First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 25-0772.01 Josh Schultz x5486

HOUSE BILL 25-1176

HOUSE SPONSORSHIP

Stewart R.,

SENATE SPONSORSHIP

Simpson and Michaelson Jenet,

House Committees Health & Human Services

Senate Committees

101 CONCERNING MEASURES TO REDUCE THE STIGMA OF BEHAVIORAL 102 HEALTH TREATMENT FOR MEDICAL PRACTITIONERS.

Bill Summary

A BILL FOR AN ACT

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill requires the following regarding the application for a license to practice medicine in Colorado (application) and the questionnaire accompanying the form for a license renewal (questionnaire):

• The application questions reflect the recommendations of the Federation of State Medical Boards and the

- requirements of the federal "Americans with Disabilities Act of 1990";
- The application and questionnaire do not require the disclosure of personal medical or health information that is not relevant to the applicant's ability at the time of application to provide safe, competent, and ethical patient care; and
- The application and questionnaire do not include questions seeking information about past health-related conditions that do not impact an applicant's ability to practice safe, competent, and ethical patient care at the time of application.

The bill clarifies that an individual subject to the licensing requirements of the "Colorado Medical Practice Act" is not required to disclose a physical illness, physical condition, behavioral health disorder, mental health disorder, or substance use disorder that no longer impacts the individual's ability to practice the applicable health-care profession or occupation with reasonable skill and safety to patients or clients.

Current law requires that if a health-care professional has a physical illness, physical condition, or behavioral or mental health disorder that renders the person unable to practice the applicable health-care profession or occupation with reasonable skill and safety to patients or clients, the licensee, registrant, or certificate holder shall notify the regulator that regulates the person's profession or occupation of the physical illness, physical condition, or behavioral or mental health disorder. The bill requires that a health-care professional must additionally provide notice of a substance use disorder and specifies that the health-care professional is required only to provide notice of a current physical illness, physical condition, behavioral health disorder, mental health disorder, or substance use disorder.

Be it enacted by the General Assembly of the State of Colorado:

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2 **SECTION 1. Legislative declaration.** (1) The general assembly finds and declares that:

- (a) Physicians and physician assistants experience significantly higher rates of suicide compared to the general public, with stigma surrounding mental health care as a major contributing factor;
- (b) The Physicians Foundation reports that 80% of physicians believe stigma exists around mental health care, and a substantial

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percentage of physicians and physician assistants fear professional repercussions if they seek mental health care;

- (c) The COVID-19 pandemic exacerbated mental health challenges among health-care providers, with medical students and residents experiencing even greater mental health burdens than practicing physicians;
- (d) Research by the Society of Teachers of Family Medicine indicates that mental health receives disproportionately greater scrutiny compared to physical health in licensure applications, which may deter health-care providers from seeking necessary treatment;
- (e) The Federation of State Medical Boards, Federation of State Physician Health Programs, National Institute for Occupational Safety and Health, and American Medical Association all support efforts to remove stigmatizing questions about mental health diagnosis and treatment from medical licensing and credentialing applications;
- (f) The Dr. Lorna Breen Heroes' Foundation has identified overly broad and invasive mental health questions in licensure applications as stigmatizing, discriminatory, and harmful to physician wellness and patient safety;
- (g) A health-care provider's application or renewal questionnaire should not require the disclosure of personal medical or health information that is not relevant to the applicant's current ability to provide safe, competent, and ethical patient care;
- (h) A health-care licensing application should not include questions seeking information about past health-related conditions that no longer impact a licensee's ability to practice safe, competent, and ethical patient care;

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(i) Medical students and residents report that stigma and fear of disclosing treatment to a future employer or licensure body are prime reasons that they do not seek mental health care;

