HOUSE BILL 811

J2 (8lr2599)

ENROLLED BILL

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

Introduced by Delegates Nathan-Pulliam, Benson, Donoghue, Harrison, Jones, Mizeur, Montgomery, Morhaim, Oaks, Pena-Melnyk, Riley, Tarrant, V. Turner, and Weldon Weldon, and Stein

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
AN ACT concerning	
and Disciplinar State Board of Dental Examin	ners - Nomination of Members - Investigation ry Procedures - Data Collection ners Nomination and Disciplinary Processes - e of Health Care Professionals and Improved Patient Care
societies committed to the p Board of Dental Examiner process and submit to the nomination for membership	certain academies, associations, organizations, or bractice of dentistry and dental hygiene to the State rs to conduct a certain solicitation and balloting Governor certain lists of names of individuals for p on the State Board of Dental Examiners Board; n certain lists reflect the Board to develop guidelines

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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for certain solicitations and ballots that to the extent possible will result in a certain Board composition reflecting certain diversity of the State; requiring that certain members appointed to the Board reflect certain diversity of the State; requiring the Governor to appoint a president of the Board from among certain Board members; requiring the executive director of the Board to report to the Secretary of Health and Mental Hygiene; altering the parties who may initiate or file certain complaints; prohibiting certain complaints from being filed more than a certain time after a certain date: requiring that certain investigations be based on certain facts; prohibiting the Board from investigating certain complaints; prohibiting certain assistant attorneys general from assisting in or conducting certain investigations; prohibiting certain assistant attorneys general from being involved in certain disciplinary proceedings until certain votes to charge have taken place; prohibiting the Board from conducting certain records under certain circumstances; prohibiting the Board from continuing certain investigations under certain circumstances; requiring the Board to conclude certain actions on complaints within a certain time after a complaint is filed unless the Board can demonstrate certain delays; requiring the Board to adopt certain regulations in consultation with the Office of the Attorney General and the Secretary of Health and Mental Hygiene concerning certain disciplinary procedures before a certain date; requiring the Board to begin collecting certain information on race and ethnicity, develop a certain methodology and database for tracking and analyzing certain complaints, institute a certain status report monitoring tool for certain disciplinary cases, implement a certain case—audit study, and develop a certain nominating process by a certain date; requiring the Office of the Attorney General to provide a rotation process for certain assistant attorneys general; requiring the Board to submit a certain report by a certain date; establishing a Task Force on the Discipline of Health Care Professionals and Improved Patient Care; providing for the membership of the Task Force; providing for the designation of a chair of the Task Force; providing for staff for the Task Force; prohibiting a member of the Task Force from receiving compensation; authorizing a member of the Task Force to receive reimbursement for certain expenses; requiring the Task Force to study certain issues, issue certain recommendations, and report to the Governor and certain committees of the General Assembly on or before a certain date; and generally relating to the State Board of Dental Examiners and the Task Force on the Discipline of Health Care Professionals and Improved Patient Care.

BY repealing and reenacting, with amendments,

Article – Health Occupations

Section 4-202(a), 4-203, 4-204(c), and 4-316 and (b)

41 Annotated Code of Maryland

(2005 Replacement Volume and 2007 Supplement)

43 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 44 MARYLAND, That the Laws of Maryland read as follows:

