

1989, "[m]ost Commissioners agreed that wrestling is not truly a 'sport', but is an entertainment event". In light of the planning used to stage this entertainment event, the notion of a fake wrestling contest may be meaningless.

Defined terms: "Contest" § 4-101
 "Person" § 1-101

4-317. PUBLICATION OF SEAT PRICES.

(A) REQUIRED IN 2 NEWSPAPERS.

TO PROTECT THE GENERAL PUBLIC, THE PROMOTER OF A CONTEST SHALL HAVE THE PRICE OF SEATS AT THE CONTEST PUBLISHED IN AT LEAST 2 NEWSPAPERS OF GENERAL CIRCULATION IN THE COUNTY IN WHICH THE CONTEST IS HELD.

(B) SPACE REQUIREMENT.

THE ADVERTISEMENT SHALL BE IN A SPACE THAT IS AT LEAST 2 INCHES BY 3 INCHES.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 56, § 118.

Subsection (a) of this section is revised to state expressly that which only was implied in the former law; *i.e.*, the onus for ensuring that ticket prices are published falls on the promoter.

Also in subsection (a) of this section, the reference to "newspapers of general circulation in the county in which the contest is held" is substituted for the former reference to "local newspapers" for clarity.

For the requirement of displaying a seating plan by a person who sells reserved seat tickets, see CL § 13-310.

Defined terms: "Contest" § 4-101
 "County" § 1-101

4-318. TICKET SCALPING.

A PROMOTER MAY NOT ALLOW THE SALE OR EXCHANGE OF A TICKET OR COMPLIMENTARY TICKET FOR AN AMOUNT THAT EXCEEDS THE BOX OFFICE PRICE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 56, § 119.

The words "complimentary ticket" are substituted for the former words "invitation for seating reservation" for clarity.