

No. 228, A.]

[Published April 5, 1941.]

CHAPTER 30.

AN ACT to create 169.01 (20) (bn) of the statutes, relating to the organizations exempted from supervision of state athletic commission.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Paragraph (bn) of subsection (20) of section 169.01 of the statutes is created to read:

(169.01) (20) (bn) Nothing in this section shall be construed to apply to amateur boxing or sparring matches or exhibitions conducted by or held under the auspices of any public recreation department supported by town, village, city, county, state or federal funds, in any intra-departmental or inter-departmental matches or exhibitions, provided: (1) that such matches or exhibitions are between bona-fide members of boxing classes conducted by such public recreation departments, (2) that such public recreation departments are members of a recognized state association of public recreation departments, (3) that each such amateur boxing or sparring match or exhibition conducted by or held under the auspices of any such public recreation department is sanctioned by the state athletic commission. The application for the sanction of each such exhibition shall be made in writing to the state athletic commission at least 2 weeks prior to the day of the exhibition, and a fee of \$5 shall accompany the application, said fee to cover the cost of sanction and expenses of an inspector, whose duty it shall be to enforce all rules and regulations and to see that a competent referee, timer, doctor, and judges are employed. Sanction for such matches or exhibitions may be denied by the state athletic commission with due cause and upon competent evidence.

SECTION 2. This act shall take effect upon passage and publication.

Approved April 3, 1941.