
A BILL FOR AN ACT

RELATING TO COMBAT SPORTS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that Hawaii has embraced
2 full-contact combat sports that allow the use of both striking
3 and grappling techniques; involve both standing and on-the-
4 ground; and blend boxing, wrestling, Brazilian jiu-jitsu, Muay
5 Thai, kickboxing, karate, judo, and other styles of combat
6 sports. Combat sports events have drawn capacity crowds to the
7 Neal S. Blaisdell Arena, and although the prestigious Ultimate
8 Fighting Championship organization has never staged a show in
9 Hawaii, the idea has been floated many times. The legislature
10 finds that to continue growing the combat sports industry in the
11 State and to attract events staged by the Ultimate Fighting
12 Championship, a combat sports commission must be established.

13 Accordingly, the purpose of this Act is to replace the
14 existing mixed martial arts program with a new regulatory
15 framework under the authority of a combat sports commission of
16 Hawaii.



1 SECTION 2. The Hawaii Revised Statutes is amended by
2 adding a new chapter to be appropriately designated and to read
3 as follows:

4 **"CHAPTER**

5 **COMBAT SPORTS CONTESTS**

6 § -1 **Definitions.** As used in this chapter, unless the
7 context otherwise requires:

8 "Combat sports" means unarmed combat involving the use,
9 subject to any applicable limits set forth in this chapter and
10 any rules adopted to implement these limits, of a combination of
11 techniques from different disciplines of martial arts, including
12 grappling, kicking, and striking.

13 "Combat sports contest" means a contest in which a combat
14 sports contestant competes with another combat sports
15 contestant, using combat sports, for money, prize, purse, or
16 reward, or other forms of compensation.

17 "Combat sports contestant" or "contestant" means a person
18 who is trained in combat sports and competes in a combat sports
19 contest.

20 "Commission" means the combat sports commission of Hawaii
21 established in section -2.



1 "Contest" means match or exhibition.

2 "Department" means the department of commerce and consumer
3 affairs.

4 "Director" means the director of commerce and consumer
5 affairs.

6 "Executive officer" means the executive officer assigned to
7 the commission.

8 "Manager" means any person who:

9 (1) Undertakes or has undertaken to represent in any way
10 the interests of any combat sports contestant in
11 procuring, arranging, or conducting any combat sports
12 contest in which the combat sports contestant is to
13 participate; or

14 (2) Directs or controls the combat sports activities of
15 the combat sports contestant.

16 "Manager" does not include an attorney licensed to practice in
17 the State while the attorney is representing the legal interests
18 of a combat sports contestant as a client.

19 "No rules combat or similar contest" means a contest
20 performed in the State in which the participants:



1 (1) Are permitted to use, with few or no rules or
2 restrictions, a combination of combative contact
3 techniques, including punches, kicks, chokes, joint
4 locks, and other maneuvers, with or without the use of
5 weapons, that place participants at an unreasonably
6 high risk of bodily injury or death; and

7 (2) Have received, directly or indirectly, any money,
8 prize, purse, or reward, or other compensation, or
9 promise thereof, for the expenses of training, taking
10 part in the contest, or winning the contest.

11 "No rules combat or similar contest" does not include a contest
12 involving the exclusive use of boxing, wrestling, kickboxing,
13 martial arts, or combat sports.

14 "Promoter" means an individual, corporation, joint venture,
15 partnership, limited liability corporation, limited liability
16 partnership, or any other type of business entity that promotes,
17 conducts, gives, or holds a combat sports contest.

18 § -2 **Combat sports commission of Hawaii; established.**

19 There shall be established within the department for
20 administrative purposes only, the combat sports commission of
21 Hawaii. The commission shall consist of five members appointed



1 by the governor for staggered terms as determined by the
2 governor, pursuant to section 26-34; provided that at least one
3 member shall have experience as a combat sports contestant and
4 all members shall have experience in combat sports contests as a
5 contestant or in the promotion or administration of combat
6 sports contests. The governor shall designate one member as
7 chairperson of the commission.

8 § -3 **Executive officer.** The director shall assign an
9 executive officer to the commission to carry out the
10 commission's activities, duties, and other obligations under
11 this chapter.

12 § -4 **Deputy commissioners.** The director may appoint
13 deputy commissioners; provided that the director shall obtain
14 the approval of the commission prior to any appointment. The
15 director may remove deputy commissioners after consultation with
16 the commission. The commission may direct one or more deputy
17 commissioners to be present at any combat sports contest and, in
18 the absence of the commission or a member thereof, to supervise
19 and control the combat sports contest, in accordance with this
20 chapter and the rules adopted by the commission pursuant to this
21 chapter. The deputy commissioners shall submit a written report



1 to the executive officer in the manner and form prescribed by
2 the commission detailing the conditions prevailing at every
3 combat sports contest.

