CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE HOUSE BILL 1381

63rd Legislature 2013 Regular Session

Passed by the House March 11, 2013 Yeas 97 Nays 0 Speaker of the House of Representatives Passed by the Senate April 17, 2013 Yeas 47 Nays 1	I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is ENGROSSED SUBSTITUTE HOUSE BILI 1381 as passed by the House of Representatives and the Senate on the dates hereon set forth.		
			Chief Clerk
		President of the Senate	
		Approved	FILED
Governor of the State of Washington	Secretary of State State of Washington		

ENGROSSED SUBSTITUTE HOUSE BILL 1381

Passed Legislature - 2013 Regular Session

State of Washington

63rd Legislature

2013 Regular Session

By House Government Accountability & Oversight (originally sponsored by Representatives Jinkins, Hunt, Wylie, Morrell, Cody, Green, Roberts, Clibborn, Ormsby, Reykdal, and Ryu)

READ FIRST TIME 02/22/13.

- 1 AN ACT Relating to administrative adjudicatory proceedings coming
- 2 before the department of health; amending RCW 18.130.050, 18.130.095,
- 3 34.05.425, and 34.12.040; and adding a new section to chapter 43.70
- 4 RCW.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 **Sec. 1.** RCW 18.130.050 and 2008 c 134 s 3 are each amended to read 7 as follows:
- 8 Except as provided in RCW 18.130.062, the disciplining authority
- 9 has the following authority:
- 10 (1) To adopt, amend, and rescind such rules as are deemed necessary
- 11 to carry out this chapter;
- 12 (2) To investigate all complaints or reports of unprofessional
- 13 conduct as defined in this chapter;
- 14 (3) To hold hearings as provided in this chapter;
- 15 (4) To issue subpoenas and administer oaths in connection with any
- 16 investigation, consideration of an application for license, hearing, or
- 17 proceeding held under this chapter;
- 18 (5) To take or cause depositions to be taken and use other

1 discovery procedures as needed in any investigation, hearing, or 2 proceeding held under this chapter;

- (6) To compel attendance of witnesses at hearings;
- (7) In the course of investigating a complaint or report of unprofessional conduct, to conduct practice reviews and to issue citations and assess fines for failure to produce documents, records, or other items in accordance with RCW 18.130.230;
- (8) To take emergency action ordering summary suspension of a license, or restriction or limitation of the license holder's practice pending proceedings by the disciplining authority. Within fourteen days of a request by the affected license holder, the disciplining authority must provide a show cause hearing in accordance with the requirements of RCW 18.130.135. Consistent with RCW 18.130.370, a disciplining authority shall issue a summary suspension of the license or temporary practice permit of a license holder prohibited from practicing a health care profession in another state, federal, or foreign jurisdiction because of an act of unprofessional conduct that is substantially equivalent to an act of unprofessional conduct prohibited by this chapter or any of the chapters specified in RCW 18.130.040. The summary suspension remains in effect until proceedings by the Washington disciplining authority have been completed;
- (9) To conduct show cause hearings in accordance with RCW 18.130.062 or 18.130.135 to review an action taken by the disciplining authority to suspend a license or restrict or limit a license holder's practice pending proceedings by the disciplining authority;
- (10) To use a presiding officer as authorized in RCW 18.130.095(3) or the office of administrative hearings as authorized in chapter 34.12 RCW to conduct hearings. ((The)) <u>D</u>isciplining ((authority)) authorities identified in RCW 18.130.040(2) shall make the final decision regarding disposition of the license unless the disciplining authority elects to delegate in writing the final decision to the Disciplining authorities identified in presiding officer. RCW 18.130.040(2)(b) may not delegate the final decision regarding disposition of the license or imposition of sanctions to a presiding officer in any case pertaining to standards of practice or where clinical expertise is necessary, including deciding any motion that results in dismissal of any allegation contained in the statement of charges. Presiding officers acting on behalf of the secretary shall

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enter initial orders. The secretary may, by rule, provide that initial orders in specified classes of cases may become final without further agency action unless, within a specified time period:

- (a) The secretary upon his or her own motion determines that the initial order should be reviewed; or
- (b) A party to the proceedings files a petition for administrative review of the initial order;
- (11) To use individual members of the boards to direct investigations and to authorize the issuance of a citation under subsection (7) of this section. However, the member of the board shall not subsequently participate in the hearing of the case;
- (12) To enter into contracts for professional services determined to be necessary for adequate enforcement of this chapter;
- (13) To contract with license holders or other persons or organizations to provide services necessary for the monitoring and supervision of license holders who are placed on probation, whose professional activities are restricted, or who are for any authorized purpose subject to monitoring by the disciplining authority;
 - (14) To adopt standards of professional conduct or practice;
- (15) To grant or deny license applications, and in the event of a finding of unprofessional conduct by an applicant or license holder, to impose any sanction against a license applicant or license holder provided by this chapter. After January 1, 2009, all sanctions must be issued in accordance with RCW 18.130.390;
- (16) To restrict or place conditions on the practice of new licensees in order to protect the public and promote the safety of and confidence in the health care system;
- (17) To designate individuals authorized to sign subpoenas and statements of charges;
- (18) To establish panels consisting of three or more members of the board to perform any duty or authority within the board's jurisdiction under this chapter;
 - (19) To review and audit the records of licensed health facilities' or services' quality assurance committee decisions in which a license holder's practice privilege or employment is terminated or restricted. Each health facility or service shall produce and make accessible to the disciplining authority the appropriate records and otherwise

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- 1 facilitate the review and audit. Information so gained shall not be
- 2 subject to discovery or introduction into evidence in any civil action
- 3 pursuant to RCW 70.41.200(3).
- 4 **Sec. 2.** RCW 18.130.095 and 2008 c 134 s 9 are each amended to read 5 as follows:
- 6 (1)(a) The secretary, in consultation with the disciplining 7 authorities, shall develop uniform procedural rules to respond to public inquiries concerning complaints and their disposition, active 8 investigations, statement of charges, findings of fact, and final 9 10 orders involving a license holder, applicant, or unlicensed person. 11 The uniform procedural rules adopted under this subsection apply to all 12 adjudicative proceedings conducted under this chapter and shall include provisions for establishing time periods for initial assessment, 13 investigation, charging, discovery, settlement, and adjudication of 14 complaints, and shall include enforcement provisions for violations of 15 16 specific time periods by the department, the disciplining authority, and the respondent. A license holder must be notified upon 17 18 receipt of a complaint, except when the notification would impede an effective investigation. At the earliest point of time the license 19 20 holder must be allowed to submit a written statement about that 21 complaint, which statement must be included in the file. Complaints filed after July 27, 1997, are exempt from public disclosure under 22 23 chapter 42.56 RCW until the complaint has been initially assessed and determined to warrant an investigation by the disciplining authority. 24 25 Complaints determined not to warrant investigation by the an 26 disciplining authority are no longer considered complaints, but must 27 remain in the records and tracking system of the department. Information about complaints that did not warrant an investigation, 28 29 including the existence of the complaint, may be released only upon 30 receipt of a written public disclosure request or pursuant to an 31 interagency agreement as provided in (b) of this subsection. 32 Complaints determined to warrant cause for action no investigation are subject to public disclosure, must include an 33 34 explanation of the determination to close the complaint, and must 35 remain in the records and tracking system of the department.
 - (b) The secretary, on behalf of the disciplining authorities, shall enter into interagency agreements for the exchange of records, which

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may include complaints filed but not yet assessed, with other state agencies if access to the records will assist those agencies in meeting their federal or state statutory responsibilities. Records obtained by state agencies under the interagency agreements are subject to the limitations on disclosure contained in (a) of this subsection.

