INTRODUCED

SB950

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1	SENATE BILL NO. 950
1 2	Offered January 9, 2013
3	Prefiled January 7, 2013
4	A BILL to amend and reenact §§ 38.2-5004, 54.1-2409.3, 54.1-2904, 54.1-2913.1, 54.1-2915, 54.1-2930
5	through 54.1-2933, 54.1-2935, 54.1-2949, 54.1-2950, 54.1-2951.1, 54.1-2953, and 54.1-2957.4 of the
6	Code of Virginia, and to repeal §§ 54.1-2905, 54.1-2913, 54.1-2917, 54.1-2924, and 54.1-2928 of the
7	Code of Virginia, relating to practice of medicine and other healing arts.
8	
0	Patron—Garrett
9 10	Referred to Committee on Education and Health
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12	Be it enacted by the General Assembly of Virginia:
13	1. That §§ 38.2-5004, 54.1-2409.3, 54.1-2904, 54.1-2913.1, 54.1-2915, 54.1-2930 through 54.1-2933,
14	54.1-2935, 54.1-2949, 54.1-2950, 54.1-2951.1, 54.1-2953, and 54.1-2957.4 of the Code of Virginia are
15	amended and reenacted as follows:
16	§ 38.2-5004. Filing of claims; review by Board of Medicine; review by Department of Health;
17	filing of responses; medical records.
18	A. 1. In all claims filed under this chapter, the claimant shall file with the Commission a petition,
19	setting forth the following information:
20 21	a. The name and address of the legal representative and the basis for his representation of the injured infant;
²¹ 22	b. The name and address of the injured infant;
$\frac{12}{23}$	c. The name and address of any physician providing obstetrical services who was present at the birth
24	and the name and address of the hospital at which the birth occurred;
25	d. A description of the disability for which claim is made;
26	e. The time and place where the birth-related neurological injury occurred;
27	f. A brief statement of the facts and circumstances surrounding the birth-related neurological injury
28	and giving rise to the claim;
29 30	g. All available relevant medical records relating to the person who allegedly suffered a birth-related neurological injury and an identification of any unavailable records known to the claimant and the
30 31	reasons for their unavailability;
32	h. Appropriate assessments, evaluations, and prognoses and such other records and documents as are
33	reasonably necessary for the determination of the amount of compensation to be paid to, or on behalf of,
34	the injured infant on account of a birth-related neurological injury;
35	i. Documentation of expenses and services incurred to date, which indicates whether such expenses
36	and services have been paid for, and if so, by whom; and
37	j. Documentation of any applicable private or governmental source of services or reimbursement
38 39	relative to the alleged impairments. 2. The claimant shall furnish the Commission with as many copies of the petition as required for
40	service upon the Program, any physician and hospital named in the petition, the Board of Medicine and
41	the Department of Health, along with a \$15 filing fee. Upon receipt of the petition, the Commission shall
42	immediately serve the Program by service upon the agent designated to accept service on behalf of the
43	Program in the plan of operation by registered or certified mail, and shall mail copies of the petition to
44	any physician and hospital named in the petition, the Board of Medicine and the Department of Health.
45	B. Upon receipt of the petition or the filing of a claim relating to the conduct of a participating
46	physician, the Department of Health Professions shall investigate the petition or claim, utilizing the same
47 48	process as it does in investigating complaints filed under any provision contained in Title 54.1. Conduct of health care providers giving rise to disciplinary action shall be referred to the Board of Medicine for
40 49	action consistent with the authority granted to the Board in <u>§§</u> 54.1-2911 through 54.1-2928 Article 2
50	(§ 54.1-2911 et seq.) of Chapter 29 of Title 54.1. If a notice or order is issued by the Board of
51	Medicine, a copy shall be mailed to the petitioner or claimant.
52	C. Upon receipt of the petition or the filing of a claim relating to the conduct of a participating
53	hospital, the Department of Health shall investigate the petition or claim, utilizing the same process as it
54	does in investigating complaints filed under any provision of Title 32.1. If it determines that there is
55	reason to believe that the alleged injury resulted from, or was aggravated by, substandard care on the
56	part of the hospital at which the birth occurred, it shall take any appropriate action consistent with the

authority granted to the Department of Health in Title 32.1. D. The Program shall file a response to the petition and submit relevant written information relating 57 58

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59 to the issue of whether the injury alleged is a birth-related neurological injury within the meaning of this chapter within 10 days after the date the panel report prepared pursuant to subsection C of § 38.2-5008 60 61 is filed with the Commission.