4 § -5 **Other employees.** Subject to chapter 76, the
5 department may employ clerks, inspectors, and other employees as
6 it deems necessary for the purposes of this chapter.

7 § -6 **Authority to subpoena witnesses and administer**
8 **oaths and penalties.** The chairperson of the commission or the
9 executive officer may issue subpoenas for the attendance of
10 witnesses before the commission, with the same effect as if the
11 subpoenas were issued in an action in the circuit court, and may
12 administer oaths in all matters connected with the
13 administration of the affairs of the commission. Disobedience
14 of a subpoena and false swearing before the executive officer or
15 the commission shall be attended by the same consequences and be
16 subject to the same penalties as if disobedience or false
17 swearing occurred in an action in the circuit court.

18 § -7 **Powers and duties of the commission.** The
19 commission shall adopt rules pursuant to chapter 91 necessary or
20 expedient for the conduct of its business and the regulation of
21 the matters in this chapter committed to its charge, including:



- 1 (1) An appropriate method of ensuring that all financial
2 obligations are met by a promoter who conducts, gives,
3 or holds a combat sports contest;
- 4 (2) A public record accounting for the distribution of all
5 tickets provided to the commission by a promoter and
6 anything else of value that is provided to the
7 commission;
- 8 (3) Clinics or seminars on health and safety for licensees
9 deemed necessary by the commission;
- 10 (4) A mandatory neurological examination for any combat
11 sports contestant who is knocked out in a combat
12 sports contest, and an eye examination as part of a
13 combat sports contestant's annual medical examination;
- 14 (5) An automatic medical suspension from combat sports
15 contests for a period of time to be determined by the
16 commission for any combat sports contestant who is
17 knocked out from head blows or who has received a
18 severe beating about the head. The period of time of
19 the automatic medical suspension shall be based upon
20 the severity of the beating received by the combat
21 sports contestant;



- 1 (6) Procedures to evaluate the professional records and
2 physician's certification of each combat sports
3 contestant participating in a combat sports contest in
4 the State and to deny authorization to a combat sports
5 contestant to fight when the requirements of this
6 paragraph are not met;
- 7 (7) Procedures to ensure that no combat sports contestant
8 shall be permitted to compete while under suspension
9 from any government entity that regulates combat
10 sports due to:
- 11 (A) A recent knockout or series of consecutive
12 losses;
- 13 (B) An injury, any required medical procedure, or a
14 physician's denial of certification to compete;
- 15 (C) Failure of any drug test; or
- 16 (D) The use of false aliases or falsifying or
17 attempting to falsify official identification
18 cards or documents relating to combat sports
19 contests;



- 1 (8) Procedures to review a suspension if appealed by a
- 2 combat sports contestant, including an opportunity for
- 3 the contestant to present contradictory evidence;
- 4 (9) Procedures to revoke a suspension if a combat sports
- 5 contestant furnishes proof of sufficiently improved
- 6 medical or physical condition or furnishes proof that
- 7 the suspension was not, or is no longer, warranted by
- 8 the facts; and
- 9 (10) Establishing a combat sports registry and the issuance
- 10 of an identification card to combat sports
- 11 contestants.

12 § -8 **Jurisdiction of commission.** (a) The commission is

13 vested with the sole jurisdiction, direction, management, and

14 control over all combat sports contests to be conducted, held,

15 or given within the State. No combat sports contest shall be

16 conducted, given, or held within the State except in accordance

17 with this chapter and rules adopted by the commission pursuant

18 to this chapter.

19 (b) No combat sports contest shall take place unless the

20 commission has approved the proposed combat sports contest;



1 provided that the commission shall not allow any combat sports
2 contest unless:

3 (1) The combat sports contest consists of no more than
4 five rounds of a duration of no more than five minutes
5 each with an interval of at least one minute between
6 each round and the succeeding round;

7 (2) Each contestant is at least eighteen years of age,
8 registered with and licensed by the commission, and is
9 not disqualified from competing in a similar combat
10 sports contest in another jurisdiction at the time of
11 the combat sports contest;

12 (3) One hour before the combat sports contest, each combat
13 sports contestant is examined by at least one
14 physician licensed under chapter 453 who shall certify
15 in writing to the referee of the combat sports contest
16 that the contestant is physically fit to engage in the
17 combat sports contest;

18 (4) The combat sports contest is under the control of a
19 licensed referee in the ring who has at least one
20 year's experience in refereeing a match or exhibition
21 involving combat sports and has passed a physical



- 1 examination by a physician licensed under chapter 453,
2 including an eye examination, within two years before
3 the combat sports contest;
- 4 (5) At least thirty days before a combat sports contest, a
5 promoter of the combat sports contest provides to the
6 commission information and documents, as prescribed by
7 the commission, together with a review and enforcement
8 fee of \$500, to establish that the combat sports
9 contest is not prohibited under this chapter; provided
10 further that if the commission determines that the
11 combat sports contest is prohibited under this
12 chapter, then the commission shall refund the \$500
13 review and enforcement fee to the promoter;
- 14 (6) The promoter has complied with sections -9
15 and -10; and
- 16 (7) All participants have complied with the requirements
17 provided in this chapter and rules adopted by the
18 commission pursuant to chapter 91, including any rules
19 or requirements that protect the safety of the
20 contestants to the extent feasible.



