

State Budget Office  
**Office of Regulatory Reinvention**  
111 S. Capitol Avenue; 8th Floor, Romney Building  
Lansing, MI 48933  
Phone: (517) 335-8658 FAX: (517) 335-9512

**AGENCY REPORT TO THE  
JOINT COMMITTEE ON ADMINISTRATIVE RULES (JCAR)**

Under the Administrative Procedures Act (APA), 1969 PA 306, the agency that has the statutory authority to promulgate the rules must complete and submit this form electronically to the Office of Regulatory Reinvention (ORR) at [orr@michigan.gov](mailto:orr@michigan.gov).

**1. Agency Information:**

Agency name:	Department of Licensing and Regulatory Affairs
Division/Bureau/Office:	Corporations, Securities and Commercial Licensing Bureau
Name, title, phone number, and e-mail of person completing this form:	Mack Jones Departmental Analyst (517) 373-9871 <a href="mailto:Jonesm52@michigan.gov">Jonesm52@michigan.gov</a>
Name of Departmental Regulatory Affairs Officer reviewing this form:	Liz Arasim Department of Licensing and Regulatory Affairs

**2. Rule Set Information:**

ORR assigned rule set number:	<b>2018 – 105 LR</b>
Title of proposed rule set:	Unarmed Combat

**3. Purpose for the proposed rules and background:**

The proposed rules are designed to synch with the changes to the Unarmed Combat Regulatory Act as the result of 2017 PA 146. Under the Act, the Department is required to promulgate rules to establish weight classes for contestants. The proposed rules establish weight classes, ensure safety of unarmed combat contests, ensure the efficient administration of unarmed combat events, and make grammatical and stylistic changes to the ruleset language.

**4. Summary of proposed rules:**

Rule 339.101 adds definitions for “grounded,” “manager,” “sanctioned,” “second,” and removes the definition for “license.”

Rule 339.201 adds weight classifications for boxing and mixed martial arts contests.

Rule 339.202 requires all contestants to be present at weigh-ins and adds the requirement that a physician approve a contestant that has lost more than 2% of their weight within 24 hours of the event.

Rule 339.203 requires amateur experience for mixed martial arts contestants and boxing contestants to obtain a professional license.

Rule 339.203a consolidates all licensing requirements for referees, judges, or timekeepers for boxing and mixed martial arts into one rule.

Rule 339.203b relating to licensing requirements for mixed martial arts judges is being rescinded.

Rule 339.203c relating to licensing requirements for mixed martial arts timekeepers is being rescinded.

Rule 339.204 relating to the number of rounds is being rescinded.

Rule 339.205 clarifies a promoter's responsibilities regarding boxing ring construction and makes grammatical changes.

Rule 339.205a clarifies a promoter's responsibility regarding mixed martial arts ring construction and makes grammatical changes.

Rule 339.205b clarifies the requirement that a promoter provide a seat to a commission member and their guest at an unarmed combat event.

Rule 339.207 limits the use of ankle wraps gauze to not more than 13 yards long, 2 inches wide, and not more than 10 feet of cloth-based tape to support the gauze. Also, the rule prohibits the use of water or any other substance on ankle wraps and ensures that cloth-based tape is used as opposed to surgeon's tape.

Rule 339.210 requires that all joint supports, if taped, are taped using a cloth-based tape.

Rule 339.213 changes the language based on grammar, and stylistic preferences. It also clarifies that the promoter responsibility to make arrangements for a replacement ambulance and the responsibility to communicate to the physician the location of the ambulance.

Rule 339.215 adds a requirement that there are be 2 licensed referees for every amateur and professional unarmed combat contest and that a promoter designate at least 1 alternate to the arranged officials for an unarmed combat contest.

Rule 339.217 adds a requirement that a contestant's win-loss record be announced and ensures that an interpreter that is already required to be at the event is available if requested by a contestant.

Rule 339.223 ensures that there will be no scoring of an incomplete round. The rule also makes terminology and procedural clarifications.

Rule 339.226 add 2 types of scenarios to the calling of a technical knockout.

Rule 339.226a adds additional types of contest results for boxing events.

Rule 339.227 makes grammatical changes and provides authority to a referee to allow a contestant who was pushed through the ropes 5 minutes to recover.