E. Any hospital at which a birth occurred, upon receipt of written notice from the legal representative 62 63 of an injured infant that he intends to file a petition under this chapter, shall promptly deliver to such 64 person all available medical records relating to the infant who allegedly suffered a birth-related neurological injury. 65

66 F. As used in this chapter, fetal monitoring strips, whether printed or in electronic format, shall be deemed to constitute part of the medical records relating to an infant who allegedly suffered a 67 birth-related neurological injury. 68 69

§ 54.1-2409.3. Participation of advisory boards in disciplinary proceedings.

70 Notwithstanding any provision of law to the contrary, whenever a disciplinary proceeding involves a 71 respondent who holds a license or certificate authorizing the practice of a profession represented by a statutorily created advisory board whose members are appointed by the Governor, a member of such 72 73 advisory board shall sit as a full voting member on any special conference committee, informal 74 fact-finding panel, or formal hearing panel pursuant to Article 3 (§ 2.2-4018 et seq.) of Chapter 40 of 75 Title 2.2, and §§ § 54.1-2400, or 54.1-2408.2, or § 54.1-2917.

§ 54.1-2904. Biennial renewal of licenses; copies; fee; lapsed licenses; reinstatement; penalties.

77 A. Every license to practice medicine, osteopathy, chiropractic, or podiatry granted under the 78 provisions of this chapter shall be renewed biennially as prescribed by the Board. The Board shall mail 79 an application send notice for renewal of a license to every licensee. Failure to receive such an 80 application *notice* shall not excuse any licensee from the requirements of renewal. The person receiving 81 such application notice shall furnish the information requested and return the form submit the prescribed renewal fee to the Board with the prescribed renewal fee. Copies of licenses may be obtained as 82 83 provided in the Board's regulations.

84 B. Any licensee who allows his license to lapse by failing to renew the license or failing to meet 85 professional activity requirements stipulated in the regulations may be reinstated by the Board upon submission of evidence satisfactory to the Board that he is prepared to resume practice in a competent 86 87 manner and upon payment of the prescribed fee.

88 C. Any person practicing medicine, osteopathy, chiropractic, or podiatry during the time his license 89 has lapsed shall be considered an illegal practitioner and shall be subject to the penalties for violation of 90 this chapter. 91

§ 54.1-2913.1. Acceptance of other examinations.

92 The Board shall promulgate regulations governing examinations for each branch of the healing arts. In lieu of any or all parts of the examinations prescribed by the Board for a license to practice 93 94 medicine, osteopathy, podiatry or chiropractic, the Board may:

95 1. Accept a certificate issued by either the National Board for the appropriate branch of the healing arts or a state board prior to 1970 attesting the satisfactory completion of an examination given by that 96 board if, in the opinion of the Board, the substituted examination material is substantially equivalent to 97 98 the material for which it is substituted, and the passing grades are in each instance the equivalent of the 99 grades required to be made on the corresponding examinations administered by the Board.

100 2. Accept a certificate issued by a state board during or after 1970 attesting to the applicant's 101 satisfactory completion of all requirements to practice medicine, osteopathy, podiatry or chiropractic in 102 that state, if the applicant has a current and unrestricted license to practice in another state and a current 103 specialty certificate acceptable to the Board. 104

§ 54.1-2915. Unprofessional conduct; grounds for refusal or disciplinary action.