1 (c) No person shall conduct, give, hold, or participate in
2 no rules combat or similar contests. The commission shall
3 enforce the prohibition on no rules combat or similar contests,
4 and may adopt rules pursuant to chapter 91 to enforce the
5 prohibition. In addition to any applicable judicial remedy, a
6 person who violates this subsection shall be subject to the
7 penalties, fines, and other provisions applicable to violators
8 of this chapter.

9 § -9 Licenses; promoters. (a) A promoter may apply to
10 the commission for a license that shall be required to conduct,
11 give, or hold combat sports contests. The application shall be
12 in writing, addressed to the commission, and signed by the
13 applicant, and shall include the following:

14 (1) Evidence of financial integrity in accordance with
15 rules adopted by the commission pursuant to chapter
16 91; and

17 (2) Proof that the applicant currently satisfies all of
18 the applicable requirements of the department's
19 business registration division.

20 (b) The application shall contain a recital of the facts
21 as may be specified by the commission for it to determine



1 whether the applicant possesses the necessary physical, mental,
2 moral, and financial qualifications to entitle the applicant to
3 a license.

4 (c) The application for a license to promote combat sports
5 contests shall be accompanied by a fee as provided in rules
6 adopted by the director pursuant to chapter 91.

7 (d) The commission shall not issue any license to conduct,
8 give, or hold combat sports contests unless the commission is
9 satisfied that the applicant:

- 10 (1) Has complied with the conditions of this chapter;
- 11 (2) Possesses the necessary qualifications for a license;
- 12 (3) Is the real party in interest; and
- 13 (4) Intends to conduct, give, or hold the combat sports
14 contest itself;

15 provided that the commission shall not issue a promoter's
16 license to an applicant if the applicant or any of the
17 applicant's officers, partners, members, or associates have been
18 convicted of any crime related to gambling or a crime that is
19 directly related to the person's performance in the sport of
20 combat sports.



1 (e) A license may be revoked at any time if the commission
2 finds after a hearing that:

3 (1) The licensee is not the real party in interest or has
4 not complied with this chapter or the rules of the
5 commission; or

6 (2) The licensee or any of the licensee's officers,
7 partners, members, or associates have been convicted
8 of any crime related to gambling or a crime that is
9 directly related to the person's performance in the
10 sport of combat sports.

11 (f) Every license shall be subject to this chapter and the
12 rules of the commission.

13 **§ -10 Requirements to hold a combat sports contest. (a)**

14 For approval to conduct, give, or hold a combat sports contest,
15 a promoter shall provide proof of:

16 (1) Medical insurance for combat sports contestants in
17 accordance with rules adopted by the commission;
18 provided that all promoters shall be responsible for
19 paying any deductible amount of the medical insurance
20 policy; and



1 (2) Liability insurance for combat sports audience members
2 in accordance with rules adopted by the commission;
3 provided that all promoters shall be responsible for
4 paying any deductible amount of the liability
5 insurance policy.

6 (b) Before each combat sports contest, a promoter shall
7 provide a bond, in an amount determined by the commission, to
8 adequately cover the promoter's obligations in conducting,
9 giving, or holding a combat sports contest. The bond shall be
10 executed by the promoter as principal and by a surety company
11 authorized to do business in the State as the surety. If the
12 promoter fails to pay any obligations covered by the bond, any
13 aggrieved person may file an action against the bond to recover
14 the amount owed, in the circuit court in the circuit in which
15 the combat sports contest was conducted, given, or held;
16 provided that the aggregate liability of the surety to all
17 aggrieved persons shall not exceed the amount of the bond. Any
18 action against the bond shall be commenced within ninety days
19 after the combat sports contest was conducted, given, or held.

20 (c) Before any combat sports contest, all contracts with
21 managers, combat sports contestants, and venues, including any



1 agreement of pre-contest training funds advanced to any
2 contestant either by the promoter or manager or any party of
3 interest, shall be submitted by the promoter to the commission
4 for its review and approval.

5 (d) Before any combat sports contest, the promoter shall
6 submit to the commission, for its review and approval, license
7 information and all ring records of all combat sports
8 contestants scheduled to participate in the combat sports
9 contest.

10 (e) A promoter shall provide cashier's or certified checks
11 made payable to each combat sports contestant for the amount due
12 the contestant or the contestant's manager, as the case may be,
13 in accordance with the contracts approved by the commission.