Rule 339.229 makes grammatical changes and clarifies a promoter's duty to retain scorecards and tabulation sheets for 1 year.

Rule 339.230 makes grammatical changes and clarifies a promoter's duty to retain scorecards and tabulation sheets for 1 year.

Rule 339.231 adds procedures relating to fouls and clarifies what needs to occur for a

disqualification to be called by a referee during a boxing contest.

Rule 339.232 adds procedures relating to fouls and clarifies what needs to occur for a disqualification to be called by a referee during a mixed martial arts contest.

Rule 239.235 clarifies who can perform a pregnancy test and types of hepatitis test results.

Rule 339.239 makes grammatical changes and clarifies that an impartial cutman does not count as a second.

Rule 339.243 allows a contestant to provide 1 piece of identification instead of 2 at weigh-in.

Rule 339.245 makes grammatical changes and allows a female contestant to wear a breast protector if she chooses.

Rule 339.246 makes grammatical changes and clarifies that it is the referee, and not a physician, that ensures adequate dress and protective equipment for mixed martial artists.

Rule 339.246a makes a requirement for a contestant to trim his or her toenails and fingernails before a contest.

Rule 339.249 removes the 30-day limitation for a contestant that lost by a technical knockout because the limitation already exists in rule 251(3).

Rule 339.251 updates the reference to the Health Insurance Portability and Accountability Act regulations to the most recently published regulations. it also allows a physician to certify that a contestant is fully recovered if a contestant was knocked out.

Rule 339.253 relating to waiting periods is being rescinded.

Rule 339.255 allows the Department to approve the rules of engagement of all unarmed combat championships and international contests that occur in the state. It also, allows for non-championship contests that occur at a championship event to be governed by the same rules of engagement. Removes the incorporation by reference of the Association of Boxing Commission's boxing rules.

Rule 339.265 requires that the department adjust the base compensation plan for unarmed combat event officials based on the Detroit Consumer Price Index. The rule also requires a promoter to disclose the compensation of event officials to the Department and allows the promoter to request that the information be made confidential under the act.

Rule 339.269 makes grammatical changes and clarifies that the department representative is responsible for specimen collection for the required drug tests.

**5. List names of newspapers in which the notice of public hearing was published and publication dates (attach copies of affidavits from each newspaper as proof of publication).**

Flint Journal – February 28, 2019  
Marquette Mining Journal – February 26, 2019  
Kalamazoo Gazette – February 28, 2019

**6. Date of publication of rules and notice of public hearing in *Michigan Register*:**

The rules and notice of public hearing were published in the Michigan Register on March 1, 2018, Issue Number 3.

**7. Time, date, location, and duration of public hearing:**

The public hearing was held on March 15, 2019, at 9:00 AM, at the State of Michigan Library, 702 West Kalamazoo Street, Lansing, Michigan, 48915, in the Forum on the first floor. The hearing lasted for 30 minutes.

**8. Provide the link the agency used to post the regulatory impact statement and cost-benefit analysis on its website:**

[https://www.michigan.gov/documents/lara/2018-105\\_LR\\_-\\_Public\\_Hearing\\_Notice\\_-\\_Unarmed\\_Combat\\_648854\\_7.pdf](https://www.michigan.gov/documents/lara/2018-105_LR_-_Public_Hearing_Notice_-_Unarmed_Combat_648854_7.pdf) (links to ORR website)  
[http://dmbinternet.state.mi.us/DMB/ORRDocs/RIS/1884\\_2018-105LR\\_ris.pdf](http://dmbinternet.state.mi.us/DMB/ORRDocs/RIS/1884_2018-105LR_ris.pdf)

**9. List of the name and title of agency representative(s) attending public hearing:**

Mack Jones, Departmental Analyst  
Linda Douglas, Departmental Analyst  
Linda Clegg, Licensing Division Director

**10. Persons submitting comments of support:**

None

**11. Persons submitting comments of opposition:**

Donald Weatherspoon

State Budget Office  
**Office of Regulatory Reinvention**  
 111 S. Capitol Avenue; 8th Floor, Romney Building  
 Lansing, MI 48933  
 Phone: (517) 335-8658 FAX: (517) 335-9512

**12. Identify any changes made to the proposed rules based on comments received during the public comment period:**

	<b>Name &amp; Organization</b>	<b>Comments Made at Public Hearing</b>	<b>Written Comments</b>	<b>Agency Rationale for Change</b>	<b>Rule Number &amp; Citation Changed</b>
1.					
2.					
3.					
4.					