105 A. The Board may refuse to admit a candidate to any examination; refuse to issue a certificate or license to any applicant; reprimand any person; place any person on probation for such time as it may 106 107 designate; impose a monetary penalty or terms as it may designate on any person; suspend any license 108 for a stated period of time or indefinitely; or revoke any license for any of the following acts of 109 unprofessional conduct:

110 1. False statements or representations or fraud or deceit in obtaining admission to the practice, or 111 fraud or deceit in the practice of any branch of the healing arts;

2. Substance abuse rendering him unfit for the performance of his professional obligations and duties;

113 3. Intentional or negligent conduct in the practice of any branch of the healing arts that causes or is likely to cause injury to a patient or patients; 114

4. Mental or physical incapacity or incompetence to practice his profession with safety to his patients 115 116 and the public:

117 5. Restriction of a license to practice a branch of the healing arts in another state, the District of 118 Columbia, a United States possession or territory, or a foreign jurisdiction, or for an entity of the federal

119 government.;

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120 6. Undertaking in any manner or by any means whatsoever to procure or perform or aid or abet in **121** procuring or performing a criminal abortion;

122 7. Engaging in the practice of any of the healing arts under a false or assumed name, or 123 impersonating another practitioner of a like, similar, or different name;

124 8. Prescribing or dispensing any controlled substance with intent or knowledge that it will be used
125 otherwise than medicinally, or for accepted therapeutic purposes, or with intent to evade any law with
126 respect to the sale, use, or disposition of such drug;

127 9. Violating provisions of this chapter on division of fees or practicing any branch of the healing arts128 in violation of the provisions of this chapter;

129 10. Knowingly and willfully committing an act that is a felony under the laws of the Commonwealth 130 or the United States, or any act that is a misdemeanor under such laws and involves moral turpitude;

131 11. Aiding or abetting, having professional connection with, or lending his name to any person132 known to him to be practicing illegally any of the healing arts;

133 12. Conducting his practice in a manner contrary to the standards of ethics of his branch of the134 healing arts;

135 13. Conducting his practice in such a manner as to be a danger to the health and welfare of his136 patients or to the public;

137 14. Inability to practice with reasonable skill or safety because of illness or substance abuse;

138 15. Publishing in any manner an advertisement relating to his professional practice that contains a139 claim of superiority or violates Board regulations governing advertising;

140 16. Performing any act likely to deceive, defraud, or harm the public;

141 17. Violating any provision of statute or regulation, state or federal, relating to the manufacture,142 distribution, dispensing, or administration of drugs;

143 18. Violating or cooperating with others in violating any of the provisions of Chapters 1 (§ 54.1-100144 et seq.), 24 (§ 54.1-2400 et seq.) and this chapter or regulations of the Board;

145 19. Engaging in sexual contact with a patient concurrent with and by virtue of the practitioner and patient relationship or otherwise engaging at any time during the course of the practitioner and patient relationship in conduct of a sexual nature that a reasonable patient would consider lewd and offensive;

148 20. Conviction in any state, territory, or country of any felony or of any crime involving moral149 turpitude; or

150 21. Adjudication of legal incompetence or incapacity in any state if such adjudication is in effect and151 the person has not been declared restored to competence or capacity.

B. The commission or conviction of an offense in another state, territory, or country, which if
committed in Virginia would be a felony, shall be treated as a felony conviction or commission under
this section regardless of its designation in the other state, territory, or country.

155 C. The Board shall refuse to admit a candidate to any examination and shall refuse to issue a 156 certificate or license to any applicant if the candidate or applicant has had his certificate or license to 157 practice a branch of the healing arts revoked or suspended, and has not had his certificate or license to 158 so practice reinstated, in another state, the District of Columbia, a United States possession or territory, 159 or a foreign jurisdiction.

§ 54.1-2930. Requirements for licensure.

161 The Board may admit to examination for licensure *issue a license* to practice medicine, osteopathy, 162 chiropractic, and podiatry *podiatric medicine to* any candidate who has submitted satisfactory evidence 163 verified by affidavits that he:

164 1. Is eighteen years of age or more;

165 2. Is of good moral character;

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166 3. Has successfully completed all or such part as may be prescribed by the Board, of an educational
167 course of study of that branch of the healing arts in which he desires a license to practice, which course
168 of study and the educational institution providing that course of study are acceptable to the Board; and

4. Has completed one year of satisfactory postgraduate training in a hospital approved by an accrediting agency recognized by the Board for internships or residency training. At the discretion of the Board, the postgraduate training may be waived if an applicant for licensure in podiatry has been in active practice for four continuous years while serving in the military and is a diplomate of the American Board of Podiatric Surgery. Applicants for licensure in chiropractic need not fulfill this requirement.