14 (f) A promoter shall provide to the commission written
15 confirmation that appropriate security service has been obtained
16 and will be present at all times at the venue of the combat
17 sports contest, and provide evidence that security personnel and
18 resources will be present in sufficient number and force to
19 exercise crowd control and protect spectators at the combat
20 sports contest.



1 (g) A promoter shall provide to the commission evidence
2 that the combat sports contest will be conducted in compliance
3 with applicable fire codes.

4 (h) A promoter shall maintain sanitary conditions at the
5 site of the combat sports contest.

6 (i) Failure, refusal, or neglect of any licensed promoter
7 to comply with this section shall result in the automatic denial
8 to conduct, give, or hold the combat sports contest.

9 (j) Licensed promoters may engage in promotions with other
10 licensed promoters as long as each promoter holds a valid,
11 unexpired license and has received the written approval of the
12 commission before the promotion.

13 (k) In addition to the payment of other fees and moneys
14 due under this chapter, a licensed promoter shall pay:

15 (1) A license fee of three per cent of the first \$50,000
16 of the total gross receipts from admission fees to a
17 combat sports contest, exclusive of federal, state,
18 and local taxes;

19 (2) A license fee of two per cent of the total gross
20 receipts over \$50,000 from admission fees to a combat



1 sports contest, exclusive of federal, state, and local
2 taxes;

3 (3) Two per cent of the gross sales price for the sale,
4 lease, or other exploitation of broadcasting,
5 television, internet, and motion picture rights for a
6 combat sports contest, without any deductions for
7 commission, brokerage fee, distribution fees,
8 advertising, contestants' purses, or any other
9 expenses or charges, including federal, state, or
10 local taxes; and

11 (4) Two per cent of the gross receipts from subscription
12 or admission fees, exclusive of federal, state, and
13 local taxes, charged for viewing within the State of a
14 simultaneous telecast of a combat sports contest;

15 provided that, notwithstanding section -12, payments made in
16 accordance with this subsection shall be deposited into the
17 combat sports commission special fund.

18 (1) Within seven days following a combat sports contest,
19 the promoter shall provide the commission with an unedited video
20 record of the combat sports contest in a format prescribed by
21 the commission.



1 (m) No combat sports contest shall be commenced without
2 the approval of the commission pursuant to this section.

3 § -11 Licenses, participants. (a) Any person may apply
4 to the commission for a license to act as a physician, referee,
5 judge, matchmaker, coach, corner person, manager, timekeeper,
6 second, or combat sports contestant to participate, either
7 directly or indirectly, in any combat sports contest. The
8 application shall be in writing, addressed to the commission,
9 and signed by the applicant. The application shall contain a
10 recital of facts as may be specified by the commission for it to
11 determine whether the applicant possesses the necessary
12 licensure and physical, mental, and moral qualifications to
13 entitle the applicant to a license. The commission shall adopt
14 rules for licensure pursuant to chapter 91.

15 (b) In addition to the requirements in subsection (a), an
16 applicant for a referee, judge, coach, corner person, manager,
17 or second license shall be certified by the commission by
18 passing a written examination and interview as provided by the
19 commission. The commission may exempt a manager or second
20 license applicant from the examination and interview
21 requirements; provided that the applicant holds a valid manager



1 or second license in another jurisdiction with comparable combat
2 sports regulations.

3 (c) All combat sports contestants shall register with and
4 be licensed by the commission to allow the commission to track
5 the contestant's ring record to prevent overmatching, and
6 enforce rules, including taking disciplinary action against any
7 contestant, coach, or any other person licensed by the
8 commission who violates the rules.

9 (d) Any license to act as a physician, referee, judge,
10 matchmaker, coach, corner person, manager, timekeeper, second,
11 or combat sports contestant may be suspended or revoked, or the
12 person otherwise disciplined by the commission after a contested
13 case hearing held in accordance with chapter 91.

14 § -12 License fees. Except as provided in
15 section -10(k), license fees shall be paid annually to the
16 State by every applicant to whom a license is issued to
17 participate in the conduct of combat sports in any of the
18 capacities set forth in this chapter: promoter, physician,
19 referee, judge, matchmaker, coach, corner person, manager,
20 timekeeper, second, and combat sports contestant. The charge
21 for a duplicate of a license and all fees required by this



1 chapter shall be as provided in rules adopted by the director
2 pursuant to chapter 91 and shall be deposited with the director
3 to the credit of the compliance resolution fund.

4 § -13 **Licenses, limitations, renewals.** (a) No combat
5 sports contest shall be conducted, given, or held unless all the
6 parties participating are licensed by the commission, and it
7 shall be unlawful for any individual or promoter to participate
8 in a combat sports contest in any capacity unless the person is
9 licensed to do so.

