVIDING FALSE 42 43 INFORMATION OR CONCEALING FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO WILL SUBJECT ANY OFFENDING PARTY 44 45 INCLUDING BUT NOT LIMITED TO: INSTRUCTOR, PROMOTER, SCHOOL, GYM, FITNESS FACILITY, CLUB, MANAGER OR PARTICIPANT TO A CIVIL PENALTY OF ONE THOU-46 47 SAND DOLLARS PER VIOLATION AND POSSIBLE SUSPENSION AND/OR REVOCATION OF 48 ALL APPLICABLE ASSOCIATED CERTIFICATION AND/OR LICENSES; 49 (II)THE AMOUNT OF LIABILITY INSURANCE COVERAGE DEEMED NECESSARY FOR 50 EACH TRAINING FACILITY WHERE AMATEUR MARTIAL ARTS ARE PRACTICED. VALID 51 PROOF OF INSURANCE MUST BE SENT TO THE COMMISSIONER FOR VERIFICATION. FAILURE TO SUBMIT VALID PROOF OF INSURANCE OR KNOWINGLY PROVIDING FALSE 52 INFORMATION OR CONCEALING FOR THE PURPOSE OF MISLEADING, INFORMATION 53 54 CONCERNING ANY FACT MATERIAL THERETO WILL RESULT IN ANY OFFENDING PARTY 55 INCLUDING BUT NOT LIMITED TO: INSTRUCTOR, PROMOTER, SCHOOL, GYM, FITNESS 56 FACILITY, CLUB, MANAGER OR PROPERTY MANAGER TO A CIVIL PENALTY OF ONE

THOUSAND DOLLARS PER VIOLATION AND SUSPENSION AND POSSIBLE REVOCATION OF 1 2 ALL APPLICABLE ASSOCIATED CERTIFICATIONS AND LICENSES; 3 INDIVIDUAL, GROUP, SCHOOL, GYM, FITNESS FACILITY, CLUB OR (III) ANY PROMOTER HOSTING OR WHICH INTENDS TO HOST AN ORGANIZED AMATEUR MARTIAL 4 5 OR COMPETITION SHALL SUBMIT VALID PROOF OF LIABILITY INSUR-ARTS EVENT 6 ANCE FOR THE ORGANIZED EVENT OR COMPETITION TO THE COMMISSION FOR 7 VERIFICATION WITHIN NO LESS THAN ONE WEEK OF A SCHEDULED ORGANIZED 8 AMATEUR MARTIAL ARTS EVENT OR COMPETITION. FAILURE TO SUBMIT VALID PROOF OF INSURANCE OR KNOWINGLY PROVIDING FALSE INFORMATION OR CONCEALING FOR 9 10 THE PURPOSE OF MISLEADING INFORMATION CONCERNING ANY FACT MATERIAL THER-WILL RESULT IN ANY OFFENDING PARTY INCLUDING BUT NOT LIMITED TO: 11 ETO 12 INSTRUCTOR, PROMOTER, SCHOOL, GYM, FITNESS FACILITY, CLUB, MANAGER AND/OR PARTICIPANT TO A CIVIL PENALTY OF FIVE THOUSAND DOLLARS PER 13 14 VIOLATION AND SUSPENSION AND POSSIBLE REVOCATION OF ALL APPLICABLE ASSO-15 CIATED CERTIFICATIONS AND LICENSES; 16 (IV) STANDARDS FOR CONDUCT IN NON-PROFESSIONAL MARTIAL ARTS TRAINING AND LOCATIONS HOLDING EVENTS AND COMPETITIONS; 17 (V) LICENSE FOR ALL AMATEUR MARTIAL ARTS COMPETITORS; 18 19 (VI) ESTABLISH APPLICABLE BACKGROUND CHECKS, CERTIFICATION AND REGIS-20 TRATION FEES, AND PENALTIES FOR VIOLATIONS; 21 (VII) ESTABLISH APPLICATION PROCESS AND TRAINING FOR SCHOOLS, INSTRUC-22 TORS, OFFICIALS, PARTICIPANTS, MANAGERS AND OTHER ANCILLARY PERSONNEL; (VIII) ESTABLISH APPLICABLE CERTIFICATION AND LICENSING FEES FOR 23 SCHOOLS, INSTRUCTORS, OFFICIALS, PARTICIPANTS, MANAGERS AND OTHER ANCIL-24 25 LARY PERSONNEL; AND 26 (IX) ESTABLISH FINES AND PENALTIES FOR VIOLATIONS OF THE ESTABLISHED 27 RULES AND REGULATIONS. 