GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 828 Committee Substitute Favorable 5/1/13 Third Edition Engrossed 5/29/13 PROPOSED SENATE COMMITTEE SUBSTITUTE H828-PCS80406-SAf-58

Short Title: Update Physical Therapy Practice Act.

(Public)

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Sponsors:

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Referred to:

April 11, 2013

A BILL TO BE ENTITLED

2 AN ACT UPDATING THE PHYSICAL THERAPY PRACTICE ACT.

3 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 90-270.25 reads as rewritten:

"§ 90-270.25. Board of Examiners.

6 The North Carolina Board of Physical Therapy Examiners is hereby created. The Board 7 shall consist of eight members, including one medical doctor licensed and residing in North 8 Carolina, four physical therapists, two physical therapist assistants, and one public member. The public member shall be appointed by the Governor and shall be a person who is not 9 10 licensed under Chapter 90 who shall represent the interest of the public at large. The medical doctor, physical therapists, and physical therapists assistants shall be appointed by the 11 Governor from a list compiled by the North Carolina Physical Therapy Association, Inc., 12 following the use of a nomination procedure made available to all physical therapists and 13 physical therapist assistants licensed and residing in North Carolina. In soliciting nominations 14 15 and compiling its list, the Association will give consideration to geographic distribution, practice setting (institution, independent, academic, etc.), and other factors that will promote 16 representation of all aspects of physical therapy practice on the Board. The records of the 17 operation of the nomination procedure shall be filed with the Board, to be available for a period 18 of six months following nomination, for reasonable inspection by any licensed practitioner. 19 20 Each physical therapist member of the Board shall be licensed and reside in this State; provided 21 that the physical therapist shall have not less than three years' experience as a physical therapist immediately preceding appointment and shall be actively engaged in the practice of physical 22 23 therapy in North Carolina during incumbency. Each physical therapist assistant member shall 24 be licensed and reside in this State; provided that the physical therapist assistant shall have not less than three years' experience as a physical therapist assistant immediately preceding 25 appointment and shall be actively engaged in practice as a physical therapist assistant in North 26 27 Carolina during incumbency.

Members shall be appointed to serve three-year terms, or until their successors are appointed, to commence on January 1 in respective years. In the event that a member of the Board for any reason shall become ineligible to or cannot complete a term of office, another appointment shall be made by the Governor, in accordance with the procedure stated above, to fill the remainder of the term. No member may serve for more than two successive three-year terms.