10 (b) The commission may limit the number of licenses issued
11 for any purpose as specified in this chapter and may limit the
12 number of combat sports contests conducted, given, or held in
13 any county of the State.

14 (c) All licenses shall be for a period of no more than one
15 year and all licenses shall expire on December 31 of the year in
16 which the licenses are issued.

17 (d) The commission, at its discretion and upon
18 application, may renew the licenses for the following year.
19 Failure to timely apply for renewal of any license shall result
20 in the automatic forfeiture of the license. Any applicant whose
21 license has been forfeited shall file an application for a new



1 license and meet all current requirements, including successful
2 passage of the examination, as the case may be, for the license.

3 (e) Every individual or promoter licensed under this
4 chapter shall be subject to the rules adopted by the commission.

5 § -14 Receipts; report receipts. (a) Every promoter
6 holding a license to conduct, give, or hold combat sports
7 contests, within seventy-two hours after the determination of
8 every combat sports contest for which admission fees were
9 charged and received, shall furnish to the commission a written
10 report, duly verified, showing the number of tickets sold for
11 the combat sports contest, the amount of the gross receipts or
12 proceeds from the combat sports contest, and other matters as
13 the commission prescribes.

14 (b) For purposes of this section, "gross receipts" include
15 income received from the sale of print, internet, broadcasting,
16 television, and motion picture rights.

17 § -15 Failure to report receipts. Whenever any promoter
18 holding a license to conduct, give, or hold combat sports
19 contests fails to make a report of any combat sports contest at
20 the time and in the manner prescribed by this chapter, or
21 whenever the report is unsatisfactory to the commission, the



1 executive officer, at the promoter's expense, may examine, or
2 cause to be examined, the books and records of the promoter.

3 § -16 **Admission tickets.** All tickets of admission to
4 any combat sports contest for which admission fees are charged
5 and received shall have printed clearly upon the face of the
6 ticket the purchase price of the ticket, and no ticket shall be
7 sold for more than the printed price.

8 § -17 **Inspectors; duties.** The commission may appoint
9 official representatives designated as inspectors, each of whom
10 shall receive from the commission a card or badge authorizing
11 the person to act as inspector whenever the commission may
12 designate the person to so act. An inspector, the executive
13 officer, or a deputy commissioner shall be present at all combat
14 sports contests and ensure that this chapter and the rules are
15 strictly observed.

16 § -18 **Judges; duties.** The commission, in its
17 discretion, may appoint two judges to act with the referee in
18 rendering a decision, or three judges to act with a nonvoting
19 referee in rendering a decision.

20 § -19 **Physician; duties.** Every promoter holding a
21 license to conduct, give, or hold combat sports contests shall



1 have in attendance at every combat sports contest at least two
2 physicians who are licensed to practice medicine in the State
3 under chapter 453, and licensed pursuant to this chapter, who
4 shall observe the physical condition of the combat sports
5 contestants and advise the referee with regard thereto and, one
6 hour before each contestant enters the ring, certify in writing
7 as to the physical condition of the contestant to engage in the
8 combat sports contest. A report of the medical examination
9 shall be filed with the commission no later than forty-eight
10 hours after the termination of the combat sports contest. In
11 addition, at least one physician shall immediately examine every
12 contestant who was knocked down or who sustained a severe
13 beating about the head during the combat sports contest and
14 shall file a written medical opinion within forty-eight hours of
15 the combat sports contest to the executive officer.

16 § -20 **Referees; duties.** (a) At each combat sports
17 contest there shall be in attendance a duly licensed referee
18 designated by the commission, who shall direct and control the
19 combat sports contest. The referee shall render a decision for
20 each combat sports contest, except as otherwise provided under
21 section -18.



1 (b) The referee may recommend and the commission in its
2 discretion may declare the forfeiture of any money, prize,
3 purse, reward, or other compensation, or any part thereof, to
4 which one or both of the combat sports contestants may be
5 entitled, or any part of the gate receipts for which the
6 contestants are competing, if in the commission's judgment one
7 or both of the contestants are not honestly competing.

8 (c) Each referee shall warn contestants of the referee's
9 power to recommend the forfeiture of any money, prize, purse,
10 reward, or other compensation should there be any apparent cause
11 for the warning.

12 (d) In any case where the referee decides that one or both
13 of the contestants are not honestly competing and that under the
14 law one or both of the contestants' money, prize, purse, reward,
15 or other compensation, should be forfeited, the combat sports
16 contest shall be stopped before the end of the last round, and
17 no decision shall be given. A contestant shall earn nothing and
18 shall not be paid for a combat sports contest in which there is
19 collusion, dishonesty, faking, or stalling. The commission,
20 independently of the referee or the referee's decision, may
21 determine the merits of any combat sports contest and take



1 whatever action it considers proper. In any case, the executive
2 officer or any commissioner may order the money, prize, purse,
3 reward, or other compensation, of the offender held up for
4 investigation and action.