- (j) At least 29 states have revised their licensure application language to align with best practices;
- (k) More than 450 hospitals and health systems have revised their credentialing language to align with best practices; and
- (l) The state of Colorado has an opportunity to reduce stigma and encourage health-care providers to seek care by modernizing its licensure and credentialing applications.
- (2) Therefore, the general assembly declares that it is in the best interest of the people of Colorado to modernize the language in medical licensure and credentialing applications to support the well-being and safety of health-care providers and the public.
- SECTION 2. In Colorado Revised Statutes, amend 12-240-115
 as follows:

a license to practice medicine shall make application to the board, the application to be verified by oath and to be in the form prescribed by the board. The application shall be accompanied by the license fee and the documents, affidavits, and certificates necessary to establish that the applicant possesses the qualifications prescribed by this article 240, apart from any required examination by the board. The burden of proof shall be upon the applicant, but the board may make such independent investigation as it may deem advisable to determine whether the applicant possesses the qualifications and whether the applicant has at any time committed any of the acts or offenses defined in this article 240 as

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1	unprofessional conduct.
2	(2) THE BOARD SHALL ENSURE THAT THE APPLICATION QUESTIONS
3	REFLECT THE RECOMMENDATIONS OF THE FEDERATION OF STATE
4	MEDICAL BOARDS, OR ITS SUCCESSOR ORGANIZATION, AND THE
5	REQUIREMENTS OF THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF
6	1990", 42 U.S.C. SEC. 12101 ET SEQ.
7	(3) THE APPLICATION MUST NOT REQUIRE THE DISCLOSURE OF
8	PERSONAL MEDICAL OR HEALTH INFORMATION THAT IS NOT RELEVANT TO
9	THE APPLICANT'S ABILITY AT THE TIME OF APPLICATION TO PROVIDE SAFE,
10	COMPETENT, AND ETHICAL PATIENT CARE.
11	(4) The application must not include questions seeking
12	INFORMATION ABOUT PAST HEALTH-RELATED CONDITIONS THAT DO NOT
13	IMPACT AN APPLICANT'S ABILITY TO PRACTICE SAFE, COMPETENT, AND

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SECTION 3. In Colorado Revised Statutes, 12-30-108, amend (1), (2)(a), and (4)(a)(II) as follows:

12-30-108. Confidential agreement to limit practice - violation grounds for discipline. (1) (a) If a licensee, registrant, or certificate holder has a CURRENT physical illness, physical condition, or behavioral or HEALTH DISORDER, mental health disorder, OR SUBSTANCE USE DISORDER that renders the person unable to practice the applicable health-care profession or occupation with reasonable skill and safety to patients or clients, the licensee, registrant, or certificate holder shall notify the regulator that regulates the person's profession or occupation of the physical illness, physical condition, or behavioral or HEALTH DISORDER, mental health disorder, OR SUBSTANCE USE DISORDER in a manner and within a period determined by the regulator.

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(b) The regulator may require the licensee, registrant, or certificate holder to submit to an examination or refer the licensee, registrant, or certificate holder to a peer health assistance program, if one exists, to evaluate the extent of the CURRENT physical illness, physical condition, or behavioral or HEALTH DISORDER, mental health disorder, OR SUBSTANCE USE DISORDER and its effect on the licensee's, registrant's, or certificate holder's ability to practice with reasonable skill and safety to patients or clients.

- (c) This section does not require the disclosure of a physical illness, physical condition, behavioral health disorder, mental health disorder, or substance use disorder that no longer impacts a licensee's, registrant's, or certificate holder's ability to practice the applicable health-care profession or occupation with reasonable skill and safety to patients or clients.
- (2) (a) Upon determining that a licensee, registrant, or certificate holder with a CURRENT physical illness, physical condition, or behavioral or HEALTH DISORDER, mental health disorder, OR SUBSTANCE USE DISORDER is able to render limited services with reasonable skill and safety to patients or clients, the regulator may enter into a confidential agreement with the licensee, registrant, or certificate holder in which the licensee, registrant, or certificate holder agrees to limit the person's practice based on the restrictions imposed by the physical illness, physical condition, or behavioral or HEALTH DISORDER, mental health disorder, OR SUBSTANCE USE DISORDER, as determined by the regulator.
- 26 (4) (a) This section does not apply to:
 - (II) A licensee, registrant, or certificate holder subject to