28 (D) FOR PURPOSES OF THIS SECTION: (I) "AMATEUR MARTIAL ARTS" SHALL 29 MEAN NON-PROFESSIONAL COMBATIVE SPORT COMPETITION WHEREIN THE RULES SET 30 FORTH BY THE ADVISORY COMMISSION AUTHORIZE NON-PROFESSIONAL COMBATIVE SPORT MATCHES BETWEEN SINGLE DISCIPLINE AND VARIOUS FIGHTING DISCI-31 32 PLINES, INCLUDING DISCIPLINES THAT UTILIZE PERMITTED AMATEUR MARTIAL 33 ARTS TECHNIQUES INCLUDING, STRIKING, KICKING, AND GRAPPLING; AND "SINGLE DISCIPLINE MARTIAL ARTS" SHALL MEAN ANY SCHOOL, INSTITU-34 (II)35 TION, GYM, CLUB AND/OR TRAINING FACILITY THAT CONDUCTS LESSONS AND INSTRUCTS NON-PROFESSIONAL ATHLETES AND THOSE THAT CONDUCT OR HOLD 36 37 MATCHES, TOURNAMENTS OR EXHIBITIONS THAT ARE CONSIDERED AMATEUR EVENTS 38 FOR NON-PROFESSIONALS. 39 S 2. Section 168-w of the correction law, as relettered by chapter 604 40 of the laws of 2005, is relettered section 168-x and a new section 168-w is added to read as follows: 41 SEX OFFENDERS SHALL NOT BE EMPLOYED IN A POSITION INVOLVING 42 168-W. S SUBSTANTIAL CONTACT WITH CHILDREN. 1. NO SEX OFFENDER SHALL APPLY FOR OR 43 44 ACCEPT A POSITION WHICH INVOLVES SUBSTANTIAL CONTACT WITH CHILDREN. SUCH 45 POSITION SHALL INCLUDE ANY JOB, TASK OR OCCUPATION WHICH, BY ITS NATURE, REQUIRES A PERSON TO BE IN SUBSTANTIAL CONTACT WITH CHILDREN 46 IN THE 47 REGULAR PERFORMANCE OF HIS OR HER DUTIES OR DEALINGS IN SUCH POSITION. 48 THIS SECTION SHALL ALSO APPLY TO ANY PERSON SEEKING A PERMIT OR PERMIS-49 SION TO EXECUTE ANY ACTIVITY OR PERFORMANCE THAT WOULD PRESENT A DIRECT 50 CONTACT WITH CHILDREN. 51 2. THE DEFINITION OF "POSITION" AS USED IN THIS SECTION, SHALL APPLY TO ANY PERSON SEEKING EMPLOYMENT EITHER PAID OR UNPAID, ANY PERSON SEEK-52

52 TO ANY PERSON SEEKING EMPLOYMENT EITHER PAID OR UNPAID, ANY PERSON SEEK-53 ING TO VOLUNTEER, OR ANY PERSON SEEKING A PERMIT OR PERMISSION THAT 54 WOULD PRESENT A SUBSTANTIAL CONTACT WITH CHILDREN. 55 3. EXAMPLES OF SUCH EMPLOYMENT SHALL INCLUDE, BUT SHALL NOT BE LIMITED

56 TO:

(A) ANY POSITION IN A SCHOOL INCLUDING TEACHERS, TEACHER-AIDES, ADMIN-ISTRATORS, ASSISTANTS, CAFETERIA WORKERS, JANITORS, NURSES OR ANY OTHER 1 2 3 PERSON WORKING IN A SCHOOL THAT WOULD HAVE CONTACT WITH THE CHILDREN 4 ATTENDING SAID SCHOOL; 5 (B) ANY POSITION IN A CHILD-CARE FACILITY; 6 RECREATIONAL POSITION SUCH AS A COACH, MARTIAL ARTS INSTRUC-(C) ANY TOR, BOY SCOUT OR GIRL SCOUT LEADER, CAMP COUNSELOR, LIFEGUARD, INSTRUC-7 TOR OR ANY