5 (e) The referee shall stop the combat sports contest when,
6 in the referee's judgement, either of the contestants shows a
7 marked superiority or is apparently outclassed.

8 § -21 **Timekeeper; duties.** (a) At each combat sports
9 contest there shall be in attendance at least one timekeeper
10 licensed pursuant to this chapter and designated to act as the
11 official timekeeper of the combat sports contest.

12 (b) The timekeeper shall keep track of the time elapsing
13 during each round of a combat sports contest and the time
14 intervals between rounds and between combat sports contests.
15 The timekeeper shall keep the referee aware during each combat
16 sports contest of the time constraints of each combat sports
17 contest.

18 § -22 **Drug test; withholding of wages; penalty.** (a) On
19 the advice of one or both of the physicians in attendance at
20 every combat sports contest, a post-contest drug test may be
21 administered to any contestant, at the sole expense of the



1 promoter, to determine whether the contestant has consumed any
2 illegal drugs or drugs banned by the commission.

3 (b) Any wages due to a contestant shall be withheld by the
4 commission until the commission, in consultation with the two
5 attending physicians, is satisfied that the contestant did not
6 have the presence of any illegal or banned drugs in the
7 contestant's person.

8 (c) Any contestant who fails a drug test shall have the
9 contestant's license suspended by the commission for no less
10 than twelve months from the date of the offense and, in the
11 discretion of the commission, may have the contestant's license
12 permanently revoked.

13 § -23 **Sham or false combat sports contest; forfeiture of**
14 **license.** Any promoter who conducts, gives, or holds any sham or
15 false combat sports contest, knowing the same to be a sham or
16 false, shall forfeit the license issued in accordance with this
17 chapter, and the license shall be canceled and declared void by
18 the commission. The promoter and any officers, partners, or
19 members of the promoter shall not thereafter be entitled to
20 receive and shall not be given another license.



1 § **-24 Sham or false combat sports contest; penalty**
2 **against contestant.** Any combat sports contestant who knowingly
3 participates in any sham or false combat sports contest shall be
4 suspended by the commission for no less than twelve months from
5 the date of the offense from further participation in any combat
6 sports contest conducted, given, or held under this chapter and
7 may be permanently disqualified from further participation in
8 any combat sports contest conducted, given, or held under this
9 chapter.

10 § **-25 Financial interest in combat sports contestant**
11 **prohibited.** (a) No commission member or staff, or appointee,
12 may receive any compensation from any person who sanctions,
13 arranges, or promotes combat sports contests; nor shall they
14 have, either directly or indirectly, any financial interest in
15 any contestant competing in any combat sports contest.

16 (b) The prohibition set forth in this section shall not
17 apply to any contract entered into, or any reasonable
18 compensation received, by the commission to supervise a combat
19 sports contest in this State or another state.



1 (c) For purposes of this section, "compensation" does not
2 include funds held in escrow for payment to another person in
3 connection with a combat sports contest.

4 § -26 **Wages of contestant; prepayment prohibited.** All
5 moneys paid to a combat sports contestant for services, as
6 money, prize, purse, reward, or other compensation, shall be
7 considered wages. No contestant shall be paid for services
8 before a combat sports contest; provided that with the approval
9 of the commission, a promoter may advance sums of money for
10 training purposes.

11 § -27 **Disposition of receipts.** Except as otherwise
12 provided for in this chapter, all fees and other moneys received
13 by the commission shall be deposited into the combat sports
14 commission special fund.

15 § -28 **Summary disciplinary action.** The commission may
16 fine, withhold money, prize, purse, or reward, or other
17 compensation, and issue immediate temporary suspensions of no
18 more than sixty days against a licensee for violations of this
19 chapter or commission rules. The commission shall notify the
20 licensee in writing of any temporary suspension, fine, or
21 withholding of money, prize, purse, or reward, or other



1 compensation, within five days of the commission's action. The
2 licensee shall have a right to a hearing in accordance with
3 chapter 91; provided that the licensee notifies the commission
4 in writing of the request for a hearing within thirty days after
5 the commission notifies the licensee in writing, by mail or
6 personal service, of the commission's order.

7 § -29 **Inapplicability to active duty armed forces, armed**
8 **forces reserves, national guard, or Police Activities League.**

9 This chapter shall not apply to any combat sports contest held
10 as a recreational activity by personnel of the active duty armed
11 forces, armed forces reserves, national guard, or the Police
12 Activities League, when the combat sports contest is conducted,
13 given, or held under the supervision of a recreational officer
14 of the active duty armed forces, armed forces reserves, national
15 guard, or Police Activities League staff member.