**13. Date report completed:**

<u>April 16, 2019</u>
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STATE OF MICHIGAN )  
County of Genesee

ss Rhonda L. Walker

Being duly sworn deposes and say he/she is Principal Clerk of



# THE FLINT JOURNAL

## DAILY EDITION

a newspaper published and circulated in the County of Genesee and otherwise qualified according to Supreme Court Rule; and that the annexed notice, taken from said paper, has been duly published in said paper on the following day(days) \_\_\_\_\_

February 28 A.D. 2019

Sworn to and subscribed before me this 28th day of February 2019

*Janice M. DeGraaf*  
JANICE M. DEGRAAF  
NOTARY PUBLIC, STATE OF MI  
COUNTY OF KENT  
MY COMMISSION EXPIRES Oct 3, 2020  
ACTING IN COUNTY OF Kent

**DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS  
CORPORATIONS, SECURITIES, AND COMMERCIAL  
LICENSING BUREAU**

**UNARMED COMBAT RULES  
Rule Set 2018-105 LR**

**NOTICE OF PUBLIC HEARING  
Friday, March 15, 2019  
Michigan Library and Historical Center  
702 West Kalamazoo Street, Lansing, MI 48915  
Forum Conference Room, 1st Floor, 9:00 A.M.**

The Department of Licensing and Regulatory Affairs will hold a public hearing on Friday, March 15, 2019, at the Michigan Library and Historical Center, 702 West Kalamazoo Street, Lansing, MI in the first floor Forum Conference Room at 9:00 a.m. The hearing will be held to receive public comments on proposed changes to the Unarmed Combat rules.

The proposed rule set (2018-105 LR) will amend the current rules to conform to the requirements of 2017 PA 146, which amended the Michigan Unarmed Combat Regulatory Act, 2004 PA 403, MCL 338.3601 to 338.3661a. The proposed rules also include provisions aimed at ensuring the safety of all participants in unarmed combat contests, increasing the level of competitiveness of those contests, and assisting both event participants and the Department in ensuring that applicable state and federal laws are efficiently and uniformly enforced.

These rules are promulgated under authority conferred on the Director of the Department of Licensing and Regulatory Affairs by the Michigan Unarmed Combat Regulatory Act and Executive Reorganization Order Nos. 2008-4 and 2011-4, MCL 445.2025 and 445.2030. These rules will take effect immediately upon filing with the Secretary of State.

The rules (2018-105 LR) are published on the Office of Regulatory Reinvention's website at [www.michigan.gov/orr](http://www.michigan.gov/orr) and in the March 1 issue of the *Michigan Register*. Comments may be submitted to the following address by 5:00 P.M. on Monday, March 18, 2019. Copies of the draft rules may also be obtained by mail or electronic transmission at the following address:

Department of Licensing and Regulatory Affairs  
Corporations, Securities, and Commercial Licensing Bureau  
Attn: Mackenzie Jones, Legislative Analyst  
P.O. Box 30018  
Lansing, MI 48909-7518  
Phone: 517-373-9871  
Fax: 517-241-0290  
Email: [jonesm22@michigan.gov](mailto:jonesm22@michigan.gov)

The hearing site is accessible, including handicap parking. People with disabilities requiring additional accommodations in order to participate in the hearing (such as information in alternative formats) should contact the Bureau at 517-373-9871 at least 12 business days before the hearing date. Individuals attending the meeting are requested to refrain from using heavily scented personal care products in order to enhance accessibility for everyone. Information at this meeting will be presented by speakers and printed handouts.