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1	The Board m	ay immediately remove a member from the Board	l if the member is found by
2		the Board to have (i) ceased to meet the qualification	
3	(ii) failed to atten	d three successive Board meetings without just ca	use, (iii) violated any of the
4		Article or rules adopted by the Board, or (iv) other	
5	dishonorable, un	professional, or unethical conduct. Before remo	ving a Board member for
6		prable, unprofessional, or unethical conduct, the E	-
7		uct has compromised the integrity of the Board.	
3		ch year shall designate one of its physical therapis	t members as chairman and
9		secretary-treasurer. Each member of the Board s	
)		d reimbursement for travel and subsistence as shal	1
	generally."		Ç
	•	TON 2. G.S. 90-270.26 reads as rewritten:	
		owers of the Board.	
-	The Board sh	all have the following general powers and duties:	
i	(1)	Examine and determine the qualifications and	fitness of applicants for a
)	~ /	license to practice physical therapy in this State;	11
	(2)	Issue, renew, deny, suspend, or revoke licenses	
		in this State, or reprimand or otherwise di	1 1 1 1 1
		therapists and physical therapist assistants; assista	1 1
	(3)	Conduct <u>confidential</u> investigations for the purp	
	(-)	violations of this Article or grounds for disc	
		therapists or physical therapist assistants exist;	
		shall not be considered public records under C	
		Statutes. These records are privileged and are	-
		subpoena, or other means of legal compulsion for	•
		than the Board or its employees or consultants,	
		section. However, any Board decisions rend	
		statements of charges, and any material received	-
		at Board hearings shall be public records, regard	
		statements, or materials are developed or co	
		investigation; provided that identifying informati	
		or delivery of professional services to a patient v	-
		public disclosure may be deleted or redacted.	
	(3a)	Establish mechanisms for assessing the continuit	ing competence of licensed
	~ /	physical therapists or physical therapist assistan	e 1
		of physical therapy, including approving rul	
		periodically, or in response to complaints or inc	
		Board: (i) evidence of continuing education ex	1
		minimum standard accomplishments; or (iii) ev	-
		other Board-approved measures, audits, or evalua	-
		actions if necessary or desirable to obt	
		reinstatement;reinstatement.	
	(4)	Employ such professional, clerical or special po	ersonnel necessary to carry
	~ /	out the provisions of this Article, and may purch	
		space, equipment and supplies; supplies.	<u>j</u> <u>-</u>
	(5)	Conduct administrative hearings in accordance	with Chapter 150B of the
	(-)	General Statutes when a "contested case" as defin	
		under this Article; Article.	
	(6)	Appoint from its own membership one or	more members to act as
	X - /	representatives of the Board at any meeting w	
		deemed desirable; desirable.	-
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1 2	(7)	Establish reasonable fees for applications for examinat licensure and renewal, and other services provided by the	
3 4	(8)	Adopt, amend, or repeal any rules or regulations necessary purposes of this Article and the duties and respo	
5		Board.Board.	onsionnics of the
6	<u>(9)</u>	Request the Department of Justice to provide criminal hi	story record checks
7	<u>, , , , , , , , , , , , , , , , , , , </u>	pursuant to G.S. 90-270.29A in connection with licensure	
8	<u>(10)</u>	Issue subpoenas, on signature of the Board Chair or Ex	
9		compel the attendance of any witness or the production	of any documents
10		relative to investigations or Board proceedings. Upon	—
11		Board shall revoke a subpoena if, upon a hearing, it find	
12		sought does not relate to a matter in issue, the subpoend	
13		with sufficient particularity the evidence sought, or for a	any other reason in
14	(11)	law the subpoena is invalid.	.1 1
15	<u>(11)</u>	Establish or participate in programs for aiding in	
16		rehabilitation of physical therapists and physical therap	•
17 18		experience chemical or alcohol addiction or abuse	or mental health
18 19	(12)	problems. Acquire, hold, rent, encumber, alienate, and otherwi	ica daal with raal
20	(12)	property in the same manner as a private person or corpo	
21		to approval of the Governor and the Council of State. Co	
22		the Board for an encumbrance is limited to the assets, inc	
23		of the Board.	
24	The powers a	nd duties enumerated above are granted for the purpose of	enabling the Board
25	-	to safeguard the public health, safety and welfare against unqualified or incompetent	
26	practitioners of physical therapy, and are to be liberally construed to accomplish this objective.		
27	In instances where the Board makes a decision to discipline physical therapists or physical		
28	-	therapist assistants under powers set out by any of subsections (2) through (5) of this section, it	
29	• •	ts decision charge the reasonable costs of investigation	and hearing to the
30	person discipline		
31		TION 3. Article 18B of Chapter 90 of the General Statu	ites is amended by
32	ē	ving new section to read:	
33 34		Criminal history record checks of applicants for licensum policants for licensure shall consent to a criminal history rec	
34 35		criminal history record check may constitute grounds for	
36		pplicant. The Board shall be responsible for providing to	
37		ustice the fingerprints of the applicant to be checked, a f	
38	-	ting to the criminal history record check and the use of fin	u u
39		mation required by the State or National Repositories,	•
40		ired by the Department of Justice. The Board shall ke	•
41		t to this section confidential.	-
42	<u>(b)</u> <u>The c</u>	ost of the criminal history record check and the fingerprin	nting shall be borne
43	by the applicant.	The Board shall collect any fees required by the Department	ment of Justice and
44		ees to the Department of Justice for expenses associated v	with conducting the
45	criminal history r		
46		applicant's criminal history record reveals one or more cr	
47 19		hall not automatically bar licensure. The Board shall o	consider all of the
48 49		regarding the conviction: The level of seriousness of the crime	
49 50	$\frac{(1)}{(2)}$	<u>The level of seriousness of the crime.</u> The date of the crime.	
50 51	$\frac{(2)}{(3)}$	The age of the person at the time of the conviction.	
51	(3)	The age of the person at the time of the conviction.	