16 § -30 **Revocation; suspension.** (a) In addition to any
17 other actions authorized by law, the commission shall have the
18 power to revoke or suspend the license of any person licensed
19 under any of the classifications designated in this chapter, or
20 fine the licensee, or both, for any cause authorized by law,
21 including but not limited to the following:



- 1 (1) Violation of any provision of this chapter or the
2 rules adopted pursuant to this chapter or any other
3 law, or any rule that applies to those persons
4 licensed under this chapter;
- 5 (2) Manifest incapacity, professional misconduct, or
6 unethical conduct;
- 7 (3) Making any false representations or promises through
8 advertising or other dissemination of information;
- 9 (4) Any fraudulent, dishonest, or deceitful act in
10 connection with the licensing of any promoter under
11 this chapter or in connection with any combat sports
12 contest;
- 13 (5) Making any false or misleading statement in any
14 application or document submitted or required to be
15 filed under this chapter;
- 16 (6) Revocation or suspension of a license or other
17 disciplinary action against the licensee by another
18 combat sports commission or similar commission;
- 19 (7) Failure to report any disciplinary action, including
20 medical and mandatory suspensions, or revocation or
21 suspension of a license in another jurisdiction within



1 fifteen days before any combat sports contest in which
2 the licensee participates; or

3 (8) Participation in any sham or false combat sports
4 contest.

5 (b) A manager may be held responsible for all violations
6 of this chapter or rules adopted in accordance with this chapter
7 by a combat sports contestant whom the manager manages and may
8 be subject to license revocation or suspension, or a fine, or
9 any combination thereof, irrespective of whether any
10 disciplinary action is taken against the combat sports
11 contestant.

12 § **-31 Penalties.** (a) Any person in violation of this
13 chapter or the rules of the commission shall be fined no more
14 than \$5,000 for each violation. Each day's violation or failure
15 to comply shall be deemed a separate offense.

16 (b) In addition to the penalties provided in this chapter,
17 any person in violation of this chapter may be prohibited from
18 engaging in any combat sports activities in the State for a
19 period in conformity with that set forth in section 92-17.

20 § **-32 Cumulative penalties.** Unless otherwise expressly
21 provided, the remedies or penalties provided by this chapter are



1 cumulative to each other and to the remedies or penalties
2 available under all other laws of this State.

3 § -33 **Injunctive relief.** The commission, in addition to
4 any other remedies available, may bring an action in any court
5 of this State to enjoin a person from continuing any violation
6 of this chapter or doing any acts in furtherance thereof, and
7 for any other relief that the court deems appropriate.

8 § -34 **Combat sports commission special fund;**
9 **established.** (a) There is established in the state treasury
10 the combat sports commission special fund to be administered by
11 the commission, into which shall be deposited:

- 12 (1) Fees, penalties, fines, and other moneys collected
- 13 pursuant to this chapter, except for the license fees
- 14 to be collected and deposited into the compliance
- 15 resolution fund pursuant to section -12;
- 16 (2) Appropriations made by the legislature to the special
- 17 fund; and
- 18 (3) Any interest earned on the balance of the special
- 19 fund.



1 (b) Moneys in the combat sports commission special fund
2 shall be expended, subject to the approval of the commission,
3 for the purposes of:

- 4 (1) Compensating the commissioners and inspectors; and
- 5 (2) Administrative costs of the commission, including
- 6 costs to enforce this chapter and rules adopted
- 7 pursuant to this chapter."

8 SECTION 3. Section 26-9, Hawaii Revised Statutes, is
9 amended by amending subsection (c) to read as follows:

10 "(c) The board of acupuncture, board of public
11 accountancy, board of barbering and cosmetology, boxing
12 commission, Hawaii board of chiropractic, combat sports
13 commission of Hawaii, contractors license board, board of
14 dentistry, board of electricians and plumbers, elevator
15 mechanics licensing board, board of professional engineers,
16 architects, surveyors, and landscape architects, board of
17 massage therapy, Hawaii medical board, motor vehicle industry
18 licensing board, motor vehicle repair industry board, board of
19 naturopathic medicine, board of nursing, Hawaii board of
20 optometry, pest control board, board of pharmacy, board of
21 physical therapy, board of psychology, board of private



1 detectives and guards, real estate commission, Hawaii board of
2 veterinary medicine, board of speech pathology and audiology,
3 and any board, commission, program, or entity created pursuant
4 to or specified by statute in furtherance of the purpose of this
5 section including but not limited to section 26H-4, or chapters
6 484, 514B, and 514E shall be placed within the department of
7 commerce and consumer affairs for administrative purposes.

8 The public utilities commission shall be placed, for
9 administrative purposes only, within the department of commerce
10 and consumer affairs. Notwithstanding section 26-9(e), (f),
11 (g), (h), (j), (k), (l), (m), (n), (p), (q), (r), and (s), and
12 except as permitted by sections 269-2 and 269-3, the department
13 of commerce and consumer affairs shall not direct or exert
14 authority over the day-to-day operations or functions of the
15 commission."