RECEIVED

MAR 18 2019

Commercial Licensing  
Division

RECEIVED  
MAR 15 2019

LARA

STATE OF MICHIGAN )  
County of Kalamazoo

ss Shawn Sultory

Being duly sworn deposes and say he/she is Principal Clerk of



# THE KALAMAZOO GAZETTE

## DAILY EDITION

a newspaper published and circulated in the County of Kalamazoo and otherwise qualified according to Supreme Court Rule; and that the annexed notice, taken from said paper, has been duly published in said paper on the following day(day(s)) \_\_\_\_\_

February 28 A.D. 2019

Sworn to and subscribed before me this 28 day of February 2019

*Janice M. DeGraaf*  
JANICE M. DEGRAAF  
NOTARY PUBLIC, STATE OF MI  
COUNTY OF KENT  
MY COMMISSION EXPIRES Oct 3, 2020  
ACTING IN COUNTY OF Kent

**DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS**  
**CORPORATIONS, SECURITIES, AND COMMERCIAL**  
**LICENSING BUREAU**

**UNARMED COMBAT RULES**  
**Rule Set 2018-105 LR**

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Department of Licensing and Regulatory Affairs  
Corporation, Securities, and Commercial Licensing Bureau  
Attn: Mackenzie Jones, Legislative Analyst  
P.O. Box 30018  
Lansing, MI 48909-7518  
Phone: 517-373-9871  
Fax: 517-241-0290  
E-mail: [jonasm52@michigan.gov](mailto:jonasm52@michigan.gov)

The hearing site is accessible, including handicap parking. People with disabilities requiring additional accommodations in order to participate in the hearing (such as information in alternative formats) should contact the Bureau at 517-373-9871 at least 12 business days before the hearing date. Individuals attending the meeting are requested to refrain from using heavily scented personal care products in order to enhance accessibility for everyone. Information at this meeting will be presented by speakers and printed handouts.

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MAR 04 2019

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RECEIVED

MAR 05 2019

Commercial Licensing  
Division

# The Mining Journal

Upper Michigan's Largest Daily Newspaper

249 W. Washington St., P.O. Box 430, Marquette, Michigan 49855. Phone (906)228-2500. Fax (906)228-3273.

AFFIDAVIT OF PUBLICATION

STATE OF MICHIGAN

AFFIDAVIT OF PUBLICATION

For the County of **MARQUETTE**

In the matter of: Notice of Public Hearing  
Department of Licensing and Regulatory Affairs  
Corporations, Securities, and Commercial Licensing Bureau  
Unarmed Combat Rules  
March 15, 2019

Size: 2 x 9.5

State of **MICHIGAN**, County of Marquette ss.

**JAMES A. REEVS**

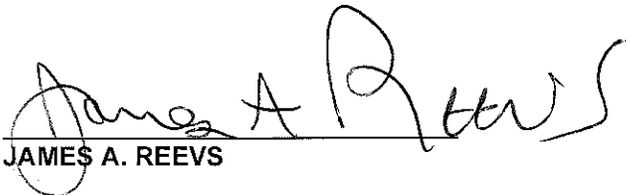
being duly sworn, says that he is

**PUBLISHER**

of **THE MINING JOURNAL**

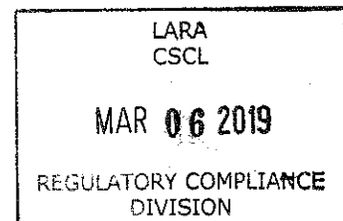
a newspaper published and circulated in said county and otherwise qualified according to Supreme Court Rule; that annexed hereto is a printed copy of a notice which was published in said newspaper on the following date, or dates, to-wit

February 26, 2019

  
JAMES A. REEVS

Subscribed and sworn to before me this 26th day of February 2019.

  
HOLLY GASMAN  
Notary Public for MARQUETTE County, Michigan  
Acting in the County of Marquette  
My commission expires: May 25, 2025



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while the Robinson school has been provided bottled water and is planning to install at carbon filtration mechanism this year.  
An additional 62 systems had PFAS levels of 10 to 70 ppt, according to the DEQ. Director Liesl Clark said the Michigan PFAS Action Response Team, a multi-agency group, would continue quarterly monitoring of systems with levels of 10 ppt or higher.  
"Protecting the public remains our top priority," Clark said, adding that the team "will continue to work with communities with detections of PFAS in their water to help them investigate and take action to drive down exposure levels."  
The 2018 testing found an additional 115 water systems with trace levels of

About 75 percent of Michigan's drinking water comes from public systems. The DEQ testing did not include private residential wells.  
Agencies are investigating more than 40 sites with known sources of PFAS contamination, including areas near military installations and industrial landfills.  
The EPA this month announced plans to consider setting nationwide limits on the chemicals in drinking water. But environmentalists said Michigan's test results showed it should have its own standard. A bill that would designate a 5 ppt ceiling was introduced in the Legislature but hasn't gotten a vote.  
"We can't settle for just being 'first in the nation' in

director of the Michigan League of Conservation Voters. "We should be first in the nation in tackling this problem head-on."  
A December report by a science advisory team said

PFAS standard might not be strong enough but didn't recommend a specific level.  
  