1			Article - Health Occupations
2	4–202.		
3	(a) (1)	The H	Board consists of 16 members.
4	(2)	Of th	e 16 Board members:
5		(i)	9 shall be licensed dentists;
6		(ii)	4 shall be licensed dental hygienists; and
7		(iii)	3 shall be consumer members.
8 9 10 11 12	Secretary, from State Dental ACADEMIES,	shall ap a list of Associat	The SUBJECT TO SUBSECTION (B)(1) OF THIS SECTION, point the dentist Board members, with the advice of the names submitted to the Governor [jointly] by the [Maryland ion and the Maryland Dental Society] ESTABLISHED FIONS, ORGANIZATIONS, OR SOCIETIES IN THE STATE LENCE IN THE PRACTICE OF DENTISTRY BOARD.
14 15 16			The number of names on the list for one vacancy shall be at vacancies at least three names for each vacancy, and for at least two names for each vacancy.
17 18 19	REFLECT THE		THE INDIVIDUALS ON THE LIST SHALL REASONABLY RAPHIC, RACIAL, ETHNIC, CULTURAL, AND GENDER TE.
20 21 22 23 24 25	the Secretary, Dental Hygier ORGANIZATIO	shall app from a l nists' As NS, OR S	The SUBJECT TO SUBSECTION (B)(2) OF THIS SECTION, oint the dental hygienist Board members, with the advice of ist of names submitted to the Governor by the [Maryland sociation] ESTABLISHED ACADEMIES, ASSOCIATIONS, OCIETIES IN THE STATE-COMMITTED TO EXCELLENCE IN TAL HYGIENE BOARD.
26 27	number of vaca	(II) ncies.	The number of names on the list shall be four times the
28 29 30	REFLECT THE	E GEOG	THE INDIVIDUALS ON THE LIST SHALL REASONABLY RAPHIC, RACIAL, ETHNIC, CULTURAL, AND GENDER TE.
31	(5)	The (Governor shall appoint the consumer members with the advice

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of the Secretary and the advice and consent of the Senate.

1 2 3	(6) TO THE EXTENT PRACTICABLE, THE MEMBERS APPOINTED TO THE BOARD SHALL REASONABLY REFLECT THE GEOGRAPHIC, RACIAL, ETHNIC, CULTURAL, AND GENDER DIVERSITY OF THE STATE.
4 5 6 7	(b) [(1) At a joint meeting held by the Maryland State Dental Association and the Maryland Dental Society called to choose nominees for a dentist vacancy on the Board, a majority of the dentists present at the meeting shall choose the list of names of dentist nominees to the Board for submission to the Governor.
8 9 10 11	(2) At a meeting held by the Maryland Dental Hygienists' Association called to choose nominees for a dental hygienist vacancy on the Board, a majority of the dental hygienists present at the meeting shall choose the list of names of dental hygienist nominees to the Board for submission to the Governor.
12 13 14 15 16	(3) At least 2 weeks before a meeting is held under paragraph (1) of this subsection, the secretaries of the appropriate organizations shall mail to each licensed practitioner actively practicing in Maryland, at the address appearing in their records or the records of the Board, a notice that states the time, place, and purpose of the meeting.
17 18 19 20	(4) At least 2 weeks before a meeting is held under paragraph (2) of this subsection, the Secretary of the Maryland Dental Hygienists' Association shall mail to each licensed dental hygienist, at the address appearing in their records or the records of the Board, a notice that states the time, place, and purpose of the meeting.]
21	(1) FOR EACH LICENSED DENTIST VACANCY, THE BOARD SHALL:
22 23	(I) SEND BY MAIL A WRITTEN SOLICITATION FOR NOMINATIONS TO FILL THE VACANCY TO:
24	1. EACH DENTIST LICENSED BY THE BOARD; AND
25 26	2. EACH STATE DENTAL ORGANIZATION AFFILIATED WITH A NATIONAL ORGANIZATION; AND
27 28	(II) CONDUCT A BALLOTING PROCESS BY WHICH EACH DENTIST LICENSED BY THE STATE IS ELIGIBLE TO VOTE TO SELECT THE NAMES
29	OF THE LICENSED DENTISTS TO BE SUBMITTED TO THE GOVERNOR.
30 31	(2) FOR EACH LICENSED DENTAL HYGIENIST VACANCY, THE BOARD SHALL:
32 33	(I) SEND BY MAIL A WRITTEN SOLICITATION FOR NOMINATIONS TO FILL THE VACANCY TO:

1			<u>1.</u>	EACH	DENTAL	HYGIENIS	r licensi	ED BY	THE
2	BOARD; AND								
3			2.	EACH	STATE D	ENTAL HYG	IENIST OR	GANIZA	TION
4	AFFILIATED V	VITH A NA	ATION						
۳		(***)	Cox		DALLOT	INIC PROC			DA CIT
5 6	DENTAL HYGI	(II) IENIST I I				ING PROC			
7	THE NAMES O								
8	GOVERNOR.							1111	
9	(9	3) T HE	BO	ARD SE	IAII. DE	VELOP GU	IIDELINES	FOR	тне
10	SOLICITATION								
1	EXTENT POSS								
12	REASONABLY								
L3	DIVERSITY OF	THE ST	ATE.						
	4 000								
L 4	4-203.								
L 5	(A) F	ROM AN	IONG	THE BO	OARD ME	MBERS, TI	E GOVER	NOR S	HALL
16	APPOINT A PE	ESIDEN T	F						
L 7	[(a)] (B)	Fron	n omor	a ita ma	mhora tho	Board shall	ologt Io pro	gidont c	ndLa
18	secretary.	· rron	n amor	ig ito iliei	moers, une	Doard Silair	elect [a pre	oruent c	muj a
L9	[(b)] (C)	The	Board	shall det	e rmine:				
20	(1) The	manne	r of elect	ion of [offi	cers] THE SI	CRETARY;		
21	(2	H) The	term o	f office of	each office	e r; and			
22	(3	3) The	duties	of each o	fficer.				
23	4–204.								
24	(e) (1	l) [The	Exc	CEPT AS	PROVID	ED IN PAR	AGRAPH (2) OF	THIS
25	SUBSECTION,	THE B	coard :	may em	ploy a s	taff, INCLU	DING AN	EXECU	TIVE
26	DIRECTOR, in	-accordan	ice witl	1 the bud	get of the l	Board.			
27	(2) THE	EXEC	UTIVE D	IRECTOR	of the Bo	ARD SHALL	REPOI	RT TO
28	THE SECRETA	*		2					

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4-316.

1	(a) (1) On lits own initiative or only a written complaint AGAINST A
2	LICENSEE filed with the Board by [any person] A PATIENT OF THE LICENSEE OR A
3	PATIENT'S LEGAL GUARDIAN, the Board may commence proceedings under § 4-315
4	of this subtitle.
5	(2) A COMPLAINT MAY NOT BE FILED MORE THAN 2 YEARS AFTER
6	THE DATE OF THE OCCURRENCE ON WHICH THE COMPLAINT IS BASED.
7	(b) [If a person who is not a member of the Board files a complaint, the] A
8	complaint shall:
9	(1) Be in writing;
10	(2) Be verified by a person who is familiar with the alleged facts;
11	(3) Request Board action; and
12	(4) Be filed with the secretary of the Board.
13	(e) (1) The Board shall investigate each complaint filed with the Board if
14	the complaint:
15	(i) Alleges facts that are grounds for action under §
16	4–315 of this subtitle; and
17	(ii) Meets the requirements of this section.
18	(2) [If the Board begins action on its own initiative or if after
19	investigation it elects to substitute its own complaint for one filed by a person who is
20	not a member of the Board, the Board shall prepare a written complaint.]
21	(I) EACH INVESTIGATION SHALL BE BASED ON THE FACTS
22	OF A COMPLAINT.
23	(II) IF A COMPLAINT IS NOT SUPPORTED BY FACTS, THE
24	BOARD MAY NOT CONDUCT AN INVESTIGATION.
25	(III) THE BOARD MAY NOT INVESTIGATE A COMPLAINT MADE
26	BY A THIRD PARTY.
27	(3) (1) An assistant attorney general may not assist in
28	OR CONDUCT AN INVESTIGATION.
40	ON CONDUCT IN INVESTIGATION.