- (2) The uniform procedures for conducting investigations shall provide that prior to taking a written statement:
- (a) For violation of this chapter, the investigator shall inform such person, in writing of: (i) The nature of the complaint; (ii) that the person may consult with legal counsel at his or her expense prior to making a statement; and (iii) that any statement that the person makes may be used in an adjudicative proceeding conducted under this chapter; and
- (b) From a witness or potential witness in an investigation under this chapter, the investigator shall inform the person, in writing, that the statement may be released to the license holder, applicant, or unlicensed person under investigation if a statement of charges is issued.
- (3) Only upon the authorization of a disciplining authority identified in RCW 18.130.040(2)(b), the secretary, or his or her designee, may serve as the presiding officer for any disciplinary proceedings of the disciplining authority authorized under this chapter. The presiding officer shall not vote on or make any final decision in cases pertaining to standards of practice or where clinical expertise is necessary. All functions performed by the presiding officer shall be subject to chapter 34.05 RCW. The secretary, in consultation with the disciplining authorities, shall adopt procedures for implementing this subsection.
- (4) Upon delegation from the secretary, a presiding officer may conduct disciplinary proceedings for professions identified in RCW 18.130.040(2)(a). All functions performed by the presiding officer are subject to chapter 34.05 RCW. Decisions of the presiding officer are initial decisions subject to review by the secretary. The secretary shall adopt procedures for implementing this subsection.
- (5) The uniform procedural rules shall be adopted by all disciplining authorities listed in RCW 18.130.040(2), and shall be used for all adjudicative proceedings conducted under this chapter, as defined by chapter 34.05 RCW. The uniform procedural rules shall

- 1 address the use of a presiding officer authorized in subsections (3)
- 2 and (4) of this section to determine and issue decisions on all legal
- 3 issues and motions arising during adjudicative proceedings.

4 <u>NEW SECTION.</u> **Sec. 3.** A new section is added to chapter 43.70 RCW to read as follows:

In all adjudicative proceedings before the secretary or the department, the secretary may delegate initial decision-making authority to a presiding officer. The presiding officer shall enter an initial order pursuant to RCW 34.05.461 subject to the review of the secretary or his or her designee. Pursuant to RCW 34.05.464, the secretary may, by rule, provide that initial orders in specified classes of cases may become final without further agency action unless, within a specified time period:

- 14 (1) The secretary upon his or her own motion determines that the 15 initial order should be reviewed; or
- 16 (2) A party to the proceedings files a petition for administrative 17 review of the initial order.
- 18 **Sec. 4.** RCW 34.05.425 and 1989 c 175 s 14 are each amended to read 19 as follows:
 - (1) Except as provided in subsection (2) of this section, in the discretion of the agency head, the presiding officer in an administrative hearing shall be:
 - (a) The agency head or one or more members of the agency head;
 - (b) If the agency has statutory authority to do so, a person other than the agency head or an administrative law judge designated by the agency head to make the final decision and enter the final order; ((or))
- (c) One or more administrative law judges assigned by the office of administrative hearings in accordance with chapter 34.12 RCW; or
- 30 (d) A person or persons designated by the secretary of health
 31 pursuant to section 3 of this act.
- 32 (2) An agency expressly exempted under RCW 34.12.020(4) or other 33 statute from the provisions of chapter 34.12 RCW or an institution of 34 higher education shall designate a presiding officer as provided by 35 rules adopted by the agency.

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(3) Any individual serving or designated to serve alone or with others as presiding officer is subject to disqualification for bias, prejudice, interest, or any other cause provided in this chapter or for which a judge is disqualified.

- (4) Any party may petition for the disqualification of an individual promptly after receipt of notice indicating that the individual will preside or, if later, promptly upon discovering facts establishing grounds for disqualification.
- (5) The individual whose disqualification is requested shall determine whether to grant the petition, stating facts and reasons for the determination.
- (6) When the presiding officer is an administrative law judge, the provisions of this section regarding disqualification for cause are in addition to the motion of prejudice available under RCW 34.12.050.
- (7) If a substitute is required for an individual who becomes unavailable as a result of disqualification or any other reason, the substitute must be appointed by the appropriate appointing authority.
- (8) Any action taken by a duly appointed substitute for an unavailable individual is as effective as if taken by the unavailable individual.
- **Sec. 5.** RCW 34.12.040 and 1981 c 67 s 4 are each amended to read 22 as follows:
 - Except pursuant to section 3 of this act, whenever a state agency conducts a hearing which is not presided over by officials of the agency who are to render the final decision, the hearing shall be conducted by an administrative law judge assigned under this chapter. In assigning administrative law judges, the chief administrative law judge shall wherever practical (1) use personnel having expertise in the field or subject matter of the hearing, and (2) assign administrative law judges primarily to the hearings of particular agencies on a long-term basis.

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