Follow John Flesher on Twitter at <http://www.twitter.com/johnflesher>

## DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS CORPORATIONS, SECURITIES, AND COMMERCIAL LICENSING BUREAU

### UNARMED COMBAT RULES Rule Set 2018-105 LR

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## REQUEST FOR PROPOSAL

Negaunee Township request a written proposal to provide audit of its internal control over financial reporting in accordance with Federal and State of Michigan auditing standards. A copy of the objectives and scope of service requested is available from the Negaunee Township office upon request.

Written proposals shall be received at:  
Negaunee Township Office  
42 State Highway M35  
Negaunee, MI 49866  
(906) 475-7869

No later than Thursday, March 21, 2019 at 2:00 p.m.

The Township reserves the right to reject any or all proposals, to waive any nonmaterial irregularities or information in any RFP, and to accept or reject any item or combination of items.

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DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS  
CORPORATION, SECURITIES, AND COMMERCIAL LICENSING BUREAU

UNARMED COMBAT RULES  
Rule Set 2018-105 LR

PUBLIC HEARING  
Friday, March 15, 2019  
9:00 a.m.  
702 West Kalamazoo Street  
Lansing, Michigan

 ORIGINAL

**Presiding:**  
Mr. Mackenzie Jones  
**Speakers:**  
Bruce Hundley  
Donald Weatherspoon  
Timothy Steckel

Reported by: Melinda S. Nardone, CSR-1311



1 authority conferred upon the department by the Michigan  
2 Unarmed Combat Regulatory Act and Executive  
3 Reorganization Order numbers 2008-4, 2011-4, MCL  
4 445.2025 and 445.2030 and in accordance with 1969 Public  
5 Act 306, the Administrative Procedures Act.

6 My name is Mack Jones from the Corporations,  
7 Securities, and Commercial Licensing Bureau. I am  
8 conducting the public hearing today.

9 We are here to receive comments and  
10 recommendations on the proposed rules. Testimony and  
11 written comments presented at this hearing or received  
12 in writing will be reviewed for consideration of any  
13 changes or additions to the proposed rules and will  
14 become part of the public record.

15 Following the hearing the rules will be  
16 submitted to the Corporations, Securities, and  
17 Commercial Licensing Bureau and the Office of Policy and  
18 Legislative Affairs to review any possible changes in  
19 response to the public's comments. They will then go to  
20 the office of Regulatory Reinvention and Legislative  
21 Services Bureau for certification and will be forwarded  
22 to the joint committee on administrative rules. After  
23 final approval the rules will be filed with the  
24 Secretary of State and will take effect immediately  
25 after filing.

1           Please sign in and include your name and  
2           address so that your attendance can be included in the  
3           public record. If you wish to speak, please make sure  
4           you have indicated your willingness to speak on the sign  
5           in sheet. We will call on speakers in the order in  
6           which the names are listed on the sign in sheet. When  
7           you come forward to speak please identify yourself with  
8           your name, the organization you represent, and both your  
9           mailing and email address so that this information may  
10          be transcribed into the hearing report, and by come  
11          forward I mean to the podium.

12                 If you do not wish to testify but wish to  
13                 state your support or opposition to the rules please  
14                 complete the testimony card and give it to me or my  
15                 colleagues to include into the public record.

16                 If you did not bring a prepared statement  
17                 the record will remain open until five p.m. on Monday,  
18                 March 18th, 2019, for additional written comments which  
19                 may be submitted to me by email at  
20                 jonesm52@michigan.gov.

21                 In making suggestions for any changes to the  
22                 proposed rules please give reasons such a change would  
23                 be in the public's interest. If you support or oppose  
24                 the rules as written, you may make a statement to that  
25                 effect.

