2004 Regular Session

(4lr2062)

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ENROLLED BILL

-- Health and Government Operations/Education, Health, and Environmental Affairs --

Introduced by Delegate Donoghue

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this _____ day of ______ at ______ o'clock, _____M.

Speaker.

CHAPTER

1 AN ACT concerning

2

Board of Physical Therapy Examiners

3 FOR the purpose of adding the position of vice chairman to the Board of Physical

Therapy Examiners; providing for the appointment and duties of the vice 4

5 chairman; altering the circumstances under which the Board may disclose

6 information contained in the Board's records; authorizing the Board to disclose

7 information to certain boards under certain circumstances; providing that the

8 Board may authorize the practice of physical therapy by an unlicensed

9 individual under certain circumstances and with certain limitations; altering

10 the requirements for licensure of certain applicants; amending the required

frequency of onsite supervision for certain licensed physical therapist 11

12 assistants; altering the circumstances in which the Board may discipline certain

13 licensees; authorizing certain individuals to file exceptions to the decision of a

disciplining committee; amending certain penalties to include imprisonment 14

15 and an increased maximum fine; authorizing a civil fine of a certain amount to

be levied on certain persons; providing for the distribution of the civil fine; 16

17 amending and clarifying certain definitions; and generally relating to the Board

- 1 of Physical Therapy Examiners.
- 2 BY repealing and reenacting, with amendments,
- 3 Article Health Occupations
- 4 Section 13-101, 13-203, 13-207.1, 13-301, 13-303, 13-310, 13-316, 13-317,
- 5 and 13-407
- 6 Annotated Code of Maryland
- 7 (2000 Replacement Volume and 2003 Supplement)

8 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

- 9 MARYLAND, That the Laws of Maryland read as follows:
- 10 Article Health Occupations
 11 13-101.
 12 (a) In this title the following words have the meanings indicated.
 13 (b) "Board" means the State Board of Physical Therapy Examiners.
 14 (c) "License" means, unless the context requires otherwise, a license issued by
 15 the Board to practice:
- 16 (1) Physical therapy; or
- 17 (2) Limited physical therapy.
- 18 (d) "Licensed physical therapist" means, unless the context requires
 19 otherwise, a physical therapist who is licensed by the Board to practice physical
 20 therapy.
- (e) "Licensed physical therapist assistant" means, unless the context requires
 otherwise, a physical therapist assistant who is licensed by the Board to practice
 limited physical therapy.
- (f) "Physical therapist" means an individual, licensed by the State Board of
 Physical Therapy Examiners, who practices physical therapy and who has passed the
 national physical therapy licensing examination administered or accepted by the
 Board.
- (g) "Physical therapist assistant" means an individual who practices limited
 physical therapy and who has passed the national physical therapy licensing
 examination administered or accepted by the Board.
- 31 (h) (1) "Practice limited physical therapy" means to practice the health 32 specialty concerned with:
- 33 (i) The prevention of disability in [individuals] PATIENTS OR
- 34 CLIENTS; and

3			HOUSE BILL 799
1 2 CLIENTS	with a con	(ii) ngenital o	The physical rehabilitation of [individuals] PATIENTS OR or acquired disability.
3 4 paragraph	(2) (3) of this		ce limited physical therapy" includes, except as provided in on[, administering]:
5		(I)	TAKING AND DOCUMENTING MEASUREMENTS; AND
			ADMINISTERING treatment with therapeutic exercise, ical devices, or therapeutic agents that use the physical, of air, water, electricity, sound, or radiant energy.
9	(3)	"Praction	ce limited physical therapy" does not include:
10 11 neuromus 12 MEASUI			[Performing and interpreting tests and measurements of skeletal functions to aid treatment] INTERPRETING
13 14 or		(ii)	Planning treatment programs [that are based on test findings];
15		(iii)	Using:
16			1. X rays;
17			2. Radioactive substances; or
18			3. Electricity for cauterization or surgery.
19 (i) 20 concerned	(1) d with:	"Practio	ce physical therapy" means to practice the health specialty
21 22 CLIENTS	S; and	(i)	The prevention of disability in [individuals] PATIENTS OR
23 24 CLIENTS	S with a co	(ii) ngenital o	The physical rehabilitation of [individuals] PATIENTS OR or acquired disability.
25	(2)	"Praction	ce physical therapy" includes:
26 27 [individu	als] PATIE	(i) ENTS OR	Performing an evaluation of the physical therapy needs of R CLIENTS;
28 29 neuromus	scular and	(ii) musculos	Performing and interpreting tests and measurements of skeletal functions to aid treatment;
30 31 and		(iii)	Planning treatment programs that are based on test findings;
32 33 administe	ering treatm	(iv) nent with	Except as provided in paragraph (3) of this subsection, therapeutic exercise, therapeutic massage, mechanical