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1	discipline for habitual or excessive use or abuse of alcohol beverages, a
2	habit-forming drug, or a controlled substance as defined in section
3	18-18-102 (5), except for an individual licensed under article 240
4	OF THIS TITLE 12.
5	SECTION 4. In Colorado Revised Statutes, 12-240-130, add
6	(2)(c) and (2)(d) as follows:
7	12-240-130. Renewal, reinstatement, reactivation -
8	delinquency - fees - questionnaire. (2) (c) The questionnaire must
9	NOT REQUIRE THE DISCLOSURE OF PERSONAL MEDICAL OR HEALTH
10	INFORMATION THAT IS NOT RELEVANT TO THE LICENSEE'S ABILITY AT THE
11	TIME OF RENEWAL TO PROVIDE SAFE, COMPETENT, AND ETHICAL PATIENT
12	CARE.
13	(d) THE QUESTIONNAIRE MUST NOT INCLUDE QUESTIONS SEEKING
14	INFORMATION ABOUT PAST HEALTH-RELATED CONDITIONS THAT DO NOT
15	IMPACT A LICENSEE'S ABILITY TO PRACTICE SAFE, COMPETENT, AND
16	ETHICAL PATIENT CARE AT THE TIME OF RENEWAL.
17	SECTION 5. In Colorado Revised Statutes, 12-240-121, amend
18	(1)(e) and (1)(i) as follows:
19	12-240-121. Unprofessional conduct - definitions.
20	(1) "Unprofessional conduct" as used in this article 240 means:
21	(e) Habitual or excessive use or abuse of alcohol, a habit-forming
22	drug The use of a substance, including alcohol, an illicit drug,
23	or a controlled substance as defined in section 18-18-102 (5), WHICH
24	RESULTS IN THE INABILITY TO PRACTICE WITH REASONABLE JUDGMENT,
25	SKILL, OR SAFETY;
26	(i) Failing to notify the board, as required by section 12-30-108
27	(1), of a CURRENT physical illness, physical condition, or behavioral,

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1 mental health, or substance use disorder that IMPAIRS THE LICENSEE'S 2 JUDGMENT OR impacts the licensee's ability to perform a medical service 3 with reasonable skill and safety to patients; failing to act within the 4 limitations created by a CURRENT physical illness, physical condition, or 5 behavioral, mental health, or substance use disorder that renders the 6 licensee unable to perform a medical service with reasonable skill and 7 safety to the patient; or failing to comply with the limitations agreed to 8 under a confidential agreement entered into pursuant to sections 9 12-30-108 and 12-240-126. This subsection (1)(i) does not require 10 THE DISCLOSURE OF A PHYSICAL ILLNESS, PHYSICAL CONDITION, OR 11 BEHAVIORAL, MENTAL HEALTH, OR SUBSTANCE USE DISORDER THAT NO 12 LONGER IMPAIRS THE LICENSEE'S JUDGMENT OR IMPACTS THE LICENSEE'S 13 ABILITY TO PERFORM A MEDICAL SERVICE WITH REASONABLE SKILL AND 14 SAFETY TO PATIENTS. 15 **SECTION 6.** Act subject to petition - effective date. This act 16 takes effect at 12:01 a.m. on the day following the expiration of the 17 ninety-day period after final adjournment of the general assembly; except 18 that, if a referendum petition is filed pursuant to section 1 (3) of article V 19 of the state constitution against this act or an item, section, or part of this 20 act within such period, then the act, item, section, or part will not take

official declaration of the vote thereon by the governor.

effect unless approved by the people at the general election to be held in

November 2026 and, in such case, will take effect on the date of the

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