1           First up we have Bruce Hundley, will you  
2 please come to the podium?

3           MR. HUNDLEY: Good morning. My name is  
4 Bruce Hundley, I live at 3056 East Coon Lake Road in  
5 Howell, Michigan. I have several issues that I would  
6 like -- or rules that I would like to make a comment on.  
7 First off I'd like to mention that I am about fighter  
8 safety, to me that's very important. And one of the  
9 first rules that I'd like to address is 339.202  
10 regarding the weighing in.

11           I think there should be more oversight on  
12 determining the weights of the fighters. We do have  
13 rules that address the two percent, I think there should  
14 be interim weigh ins for fighters or a system set up to  
15 where if a fighter is notified or asked to fight on a  
16 short notice that he is weighed and that the weight is  
17 not so much that it causes dehydration, dehydration is  
18 the number one cause of concussions. So that particular  
19 rule I would like to see more oversight in to, you know,  
20 to regulate the weight of the fighters. It's from a  
21 safety standpoint.

22           The next rule that I wanted to address was  
23 205b, which had to do with the seating of the  
24 commissioners. I would submit to you that the  
25 commissioners are not -- that the commissioners do have

1 a very important part in these events and that they  
2 should have a good unobstructed view. I mean many times  
3 I've seen things that you would not observe from a --  
4 with an obstructed view or from a different area. The  
5 other thing I would like to see is an assurance that  
6 commissioners have all area access when they go into  
7 these events.

8 Another safety issue that I would like to  
9 bring up is the idea of the ambulance, where the  
10 ambulance is. In the 339.213 ringside equipment it  
11 mentions that the ambulance with emergency medical  
12 technicians must be on-site. On-site to me could mean  
13 that it's, you know, 100 yards away sitting out in a  
14 parking lot, which I have seen. I would rather -- I  
15 would like to see this ringside equipment specify that  
16 the EMTs must be in the building where they have  
17 immediate access to any injured fighter.

18 And the last one deals with pretty much the  
19 same thing, that's rule 339.235, pre- -- it's under the  
20 pre-contest physical examination, item number six, where  
21 it says a physician -- a contest will not begin without  
22 a physician and an attended ambulance present. Once  
23 again, I think that these -- that the EMT should be  
24 inside the unit within a close location to the ringside.  
25 Thank you.

1 MR. JONES: Thank you for your comments,  
2 Mr. Hundley. Next up we have Donald Weatherspoon.

3 MR. WEATHERSPOON: Good morning. My name is  
4 Donald Weatherspoon, I live at 8942 Old M-78 in Haslett,  
5 Michigan. I'm here representing myself, however, I am  
6 relatively new to the commission.

7 I want to echo the things that Mr. Hundley  
8 said as we -- he's been a guiding light for me on the  
9 commission in terms of bringing my attention to certain  
10 things in and around the ring. And we share a common  
11 view in fighter safety, and I would extend that to ring  
12 personnel safety as well. So I'm not going to reiterate  
13 everything he said.

14 I do want to call your attention to one  
15 particular rule that I think needs to be stricken in  
16 terms of the proposed rule, and that's 205b(2), and that  
17 is the seating of the commissioners. The unobstructed  
18 view of commissioners in my mind is essential. I've  
19 only -- in my experience I think I've attended about 95  
20 percent of all the fights, and that will be MMA fights  
21 and boxing, since I've been on the commission. And  
22 only -- on two occasions where there has been some  
23 contest of where I was seated and I would think some  
24 kind of animosity toward the commission and its rules.

25 And in those events there were a couple

1 things that jumped out at my attention. The first one  
2 was when we just did a casual walk through there was  
3 equipment that was, let's just say, insufficient for the  
4 contest.

5 The second thing was the safety of ring  
6 personnel, particularly after a fighter has suffered,  
7 let's say, a knock out and while they are still  
8 recovering they -- in one instance they still thought  
9 they were fighting and they got up and on a couple of  
10 occasions put their hands on the referee. On another  
11 occasion they contested the decision for -- when they  
12 tapped out, it was an MMA fight and they tapped out and  
13 the fighter left the ring and then went into the crowd  
14 and began to agitate in the crowd.