175 In determining whether such course of study and institution are acceptable to it, the Board may
176 consider the reputation of the institution and whether it is approved or accredited by regional or national
177 educational or professional associations including, but not limited to, such organizations as the
178 Accreditation Council of *for* Graduate Medical Education or other official accrediting body recognized
179 by the American Medical Association, by the, Liaison Committee on Medical Education, Council on
180 Postgraduate Training of the American Osteopathic Association, Council on Osteopathic College
181 Accreditation, College of Family Physicians of Canada, Committee for the Accreditation of Canadian

182 Medical Schools, Education Commission on Foreign Medical Graduates, Royal College of Physicians 183 and Surgeons of Canada, or their appropriate subsidiary agencies; by any appropriate agency of the 184 United States government, or by any other organization approved by the Board. Supervised clinical training which that is received in the United States as part of the curriculum of a foreign an 185 *international* medical school shall be obtained in an approved hospital, institution or school of medicine 186 187 offering an approved residency program in the specialty area for the relevant clinical training. The Board 188 may also consider any other factors that reflect whether that institution and its course of instruction 189 provide training sufficient to prepare practitioners to practice their branch of the healing arts with 190 competency and safety in the Commonwealth. 191

§ 54.1-2931. Examinations; passing grade.

192 A. The examination examinations of candidates for licensure to practice medicine and osteopathy 193 shall be those of the Federation Licensing Examination, the joint Licensure Examination Sequence 194 prepared by the National Board of Medical Examiners and, the Federation of State Medical Boards, the National Board of Osteopathic Medical Examiners, or such other examinations as determined by the 195 196 Board. The minimum passing score shall be determined by the Board prior to administration of the 197 examination.

198 B. The examination of candidates for licensure to practice chiropractic shall include the National 199 Board of Chiropractic Examiners Examinations and such other examinations as determined by the Board. 200 The minimum passing score shall be determined by the Board prior to administration of the 201 examination.

202 C. The examination of candidates for licensure to practice podiatry shall be the National Board of 203 Podiatry Podiatric Medical Examiners Examinations examinations and such other examinations as determined by the Board. The minimum passing score shall be determined by the Board prior to 204 205 administration of the examination. 206

§ 54.1-2932. Issuance of licenses to practice.

207 Upon completion of satisfactory examinations under the Board regulations of an application 208 satisfactory to the Board, applicants shall be granted licenses to practice medicine, osteopathy, 209 chiropractic, or podiatry and each license shall show plainly on its face the school or branch of the 210 healing arts in which the holder thereof is permitted to practice. All licenses shall be attested by the signature of the president and secretary of the Board, respectively. 211 212

§ 54.1-2933. Licensure of persons who studied in international medical schools.

213 The Board may license by examination, an individual as a physician in this Commonwealth who has 214 studied in a foreign an international medical school if the foreign international medical school is 215 acceptable to the Board and the individual has (i) qualified for and satisfactorily completed an 216 appropriate supervised clinical training program as established by the American Medical Association; (ii) completed the postgraduate hospital training required by all applicants for licensure as defined in this 217 218 chapter; and (iii) presented a document granted by the foreign international medical school certifying 219 that all of the formal requirements of the school for a degree, except postgraduate internship and social 220 services, have been met. 221

§ 54.1-2935. Supplemental training or study required of certain graduates.

222 In the event that a candidate an applicant has completed an educational course of study in an 223 institution that is not approved by an accrediting agency recognized by the Board, the eandidate shall 224 not be admitted to any examination given by the Board applicant shall not be licensed until he has 225 completed two years of satisfactory postgraduate training in a hospital approved by an accrediting 226 agency recognized by the Board for internship or residency training. The Board may consider other 227 postgraduate training as a substitute for the required postgraduate training if it finds that such training is 228 substantially equivalent to that required by this section.

§ 54.1-2949. License required.

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230 It shall be unlawful for a person to practice or to hold himself out as practicing as aphysician's or 231 podiatrist's physician assistant unless he holds a license as such issued by the Board. 232

§ 54.1-2950. Requisite training and educational achievements of assistants.