1	(II) AN ASSISTANT ATTORNEY GENERAL MAY NOT BECOM	E
2	INVOLVED IN A DISCIPLINARY PROCEEDING UNTIL AFTER THE BOARD HA	
3	VOTED TO CHARGE A LICENSEE.	
4	(d) (1) If, after performing [any] A preliminary investigation, the Boar	d
5	determines that an allegation involving fees for professional or ancillary services does)S
6	not constitute grounds for discipline or other action, the Board may refer the	e
7	allegation concerning a member of a professional society or association composed of	£
8	providers of dental care to a committee of the Society for Mediation.	
9	(2) If AFTER PERFORMING A PRELIMINARY INVESTIGATION, TH	
10	BOARD DETERMINES THAT A COMPLAINT IS NOT SUPPORTED BY FACTS, TH	E
11	BOARD MAY NOT COLLECT ADDITIONAL RECORDS.	
12	(D) THE DOADD MAN NOT CONTINUE TO INTEGRICATE A COMPLAINTE O	.
13	(E) THE BOARD MAY NOT CONTINUE TO INVESTIGATE A COMPLAINT OF	
13 14	DISCIPLINE A LICENSEE IF THE PATIENT WHO INITIATED THE COMPLAINT OF THE PATIENT'S GUARDIAN WITHDRAWS THE COMPLAINT.	Æ
14	THE PATIENT S GUARDIAN WITHDRAWS THE COMPLAINT.	
15	(f) Unless the Board can demonstrate delays outside of it	S
16	CONTROL, THE BOARD SHALL CONCLUDE ITS ACTION ON A COMPLAINT	
17	INCLUDING DISCIPLINE AND PROBATIONARY PERIODS, WITHIN 2 YEARS AFTE	•
18	THE DATE THE COMPLAINT WAS FILED.	
19	SECTION 2. AND BE IT FURTHER ENACTED, That:	
00	(a) On an lafana Danamban 21 2000 the State Daniel of Dantal English	
20	(a) On or before December 31, 2008, the State Board of Dental Examiner	S
21	shall adopt new regulations for the rules of procedure for the disciplinary process.	
22	(b) The Board shall draft the new regulations in consultation with each	h
23	established academy, association, organization, or society committed to excellence i	
$\frac{23}{24}$	dentistry the Office of the Attorney General and the Secretary of Health and Menta	
25	Hygiene.	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>
26	(c) The new regulations shall include:	
27	(1) guidelines for complaints;	
00		
28	(2) guidelines for investigations such as when an investigation is	
29	warranted and the thoroughness and length of an investigation that is warranted	α
30	under different circumstances;	
31	(3) to assure that similar acts of misconduct receive similar penalties	S.
32	a severity ranking system for substantiated complaints and guidelines for	
33	corresponding degrees of sanctions based on the sanctioning methodologies an	
34	scoring tools identified in the pilot study prepared by the Virginia Department	

Health Professions;

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$\frac{1}{2}$	(4) guidelines for probationary periods such as length <u>and conditions</u> <u>for completion of probationary periods</u> ;
3	(5) an appeals process; <u>and</u>
4 5 6	(6) guidelines for confidentiality including the removal of the name and address from the disciplinary and complaint documents that come before the Board ; and
7	(7) a process for expunging a licensee's disciplinary records if:
8 9	(i) the act resulting in the disciplinary action occurred over 10 years before the expungement; and
10 11	(ii) the licensee has not had another disciplinary action within 10 years before the expungement.
12 13	SECTION 3. AND BE IT FURTHER ENACTED, That, on or before December 31, 2008, the State Board of Dental Examiners shall:
14 15 16	(1) begin to collect race, <u>gender</u> , and ethnicity information on all licensees during the application process based on the Maryland official standard method for collecting race, <u>gender</u> , and ethnicity information;
17 18 19 20	(2) develop a concise methodology of including standard definitions and written guidelines for tracking the status of all complaints from the initial allegation through to sanctions and final action and keep records of the information for future audits;
21 22 23	(3) develop a database by re–engineering or modifying the software that analyzes complaint data so that the data may be analyzed in a variety of manners and subjectivity and individual bias may be reduced;
24 25	(4) institute the development, use, and routine review of a comprehensive status report as a monitoring tool for all disciplinary cases;
26 27	(5) implement a case audit that studies selected cases, de-identifying files, and using outside experts; and
28 29 30 31 32 33	(6) develop a nominating process for Board members that includes each established academy, association, organization, or society committed to excellence in the practice of dentistry and dental hygiene and so that nominees reasonably reflect the geographic, racial, ethnic, cultural, and gender diversity of the State in accordance with § 4–202(a) and (b) of the Health Occupations Article, as enacted by Section 1 of this Act.