15 And even though that is not our  
16 jurisdiction, as I watched what was going on, that  
17 person in my view should have been handled by their  
18 corner. But the advantage of being able to see what  
19 happened as it transpired and then do what I did, what I  
20 did consequently was we have the ability, meaning as a  
21 commissioner, to advise commission staff of what we  
22 observed. We also have the ability to make a complaint.  
23 I chose not to make a complaint but rather just to  
24 advise staff of what was going on and staff responded  
25 appropriately, which was something that I was very

1 appreciative of.

2 Now, if the question arises as to why am I  
3 speaking at this public event -- public hearing as  
4 opposed to having worked through the commission. When I  
5 first came on the commission the rule was already  
6 proposed but I did say in writing that I felt that there  
7 should have been a public hearing and was told that the  
8 department would handle that, so this is the first  
9 opportunity where I could speak publicly about my  
10 concern. It's not that I'm going against the  
11 commission, I did advise the chair that I was going to  
12 speak today and what I was going to say specifically  
13 with rule 205b sub par 2 about commission and  
14 unobstructed view. Thank you very much.

15 MR. JONES: Thank you for your comments,  
16 Mr. Weatherspoon. Up next we have Timothy Steckel.

17 MR. STECKEL: Hello, Timothy Steckel here,  
18 address 28239 Gita Street, and that's Livonia, Michigan,  
19 48154.

20 Basically I'm kind of here today to talk  
21 about, much like some others, rule 205b, especially the  
22 sub point 2. As far as fighter safety, community  
23 safety, ref safety, things like that, commissioners  
24 really need to be able to have totally unobstructed view  
25 and kind of be immersed in what's happening, everything

1 that's going on, cage side, ringside, whatever it may  
2 be. And by being seated in, you know, different parts  
3 of the auditorium, stadium, you're just not going to get  
4 that same perspective that you're going to get right  
5 there up at the front.

6 You're going to be seeing things like toes  
7 in the cage, you're going to be seeing things like, as  
8 was mentioned, you know, fighters, you know, pushing  
9 referees, things like that. There's a lot of subtle  
10 things that happen in the passion of the sport that  
11 you're going to have to be up close and personal to kind  
12 of really delve into all that stuff and to be able to  
13 see those things happening and see the different issues  
14 that are happening during bouts and stuff like that. So  
15 that's definitely an important point.

16 The other reason that I'm here today is to  
17 kind of add in some language, especially around the rule  
18 215 where just as far as officials like referees,  
19 judges, judges especially, right now there is -- you  
20 basically can sign up to be a judge, you put your  
21 approval in, but we'd like to have something added in  
22 there as judge certification.

23 And there is different types of classes,  
24 certification that you can take, but the ABC  
25 certification is kind of the primary certification for

1 judges and referees. And in most people's opinion,  
2 especially my opinion, there are really only two, Big  
3 John McCarthy's COMMAND course out in Las Vegas and Herb  
4 Dean's judge course in Pasadena. Those are the two gold  
5 standards as far as judging criteria and referee  
6 criteria and training basically in the world.

7 And the fact that currently there's judges  
8 and referees out there who have not taken any  
9 certification, and I've even heard judges and referees  
10 not know what certain techniques were, not know, you  
11 know, all sorts of different things that are just  
12 critical to the fight game in and of itself. So the  
13 fact that, you know, there's not really any training is  
14 definitely concerning. There's fighters' careers are on  
15 the line, you know, the integrity of the sport is on the  
16 line, and for there to be judges especially that are  
17 deciding the fate of a bout to not know the very basics  
18 of mixed martial arts is definitely concerning. So  
19 definitely wanted to add that in.

20 Also, a couple other points would be, as was  
21 mentioned earlier, there's a few -- there's been a few  
22 bouts that we've been witness to -- that I've been  
23 witness to that during the bout something hasn't gone in  
24 one fighter's way, he was not knocked out or a TKO, he  
25 didn't agree, began shoving the referee, kind of causing

1 a scene, action like that obviously can't be tolerated.  
2 The referees are there to protect the fighters, they are  
3 there to ensure the safety and to make sure that  
4 everything kind of goes off in a safe manner and they  
5 can't be putting their hands on the refs, it's  
6 just -- that's totally unacceptable.