16 SECTION 4. Section 92-28, Hawaii Revised Statutes, is
17 amended to read as follows:

18 "**§92-28 State service fees; increase or decrease of.** Any
19 law to the contrary notwithstanding, the fees or other nontax
20 revenues assessed or charged by any board, commission, or other
21 governmental agency may be increased or decreased by the body in



1 an amount not to exceed fifty per cent of the statutorily
2 assessed fee or nontax revenue, to maintain a reasonable
3 relation between the revenues derived from [~~such~~] the fee or
4 nontax revenue and the cost or value of services rendered,
5 comparability among fees imposed by the State, or any other
6 purpose [~~which~~] that it may deem necessary and reasonable;
7 provided that:

8 (1) The authority to increase or decrease fees or nontax
9 revenues shall be subject to the approval of the
10 governor and extend only to the following: chapters
11 36, 92, 94, 142, 144, 145, 147, 150, 171, 188, 189,
12 231, 269, 271, 321, 338, 373, 412, 414, 414D, 415A,
13 417E, 419, 421, 421C, 421H, 421I, 425, 425E, 428, 431,
14 436E, 436H, 437, 437B, 440, [~~440E,~~] 441, 442, 443B,
15 444, 447, 448, 448E, 448F, 448H, 451A, 451J, 452, 453,
16 453D, 455, 456, 457, 457A, 457B, 457G, 458, 459, 460J,
17 461, 461J, 462A, 463, 463E, 464, 465, 465D, 466, 466D,
18 466K, 467, 467E, 468E, 468L, 468M, 469, 471, 472, 482,
19 482E, 484, 485A, 501, 502, 505, 514B, 514E, 572, 574,
20 [~~and~~] 846 (part II), and _____ and any board,
21 commission, program, or entity created pursuant to



- 1 title 25 and assigned to the department of commerce
2 and consumer affairs or placed within the department
3 for administrative purposes;
- 4 (2) The authority to increase or decrease fees or nontax
5 revenues under the chapters listed in paragraph (1)
6 that are established by the department of commerce and
7 consumer affairs shall apply to fees or nontax
8 revenues established by statute or rule;
- 9 (3) The authority to increase or decrease fees or nontax
10 revenues established by the University of Hawaii under
11 chapter 304A shall be subject to the approval of the
12 board of regents; provided that the board's approval
13 of any increase or decrease in tuition for regular
14 credit courses shall be preceded by an open public
15 meeting held during or before the semester preceding
16 the semester to which the tuition applies;
- 17 (4) This section shall not apply to judicial fees as may
18 be set by any chapter cited in this section;
- 19 (5) The authority to increase or decrease fees or nontax
20 revenues pursuant to this section shall be exempt from



1 the public notice and public hearing requirements of
2 chapter 91; and

3 (6) Fees for copies of proposed and final rules and public
4 notices of proposed rulemaking actions under chapter
5 91 shall not exceed 10 cents a page, as required by
6 section 91-2.5."

7 SECTION 5. Chapter 440E, Hawaii Revised Statutes, is
8 repealed.

9 SECTION 6. There is appropriated out of the general
10 revenues of the State of Hawaii the sum of \$ or so
11 much thereof as may be necessary for fiscal year 2024-2025 to
12 fund full-time equivalent (FTE) positions within the
13 department of commerce and consumer affairs for the combat
14 sports commission of Hawaii.

15 The sum appropriated shall be expended by the department of
16 commerce and consumer affairs for the purposes of this Act.

17 SECTION 7. In accordance with section 9 of article VII of
18 the Hawaii State Constitution and sections 37-91 and 37-93,
19 Hawaii Revised Statutes, the legislature has determined that the
20 appropriations contained in Act 164, Regular Session of 2023,
21 and this Act will cause the state general fund expenditure



1 ceiling for fiscal year 2024-2025 to be exceeded by
2 \$ or per cent. This current declaration takes
3 into account general fund appropriations authorized for fiscal
4 year 2024-2025 in Act 164, Regular Session of 2023, and this Act
5 only. The reasons for exceeding the general fund expenditure
6 ceiling are that:

7 (1) The appropriation made in this Act is necessary to
8 serve the public interest; and

9 (2) The appropriation made in this Act meets the needs
10 addressed by this Act.

11 SECTION 8. Statutory material to be repealed is bracketed
12 and stricken. New statutory material is underscored.

13 SECTION 9. This Act shall take effect on July 1, 3000.



Report Title:

Combat Sports Commission of Hawaii; Combat Sports; Contests;
Framework; Appropriation; Expenditure Ceiling

Description:

Establishes a new regulatory framework for combat sports contests in Hawaii by establishing the Combat Sports Commission of Hawaii and repealing existing law governing mixed martial arts contests in Hawaii. Effective 7/1/3000. (HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