1 2 3	General sho	all pro	AND BE IT FURTHER ENACTED, That the Office of the Attorney vide a rotation process for assistant attorneys general working for Dental Examiners.
4 5 6 7	31, 2008, the in accordance	e Stat ce witl	₹ 4. AND BE IT FURTHER ENACTED, That, on or before December e Board of Dental Examiners shall report to the General Assembly, h § 2–1246 of the State Government Article, on the implementation gh Section 3 of this Act.
8	SECT	TION 5	S. AND BE IT FURTHER ENACTED, That:
9 10	(a) Improved Pa		e is a Task Force on the Discipline of Health Care Professionals and Care.
1	<u>(b)</u>	The T	Task Force consists of the following members:
12 13	the House;	<u>(1)</u>	one member of the House of Delegates, appointed by the Speaker of
l4 l5	of the Senat	(<u>2)</u> se;	one member of the Senate of Maryland, appointed by the President
16 17	designee;	<u>(3)</u>	the Secretary of Health and Mental Hygiene, or the Secretary's
L8		<u>(4)</u>	the Attorney General, or the Attorney General's designee;
19 20	designee;	<u>(5)</u>	the Chief Administrative Law Judge, or the Chief Judge's
21	Secretary of	(<u>6)</u> Healt	two current health occupation board members, appointed by the h and Mental Hygiene;
23 24 25 26	_		two current executive directors or administrators for health that may not be from the same boards as the representatives in bsection, appointed by the Secretary of Health and Mental Hygiene;
27 28	professional	(8) discip	nine individuals appointed by the Governor having expertise in linary matters including at least:
29			(i) two representatives of a patient advocacy organization;
30 31	Health Law	Section	(ii) two attorneys from the Maryland State Bar Association's on with experience in representing health professionals;

$\frac{1}{2}$	<u>and</u>		(iii)	two representatives of professional health care associations;
3			<u>(iv)</u>	two consumers of health care services.
4	<u>(c)</u>	<u>(1)</u>	The S	Secretary of Health and Mental Hygiene shall:
5			<u>(i)</u>	appoint the chair of the Task Force;
6 7	as necessar	y to fac	<u>(ii)</u> cilitate	establish subcommittees and appoint subcommittee chairs the work of the Task Force; and
8 9	support for	the Ta	(iii) sk For	in conjunction with the Attorney General, provide staff ce from the Department and the health occupation boards.
10 11 12	Force shall diversity of		nably	ne extent practicable, the members appointed to the Task reflect the geographic, racial, ethnic, cultural, and gender
13 14 15	<u>-</u>		ask Fo	ember of the Task Force may not receive compensation as a rece but is entitled to reimbursement for expenses under the egulations, as provided in the State budget.
16	<u>(d)</u>	<u>In pe</u>	<u>rformi</u>	ng its duties, the Task Force shall:
17 18	Force deems	(1) s appro		alt with individuals and entities that the chair of the Task ; and
19 20 21	_		<u>presen</u>	der a broad range of viewpoints including those presented by ting the interests of patients, licensees, payors, law groups involved in the disciplinary system.
22	<u>(e)</u>	The T	<u>Γask F</u>	orce shall issue recommendations regarding:
23 24	objectives or	(<u>1)</u> f the d	_	ices and procedures supporting the fundamental goals and pary programs of the health occupation boards;
25 26	occupation l	(2) boards	_	ntial changes to the organizational structure of the health ne relationship of all boards to the Department; and
27 28 29	speedy reso health care		of repo	ures that will otherwise enhance the fair, consistent, and orts concerning substandard, illegal, or unethical practices by s.
30	<u>(f)</u>	The i	ssues t	to be studied by the Task Force include:
31		<u>(1)</u>	the ex	xtent to which the current disciplinary system:

$\frac{1}{2}$	incompetent or une	(<u>i)</u> ethical	adequately protects patients from serious risks due to practices by licensees;
$\frac{3}{4}$	ensuring continued	(ii) d prote	<u>creates a burden to licensees that may be lessened, while ctive and regulatory oversight;</u>
5 6	them;	(iii)	uses mentors and the cost to licensees associated with using
7		<u>(iv)</u>	adequately provides due process to licensees; and
8 9 10 11		ees, ar	could be modified to more effectively protect patients, runethical behavior by licensees, provide more effective due and support the professional growth and development of all
12 13	$\frac{(2)}{\text{occupation boards}}$	_	tial changes in the disciplinary program of the health ill:
14 15	members of the pu	<u>(i)</u> blic an	increase the transparency of disciplinary procedures for ad the regulated community;
16 17 18	boards, investigat complaints;	(ii) ors, aı	improve the complaint process by addressing the roles of the nd assistant attorneys general including who may initiate
19 20	outcomes;	(iii)	increase the consistency and fairness of disciplinary
21 22	<u>licensees;</u>	<u>(iv)</u>	a statute of limitations for complaints to be brought against
23 24	disposition of proce	(v) eedings	speed the resolution of meritorious complaints and the that do not require a public disciplinary order;
25 26 27	period of time in demonstrate delay		from the time a complaint is filed, specify a reasonable h a board will conclude its action unless the board can de of its control;
28 29	effectively;	(vii)	utilize the Office of Administrative Hearings more
30 31	proceedings from a	(viii) licens	under certain circumstances, expunge disciplinary see's file after a specified period of time; and

${1 \atop 2}$	(ix) increase the wider adoption of consistent procedures and best practices by all boards including tracking of disciplinary data;
3 4 5	(3) an assessment of whether the current relationship between individual boards, the Department, and the Office of the Attorney General should be modified in connection with the disciplinary process of the board including:
6	(i) oversight of the board by the Department;
7 8	(ii) the role of an assistant attorney general in the investigation process; and
9 10 11	(iii) the length of time an assistant attorney general works for an individual board and the potential of having the assistant attorneys general rotate among the boards; and
12 13 14	(4) the extent to which the current disciplinary system has a differential impact on various groups of licensees and potential strategies for minimizing differences while improving the overall quality of health care services.
15 16 17 18	(g) On or before December 1, 2008, the Task Force shall report its final recommendations to the Governor and, subject to § 2–1246 of the State Government Article, to the Senate Education, Health, and Environmental Affairs Committee and the House Health and Government Operations Committee.
19 20 21 22	SECTION 6. AND BE IT FURTHER ENACTED, That Section 5 of this Act shall take effect July 1, 2008. It shall remain effective for a period of 1 year and, at the end of June 30, 2009, with no further action required by the General Assembly, Section 5 of this Act shall be abrogated and of no further force and effect.
23 24	SECTION 6. 7. AND BE IT FURTHER ENACTED, That, subject to the provisions of Section 6 of this Act, this Act shall take effect July 1, 2008.
	Approved:
	Governor.
	Speaker of the House of Delegates.

President of the Senate.