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<u>(4)</u>	The circumstances surrounding the commission of the	e crime, if known.
<u>(5)</u>	The nexus between the criminal conduct of the pers	son and the job duties of
	the position to be filled.	
<u>(6)</u>	The person's prison, jail, probation, parole, rehability	itation, and employment
	records since the date the crime was committed.	
If, after reviewin	g the factors, the Board determines that any of the	grounds set forth in the
subdivisions of G	.S. 90-270.36 exist, the Board may deny licensure of	the applicant. The Board
may disclose to	the applicant information contained in the crimina	l history record that is
relevant to the d	enial if disclosure of the information is permitted	by applicable State and
federal law. The	Board shall not provide a copy of the criminal history	record to the applicant.
The applicant sha	all have the right to appear before the Board to appe	eal the Board's decision.
However, an app	earance before the full Board shall constitute an exha	austion of administrative
remedies in accor	dance with Chapter 150B of the General Statutes.	
(d) The B	oard, its officers, and employees, acting in good faith	and in compliance with
this section, shall	be immune from civil liability for denying licensure	to an applicant based on
information provi	ded in the applicant's criminal history record."	
SECT	ION 4. G.S. 90-270.30 reads as rewritten:	
"§ 90-270.30. Li	censure of foreign-trained physical therapists.	
Any person w	ho has been trained as a physical therapist or physical	al therapist assistant in a
foreign county [co	puntry]country and desires to be licensed under this A	rticle and who:
(1)	Is of good moral character;	
(2)	Holds a diploma from an educational program for	r physical therapists or
	physical therapist assistants approved by the Board:	<u>Board;</u>
(3)	Submits documentary evidence to the Board of co	mpletion of a course of
	instruction substantially equivalent to that obtain	ed by an applicant for
	licensure under G.S. 90-270.29; and	
(4)	Demonstrates satisfactory proof of proficiency in the	
	ation on a form furnished by the Board for examina	
	t-therapist or physical therapist assistant. At the	
application, the a	pplicant shall pay to the secretary-treasurer of the Boa	ard the fee prescribed by
· .	tion of which shall be returned."	
	ION 5. G.S. 90-270.34(a) is amended by addi	ng the following new
subdivisions to re		
· ·	llowing persons shall be permitted to practice physica	1.2
-	State without obtaining a license under this Artic	le upon the terms and
conditions specifi	ed herein:	
<u>(7)</u>	Physical therapists or physical therapist assistant	
	another jurisdiction of the United States or credential	•
	that person by contract or employment is provid	
	individuals affiliated with or employed by establishe	
	organizations, or performing arts companies	
	competing, or performing in this State for no m	ore than 60 days in a
	<u>calendar year;</u>	
<u>(8)</u>	Physical therapists or physical therapist assistant	
	jurisdiction of the United States who enter this S	
	therapy during a declared local, State, or national dis	saster or emergency. The
	exemption applies no longer than the standard ann	ual renewal time in the
		ual renewal time in the shall notify the Board of

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1	(9) Physical therapists or physical therapist assistants licensed in another
2	jurisdiction of the United States who are forced to leave their residence or
3	place of employment due to a declared local, State, or national disaster or
4	emergency and, due to such displacement, need to practice physical therapy.
5	The exemption applies no longer than the standard annual renewal time but
6	may be renewed by the Board for additional periods. To be eligible for the
7	exemption, the licensee shall notify the Board of the licensee's intent to
8	practice physical therapy pursuant to this subdivision."
9	SECTION 6. Article 4 of Chapter 114 of the General Statutes is amended by
10	adding the following new section to read:
11	"§ 114-19.33. Criminal history record checks of applicants for licensure as physical
12	therapists or physical therapist assistants.
13	The Department of Justice may provide to the North Carolina Board of Physical Therapy
14	Examiners a criminal history record from the State and National Repositories of Criminal
15	Histories for applicants for licensure by the Board. Along with a request for criminal history
16	records, the Board shall provide to the Department of Justice the fingerprints of the applicant or
17	subject, a form signed by the applicant consenting to the criminal history record check and use
18	of the fingerprints and other identifying information required by the Repositories, and any
19	additional information required by the Department. The fingerprints shall be forwarded to the
20	State Bureau of Investigation for a search of the State's criminal history record file, and the
21	State Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of
22	Investigation for a national criminal history record check. The Board shall keep all information
23	obtained pursuant to this section confidential. The Department of Justice may charge a fee to
24	offset the cost incurred by the Department of Justice to conduct a criminal history record check
25	under this section, but the fee shall not exceed the actual cost of locating, editing, researching,
26	and retrieving the information."
27	SECTION 7. This act becomes effective October 1, 2013.