233 The Board shall establish a testing program to determine the training and educational achievements 234 of the assistant or the Board may accept other evidence, such as experience or completion of an approved training program, in lieu of testing and shall establish this as a prerequisite for approval of the 235 236 licensee's application.

237 Pending the outcome of the next examination administered by the National Commission for 238 Certification of Physician Assistants, the Board may grant provisional licensure to graduates of physician 239 or podiatrists' assistants curricula which that are approved by the Committee on Allied Health Éducation 240 and Accreditation of the American Medical Association or the Committee on Education of the American Podiatry Association Accreditation Review Commission on Education for the Physician Assistant. Such 241 242 provisional licensure shall be granted at the discretion of the Board.

§ 54.1-2951.1. Requirements for licensure as a physician assistant. 243

A. The Board shall promulgate regulations establishing requirements for licensure as a physician assistant which shall include, but not be limited to, the following:

246 1. Successful completion of a physician assistant program or surgical physician assistant program
 247 accredited by the American Medical Association or a committee of the American Medical Association
 248 established to approve or accredit allied health education programs Accreditation Review Commission on
 249 Education for the Physician Assistant;

250 2. Passage of the certifying examination administered by the National Commission on Certification of251 Physician Assistants; and

252 3. Documentation that the applicant for licensure has not had his license or certification as a
 253 physician assistant suspended or revoked and is not the subject of any disciplinary proceedings in
 254 another jurisdiction.

B. Prior to initiating practice with a supervising physician, the physician assistant shall notify theBoard and provide information which shall include, but not be limited to, the following:

257 1. The name, address, telephone number and any changes thereto, of the physician or physicians who258 will supervise the assistant in the relevant practice setting; and

259 2. A description of the practice and the way in which the physician assistant will be utilized.

§ 54.1-2953. Renewal, revocation, suspension, and refusal.

261 The approval of the Board for the employment of an assistant shall expire at the end of one year. A new application shall be submitted for approval, supplying such information as the Board may require, 263 at the time and in the manner prescribed by the Board.

264 The Board may revoke, suspend, or refuse to renew an approval for any of the following:

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2. Failure of the supervising licensee to supervise the assistant or failure of the employer to provide a

267 licensee to supervise the assistant;

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268 3. The assistant's engaging in acts beyond the scope of authority as approved by the Board;

4. Negligence or incompetence on the part of the assistant or the supervising licensee in his use ofthe assistant;

5. Violating or cooperating with others in violating any provision of this chapter or the regulations ofthe Board; or

6. A change in the Board's requirements for approval with which the assistant or the licensee doesnot comply.

275 § 54.1-2957.4. Licensure as athletic trainer required; requisite training and educational 276 requirements; powers of the Board concerning athletic training.

A. It shall be unlawful for any person to practice or to hold himself out as practicing as an athletic trainer unless he holds a license as an athletic trainer 90 days after the effective date of regulations promulgated by the Board implementing athletic trainer licensure issued by the Board. The Board shall issue licenses to practice athletic training to applicants for such licensure who meet the requirements of this chapter and the Board's regulations.

B. The Board shall establish criteria for the licensure of athletic trainers to ensure the appropriate training and educational credentials for the practice of athletic training. Such criteria may include experiential requirements and shall include one of the following: (i) a Virginia testing program to determine the quality of the training and educational credentials for and competence of athletic trainers, (ii) successful completion of a training program and passage of the certifying examination administered by the National Athletic Training Association Board of Certification resulting in certification as an athletic trainer by such national association, or (iii) completion of another Board-approved training 289 program and examination.

290 C. At its discretion, the Board may grant provisional licensure to persons who have successfully
 291 completed an approved training program or who have met requisite experience criteria established by the
 292 Board. Such provisional licensure shall expire as provided for in the regulations of the Board.

D. The Board shall promulgate such regulations as may be necessary for the licensure of athletic trainers and the issuance of licenses to athletic trainers to practice in the Commonwealth. The Board's regulations shall assure the competence and integrity of any person claiming to be an athletic trainer or who engages in the practice of athletic training.

297 2. That §§ 54.1-2905, 54.1-2913, 54.1-2917, 54.1-2924, and 54.1-2928 of the Code of Virginia are 298 repealed.