Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S2/7/01					
2	83rd General Assembly	A Bill	Act 631 of 2001				
3	Regular Session, 2001		SENATE BILL 369				
4							
5	By: Senator Gwatney						
6							
7							
8	For An Act To Be Entitled						
9	AN ACT TO EXEMPT BOXING ELIMINATION CONTESTS FROM THE						
10	JURISDICTION OF THE STATE ATHLETIC COMMISSION; AND FOR						
11	OTHER PURPO	OSES.					
12							
13		Subtitle					
14	TO EX	EMPT BOXING ELIMINATION CONTESTS					
15	FROM THE JURISDICTION OF THE STATE						
16	ATHLE	TIC COMMISSION.					
17							
18							
19	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:				
20							
21	SECTION 1. Arkar	nsas Code Title 17, Chapter 22,	Subchapter 2, concerning				
22	the State Athletic Comm	nission, is amended adding an add	ditional section to read				
23	as follows:						
24	<u>17-22-208.</u> Boxi r	ng Elimination Contests.					
25	(a) This chapter	does not apply to boxing elimin	nation contests in which				
26	all of the following ap	ppl y:					
27	<u>(1) The co</u>	ontestants compete for prizes on	<u>ly in elimination</u>				
28	contests and are not al	so professional boxers competing	g in four (4) or more				
29	rounds of non-eliminati	on boxing;					
30	<u>(2) Each b</u>	oout is scheduled to consist of	three (3) or fewer one-				
31	minute rounds, with cor	ntests conducted on no more than	two (2) consecutive				
32	cal endar days;						
33	(3) Compet	ing contestants are prohibited	from boxing for more				
34	than twelve (12) minute	es on each contest day;					
35	<u>(4) The co</u>	ontestants participating in the	elimination contest are				
36	to be insured by the pr	romoter for not less than one the	ousand dollars (\$1,000)				

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for medical and hospital expenses to be paid to the contestants to cover

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2	injuries sustained in the contest, and for not less than five thousand dollars				
3	(\$5,000) to be paid in accordance with the statutes of descent and				
4	distribution of personal property if a contestant dies as a result injuries				
5	sustained in the elimination contest;				
6	(5) A licensed physician is in attendance at ringside and the				
7	physician has authority to stop the contest for medical reasons;				
8	(6) All contestants pass a physical examination given by a				
9	licensed physician before the contest;				
10	(7) A preliminary breath test is administered to each contestant				
11	which indicates a blood alcohol content of two-tenths of one percent (0.2%) or				
12	less; and				
13	(8) The promoter conducts the elimination contest in compliance				
14	with the following:				
15	(A) A contestant who has lost by a technical knockout is				
16	not permitted to compete again for a period of thirty (30) calendar days or				
17	until the contestant has submitted to the promoter the results of a physical				
18	examination equivalent to that required of professional boxers;				
19	(B)(i) The ringside physician examines a contestant who has				
20	been knocked out in an elimination contest or whose fight has been stopped by				
21	the referee because the contestant received hard blows to the head that made				
22	the contestant defenseless or incapable of continuing immediately after the				
23	knockout or stoppage;				
24	(ii) The ringside physician may recommend post-fight				
25	neurological examinations, which may include computerized axial tomography				
26	scans or magnetic resonance imaging, to be performed on the contestant				
27	immediately after the contestant leaves the location of the contest;				
28	(iii) The promoter shall not permit the contestant to				
29	compete until a physician has certified that the contestant is fit to compete;				
30	(iv) If the physician recommends further neurological				
31	examinations, the promoter shall not permit the contestant to compete until				
32	the promoter receives copies of examination reports demonstrating that the				
33	contestant is fit to compete;				
34	(C)(i) The promoter shall require that a contestant who has				
35	sustained a severe injury or knockout in an elimination contest be examined by				
36	a physician;				

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1	(ii) The promoter shall not permit the contestant to			
2	compete until the physician has certified that the contestant has fully			
3	recovered;			
4	(D) The promoter shall not permit a contestant to compete			
5	in an elimination contest for a period of not less than sixty (60) days if the			
6	contestant has been knocked out or has received excessive hard blows to the			
7	head that required the fight to be stopped;			
8	(E) A contestant who has been knocked out twice in a period			
9	of three (3) months or who has had excessive head blows causing a fight to be			
10	stopped shall not be permitted by a promoter to participate in an elimination			
11	contest for a period of not less than one hundred and twenty (120) days after			
12	the second knockout or stoppage;			
13	(F) A contestant who has been knocked out or had excessive			
14	hard blows to the head causing a fight to be stopped three (3) times			
15	consecutively in a period of twelve (12) months shall not be permitted by a			
16	promoter to participate in an elimination contest for a period of one (1) year			
17	after the third knockout; and			
18	(G) Before resuming competition after any of the periods of			
19	rest prescribed in subdivisions (D), (E), and (F) of this subdivision (8), a			
20	promoter shall require the contestant to produce a certification by a			
21	physician stating that the contestant is fit to take part in an elimination			
22	contest.			
23	(b) As part of the physical examination given before the contest, the			
24	licensed physician or other trained person shall administer a preliminary			
25	breath test in compliance with standards imposed in rules promulgated by the			
26	Department of Arkansas State Police regarding equipment calibration and			
27	methods of administration.			
28	(c)(1) The promoter shall keep a log of preliminary breath test results			
29	of contestants on file at its place of business for at least three (3) years			
30	after the date of administration of the test.			
31	(2) These results shall be made available to law enforcement			
32	officials upon request.			
33	(d) An elimination contest held pursuant to subsection (a) is not			
34	considered to be in violation of the law.			
35	(e) Any person violating the provisions of this section shall be guilty			
36	of a Class A misdemeanor and shall be subject to a fine not to exceed one			

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1	thousand dollars	(\$1,000).			
2			/s/ Gwatney		
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5				APPROVED:	3/9/2001
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