				that use the physical, chemical, or other properties of r radiant energy.		
3		(3)	"Practice physical therapy" does not include using:			
4			(i)	X rays;		
5			(ii)	Radioactive substances; or		
6			(iii)	Electricity for cauterization or surgery.		
7 8 lin	(j) nited by §			se" means a license issued by the Board under and as e to practice physical therapy.		
9 10 lii	9 (k) "Temporary license" means a license issued by the Board under and as 10 limited by § 13-313 of this title to practice:					
11		(1)	Physica	l therapy; or		
12		(2)	Limited	l physical therapy.		
13 13	3-203.					
14 15 V	(a) ICE CHA			members, the Board annually shall elect a chairman AND		
16	(b)	The Bo	oard shall	rd shall determine:		
17		(1)	The ma	nner of election of the chairman AND VICE CHAIRMAN; and		
18		(2)	The du	ies of the chairman AND VICE CHAIRMAN.		
19 13	3-207.1.					
20 21 to	0 [(a) The Board may disclose any information contained in a record of the Board 1 to any other health occupations regulatory board of this State or another state if:					
22 23 pi	rotection;	(1) and	Disclos	ure of the information would be in the best interest of public		
24		(2)	The inf	ormation is based on the final decision by the Board.		
27 w 28 w	ith the Bo hen inforr	e, to the e ard or pr nation is	extent pos oviding i disclosed	4, Subtitle 3 of the Health - General Article, the Board sible, that the name of an individual filing a complaint nformation for an investigation is kept confidential l under subsection (a) of this section.] IF IT IS		

29 DETERMINED THAT DISCLOSURE OF INFORMATION CONTAINED IN A RECORD OF30 THE BOARD WILL SERVE TO PROTECT THE PUBLIC, THE BOARD, AFTER AN

31 AFFIRMATIVE VOTE OF A MAJORITY, MAY:

3	BOARD TO ANY OT	DISCLOSE ANY INFORMATION CONTAINED IN A RECORD OF THE HER HEALTH OCCUPATIONS LICENSURE BOARD OF THIS STATE IF RELATES TO AN INDIVIDUAL LICENSED OR CERTIFIED BY THE
5 6	(2) OTHER STATE:	DISCLOSE TO A PHYSICAL THERAPY LICENSURE BOARD OF ANY
	THE INFORMATION	(I) ANY INFORMATION CONTAINED IN A RECORD OF THE BOARD IF RELATES TO AN INDIVIDUAL LICENSED BY THE BOARD AND IS DECISION OF THE BOARD; OR
10 11		(II) THE INFORMATION THAT A LICENSEE HAS CHARGES PENDING D AND THERE HAS BEEN NO FINAL DECISION IN THE MATTER.
12	2 13-301.	
		s otherwise provided in this title, an individual shall be licensed the individual may practice physical therapy or limited physical
16	6 (b) This secti	ion does not apply to:
17 18		A student who is supervised directly by a licensed physical therapist hysical therapist hysical therapy educational program; or
19	9 (2)	A physical therapy aide, if the physical therapy aide:
	l performs only procedu	(i) Subject to the rules and regulations adopted by the Board, ares that do not require the professional skills of a licensed licensed physical therapist assistant; and
		(ii) Performs procedures only under the direct supervision of a upist who personally is present in the area where the ned.
		T TO ANY LIMITATIONS THE BOARD IMPOSES, THE BOARD MAY ILICENSED INDIVIDUAL TO PRACTICE PHYSICAL THERAPY OR - THERAPY IF:
29	9 (1)	THE BOARD FINDS THAT THE CIRCUMSTANCES WARRANT; AND
30 31) (2) I EXAMINATION, FO	THE INDIVIDUAL MEETS THE QUALIFICATIONS, OTHER THAN R A LICENSE.
32	2 13-303.	