OTHER RECREATIONAL AREA THAT WOULD PRESENT A SUBSTANTIAL 8 9 CONTACT WITH CHILDREN; 10 (D) ANY POSITION IN A PARK, PLAYGROUND, AMUSEMENT PARK, POOL, GYMNASI-SPORTS OR FITNESS CENTER, MARTIAL ARTS TRAINING FACILITY OR ANY 11 UM, OTHER FACILITY, COMPETITION CENTER OR AREA WHERE CHILDREN HAVE A PROPEN-12 SITY TO INHABIT; 13 14 (E) ANY STORE OR RESTAURANT THAT IS SPECIFICALLY TARGETED TOWARDS 15 CHILDREN SUCH AS A TOY STORE OR CHILDREN'S THEME RESTAURANT; 16 (F) ANY POSITION WHEREIN A PERSON WOULD BE EMPLOYED IN AN AREA THAT 17 SPECIFICALLY IS TARGETED TOWARDS CHILDREN INCLUDING BUT NOT LIMITED TO 18 AN ICE CREAM TRUCK OPERATOR; 19 (G) ANY PERSON APPLYING FOR A PERMIT OR PERMISSION THAT WOULD GRANT 20 SAID PERSON THE ABILITY TO CARRY OUT ANY ACTIVITY OR ACTION THAT IS 21 DIRECTED TOWARDS OR WOULD INVOLVE SUBSTANTIAL CONTACT WITH CHILDREN. 4. EMPLOYERS, ORGANIZATIONS AND GOVERNMENT ENTITIES SHALL HAVE ACCESS 22 TO THE STATEWIDE CENTRAL REGISTRY OF CHILD ABUSE AND MALTREATMENT FOR 23 PURPOSE OF PERFORMING A BACKGROUND CHECK FOR ANY CONVICTIONS OF 24 THE 25 SEXUAL ABUSE OF A CHILD. EVERY EMPLOYER, ORGANIZATION AND GOVERNMENT ENTITY SHALL CHECK ANY POTENTIAL EMPLOYEES SEEKING TO ASSUME A POSITION 26 27 THAT WILL BE IN SUBSTANTIAL CONTACT WITH CHILDREN AGAINST BOTH THE STATEWIDE CENTRAL REGISTRY OF CHILD ABUSE AND MALTREATMENT AND THE 28 29 REGISTERED SEX OFFENDERS DATABASE TO ASCERTAIN IF SAID PERSON HAS A CONVICTION FOR SEXUAL ABUSE OF A CHILD. 30 5. "SUBSTANTIAL CONTACT WITH CHILDREN" AS USED IN THIS SECTION MEANS 31 32 WORKING WITH CHILDREN, HAVING ACCESS TO CHILDREN, HAVING OPPORTUNITY TO 33 WITH CHILDREN, SPENDING TIME WITH CHILDREN, PERFORMING FOR ΒE ALONE CHILDREN OR ANY OTHER ACTIVITY THAT INVOLVES CHILDREN. 34 6. (A) ANY SEX OFFENDER WHO APPLIES FOR OR ACCEPTS EMPLOYMENT 35 IΝ VIOLATION OF THIS SECTION SHALL BE GUILTY OF A CLASS A MISDEMEANOR UPON 36 THE FIRST CONVICTION THEREOF, AND UPON A SECOND OR SUBSEQUENT CONVICTION 37 38 THEREOF SHALL BE GUILTY OF A CLASS D FELONY. (B) ANY EMPLOYER WHO KNOWINGLY EMPLOYS A SEX OFFENDER IN VIOLATION OF 39 THIS SECTION SHALL, UPON CONVICTION, BE GUILTY OF A CLASS A MISDEMEANOR. 40 S 3. This act shall take effect immediately, provided however, that 41 section two of this act shall take effect on the first of November next 42 43 succeeding the date on which it shall have become a law. Effective 44 immediately, the addition, amendment and/or repeal of any rule or regu-45 lation necessary for the implementation of this act on its effective date is authorized to be made on or before such effective date. 46