7 The same thing with as far as in the event  
8 of a decision, you know, we should have a process to  
9 where -- I personally have no problem explaining  
10 decisions to people, but during the fight is not the  
11 time, you know. We -- many officials, many judges have  
12 had fighters afterwards right after their fight come in  
13 and try to basically argue a decision with them or their  
14 team members and stuff like that. Which, hey, I get it,  
15 you know, tempers are high, emotions are high at the  
16 time, no problem explaining a decision, but at the fight  
17 as another fight is happening is not the right time for  
18 it.

19 There should definitely be a process to  
20 where -- you know, a time and a place to where --  
21 whether that's post fight meetings by the promotion or  
22 something like that that maybe can go into effect. But,  
23 yeah, there's already a lot going on and especially when  
24 another bout has started you can't really be, you know,  
25 explaining to one fighter why he lost the decision.

1           It just -- again, this also falls back into  
2 the educational and certification, you know, a lot of  
3 people are just not aware of the ABC rules as far as  
4 criteria for judging. There's a lot of -- there's  
5 fighters that don't know the rules, I mean, there is  
6 coaches that don't know the rules. So education is  
7 really important and we just want to see some sort of a  
8 qualification required. You know, you should have an  
9 ABC certification to ref and to judge, you know, in the  
10 State of Michigan, and it should come from a reputable  
11 source.

12           There's a lot of places you just show up to  
13 the seminar, here, here is your certification. But as I  
14 mentioned, the COMMAND course, John McCarthy and Herb  
15 Dean's course, those are two gold standards in the  
16 industry. They've reffed and judged some of the most  
17 high profile events and probably the most events as far  
18 as experience-wise. So those two are -- and they make  
19 you go through the paces, they make you show all the  
20 technique, you have to know the technique and not just  
21 know it you have to show it. You have to explain why  
22 you're judging or you're reffing a certain way, you've  
23 got to know all the procedures behind everything.

24           So it's not just a blanket gloss over, you  
25 know, quick presentation for an hour or five hours, but

1 you don't actually have to prove your knowledge at some  
2 of these places. There you have to prove your  
3 knowledge, you have to test out, and you have to show  
4 that you're competent. And I think we owe the fighters  
5 that and I think we owe the sport that. And that's  
6 pretty much it.

7 MR. JONES: Thank you for your comments. If  
8 there are no other people who wish to speak at this time  
9 we will take a short recess. We will reconvene at 10:03  
10 a.m.

11 (A recess was taken.)

12 MR. JONES: The hearing is now open again.  
13 The time is approximately 10:07 a.m.

14 Are there any other people who wish to speak  
15 at this time? If there are no further comments I hereby  
16 declare the hearing closed. The current time is 10:07  
17 a.m. As a reminder, if you did not bring a prepared  
18 statement the record will remain open until five p.m. on  
19 Monday, March 18th, for additional written comments,  
20 which may be submitted to me by email at  
21 jonesm52@michigan.gov. Thank you for your time.

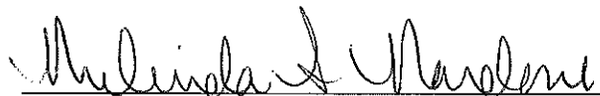
22 (Whereupon Hearing concluded at 10:08 a.m.)  
23  
24  
25

1 STATE OF MICHIGAN )  
2 ) SS  
3 COUNTY OF INGHAM )

4 I, Melinda Nardone, Certified Shorthand  
5 Reporter and Notary Public in and for the County of  
6 Ingham, State of Michigan, do hereby certify that the  
7 foregoing Hearing was taken before me at the time and  
8 place hereinbefore set forth.

9 I further certify that the testimony  
10 then given was reported by me stenographically;  
11 subsequently with computer-aided transcription, produced  
12 under my direction and supervision; and that the  
13 foregoing is a full, true, and correct transcript of my  
14 original shorthand notes.

15 IN WITNESS WHEREOF, I have hereunto set  
16 my hand and seal this 28th day of March, 2019.

17 

18 Melinda S. Nardone, CSR-1311,  
19 Certified Shorthand Reporter,  
20 and Notary Public, County  
21 of Ingham, State of Michigan.  
22 My Commission Expires: 10-24-24  
23  
24  
25