(a) If an applicant for a physical therapy license has been educated in physical
 therapy in any state, the applicant shall have:

6			HOUSE BILL 799
1 (1) 2 graduation, was appro		ted from	a physical therapy program that, in the year of
3	(i)	The An	nerican Medical Association;
4	(ii)	The An	nerican Physical Therapy Association; or
5 6 Education; and	(iii)	The Co	mmission on Accreditation of Physical Therapy
7 (2) 8 therapy curriculum.	Comple	eted satisf	factorily the clinical training required by the physical
9 (b) If an ap 10 therapy outside of an			cal therapy license has been educated in physical ant shall have[:
13 GRADUATION HA	M A PH D educat n a Unite	YSICAL ional req	s at an institution of higher learning that has] THERAPY PROGRAM THAT IN THE YEAR OF uirements equivalent to a [bachelor's] degree in program accredited by the Commission on acation[;
16 (2)	Earned	a minimu	um of 120 credit hours in the following manner:
17 18 course in:	(i)	50 cred	it hours in general education to include at least one
19		1.	Humanities;
20		2.	Social science;
21		3.	Behavioral science;
22		4.	Physics with a laboratory;
23		5.	Chemistry with a laboratory;
24		6.	Biology with a laboratory; and
25		7.	Mathematics;
26 27 include at least one c	(ii) course in:		it hours in a professional physical therapy program to
28		1.	Human anatomy;
29		2.	Human physiology;
30		3.	Neurology;
31		4.	Physiology;

7 **HOUSE BILL 799** 5. 1 Functional anatomy; 2 6. Kinesiology; 3 7. Orthopedics; 4 8. Pediatrics; 5 9. Geriatrics; 6 10. Physical agents; 7 11. Musculoskeletal assessment and treatment; 8 12. Neuromuscular assessment and treatment; and 9 13. Cardiopulmonary assessment and treatment; and 10 (iii) 10 credit hours as electives in general or professional education; Completed at least two clinical affiliations totaling at least 800 11 (3)12 hours: and 13 (4)Completed a preceptorship that fulfills the requirements set by the 14 Board]. If an applicant is currently licensed in any other state, the Board may 15 (c) 16 waive the preceptorship requirement.

17 13-310.

(a) Subject to subsection (b) of this section, a physical therapist assistant
19 license authorizes the licensee to practice limited physical therapy while the license is
20 effective.

(b) A licensed physical therapist assistant may practice limited physical
therapy only under the direction of a licensed physical therapist who gives [periodic]
ONGOING onsite supervision and instruction that is adequate to ensure the safety and
welfare of the patient.

25 13-316.

Subject to the hearing provisions of § 13-317 of this subtitle, the Board may deny a license, temporary license, or restricted license to any applicant, reprimand any license or holder of a temporary license or restricted license, place any license or holder of a temporary license or restricted license on probation, or suspend or revoke a license, temporary license, or restricted license if the applicant, licensee, or holder:

1 (1) Fraudulently or deceptively obtains or attempts to obtain a license, 2 temporary license, or restricted license for the applicant, licensee, or holder or for 3 another;			
4 (2) 5 restricted license;	Fraudu	lently or deceptively uses a license, temporary license, or	
6 [(3) 7 of:	Practice	es physical therapy inconsistent with any written or oral order	
8	(i)	A physician authorized to practice medicine in any state;	
9	(ii)	A dentist authorized to practice dentistry in any state; or	
10	(iii)	A podiatrist authorized to practice podiatry in any state;	
 (4)] (3) Unless specifically licensed with respect to the treatment, treats or attempts to treat a health condition of [an individual] A PATIENT OR CLIENT by means other than physical therapy; 			
14[(5)]15physical therapy is g	(4) grossly ne	In the case of an individual who is authorized to practice gligent:	
16	(i)	In the practice of physical therapy;	
17 18 limited physical the	(ii) rapy; or	In the direction of an individual who is authorized to practice	
19	(iii)	In the supervision of a physical therapy aide;	
20[(6)]21physical therapy:	(5)	In the case of an individual who is authorized to practice limited	
2223 this title; or	(i)	Practices limited physical therapy other than as authorized by	
24	(ii)	Is grossly negligent while practicing limited physical therapy;	
 [(7)] (6) Is convicted of or pleads guilty or nolo contendere to a felony or to a crime involving moral turpitude, whether or not any appeal or other proceeding is pending to have the conviction or plea set aside; 			
28 [(8)]	(7)	Is convicted of a violation of a narcotic law;	
29 [(9)] 30 uses any:	(8)	To an extent that impairs professional competence, habitually	
31	(i)	Drug; or	
32	(ii)	Alcoholic beverage;	

1 [(10)] 2 referring a patient;	(9)	Pays or agrees to pay any sum to any person for bringing or	
5 OR DISCIPLINED	BY ANY NISTRA'	Is disciplined by a licensing or disciplinary authority of any victed or disciplined by a court of any state or country BRANCH OF THE UNITED STATES UNIFORMED SERVICES OR TION for an act that would be grounds for disciplinary action statutes;	
8 [(12)] 9 unauthorized person 10 physical therapy or		Practices physical therapy or limited physical therapy with an vises or aids an unauthorized person in the practice of hysical therapy;	
11[(13)]12physical therapy or		Willfully makes or files a false report or record in the practice of hysical therapy;	
13[(14)]14willfully impedes o15to fail to file or reco		Willfully fails to file or record any report as required by law, s the filing or recording of the report, or induces another port;	
16 [(15)]	(14)	Submits a false statement to collect a fee;	
17 [(16)] 18 by the Board;	(15)	Violates any provision of this title or rule or regulation adopted	
19[(17)]20or untruthful advert	(16) ising mat	Uses or promotes or causes the use of any misleading, deceiving, ter, promotional literature, or testimonial;	
21 [(18)]	(17)	Is professionally, physically, or mentally incompetent;	
22 [(19)] 23 OR CLIENT so as t	(18) o exploit	Promotes the sale of devices, appliances, or goods to a patient the patient OR CLIENT for financial gain;	
24[(20)]25physical therapy or	(19) limited pl	Commits an act of unprofessional conduct in the practice of hysical therapy;	
26 [(21)]	(20)	Grossly overutilizes health care services;	
27[(22)]28Insurance Article;	(21)	Is convicted under insurance fraud as defined in § 27-801 of the	
 [(23)] (22) Refuses, withholds from, denies, or discriminates against [an individual] A PATIENT OR CLIENT with regard to the provision of professional services for which the licensee is licensed and qualified to render because the [individual] PATIENT OR CLIENT is HIV positive; 			
33 [(24)]	(23)	Provides professional services while:	
34	(i)	Under the influence of alcohol; or	

1 Using any narcotic or controlled dangerous substance, as (ii) 2 defined in § 5-101 of the Criminal Law Article, or other drug that is in excess of 3 therapeutic amounts or without valid medical indication; 4 (24)Willfully and without legal justification, fails to cooperate with [(25)]5 a lawful investigation conducted by the Board; or Fails to meet accepted standards in delivering physical therapy 6 [(26)](25)7 or limited physical therapy care. 8 13-317. 9 (a) Except as otherwise provided in the Administrative Procedure Act, before 10 the Board takes any action under § 13-316 of this subtitle, it shall give the individual 11 against whom the action is contemplated an opportunity for a hearing before the 12 Board. 13 (b) The Board shall give notice and hold the hearing in accordance with the 14 Administrative Procedure Act. 15 The individual may be represented at the hearing by counsel. (c) 16 The chairman of the Board may delegate authority to conduct a (d) (1)hearing to a committee consisting of three or more Board members. 17 18 (2)The committee shall: 19 (i) Hold an evidentiary hearing; and 20 (ii) Prepare a recommended decision for consideration by a quorum 21 of the Board, which may include members of the committee. 22 The committee shall give [to the individual who is the subject of the (3)23 hearing notice of EACH PARTY the opportunity to file exceptions and present argument to the Board regarding the decision of the committee. 24 25 (e) Over the signature of an officer or the executive director of the Board, the 26 Board may issue subpoenas and administer oaths in connection with any investigation under this title and any hearings or proceedings before it. 27 28 If, without lawful excuse, a person disobeys a subpoena from the Board or (f) 29 an order by the Board to take an oath or to testify or answer a question, then, on 30 petition of the Board, a court of competent jurisdiction may punish the person as for 31 contempt of court. 32 If after due notice the individual against whom the action is contemplated (g) 33 fails or refuses to appear, nevertheless the Board may hear and determine the matter.

1 13-407.

2 (A) A person who violates any provision of this title is guilty of a misdemeanor
3 and on conviction is subject to a fine not exceeding [\$1,000] \$5,000 OR
4 IMPRISONMENT NOT EXCEEDING 3 YEARS OR BOTH.

5 (B) (1) ANY PERSON WHO VIOLATES § 13-401 OF THIS SUBTITLE IS SUBJECT 6 TO A CIVIL FINE OF NOT MORE THAN \$50,000 TO BE ASSESSED BY THE BOARD.

7 (2) THE BOARD SHALL PAY ANY PENALTY COLLECTED UNDER THIS8 SUBSECTION INTO THE STATE BOARD OF PHYSICAL THERAPY EXAMINERS FUND.

9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 October 1, 2004.