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A BILL FOR AN ACT

RELATING TO OSTEOPATHY.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. Section 453-1, Hawaii Revised Statutes, is
 amended to read as follows:

3 "\$453-1 Practice of medicine defined. For the purposes of 4 this chapter the practice of medicine by a physician or an osteopathic physician includes the use of drugs and medicines, 5 6 water, electricity, hypnotism, osteopathic medicine, or any means or method, or any agent, either tangible or intangible, for the 7 8 treatment of disease in the human subject; provided that when a 9 duly licensed physician or osteopathic physician pronounces a person affected with any disease hopeless and beyond recovery and 10 gives a written certificate to that effect to the person affected 11 12 or the person's attendant nothing herein shall forbid any person from giving or furnishing any remedial agent or measure when so 13 requested by or on behalf of the affected person. 14

15 This section shall not amend or repeal the law respecting the 16 treatment of those affected with Hansen's disease."

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SECTION 2. Section 453-1.5, Hawaii Revised Statutes, is
 amended to read as follows:

"[+]\$453-1.5[+] Pain management guidelines. The board of 3 medical examiners may establish guidelines for physicians or 4 osteopathic physicians with respect to patients' pain management. 5 The guidelines shall apply to all patients with severe acute pain 6 or severe chronic pain, regardless of the patient's prior or 7 8 current chemical dependency or addiction, and may include 9 standards and procedures for chemically dependent individuals." SECTION 3. Section 453-2, Hawaii Revised Statutes, is 10 amended by amending subsections (a) and (b) to read as follows: 11 Except as otherwise provided by law, no person shall "(a) 12 practice medicine or surgery in the State, either gratuitously or 13 for pay, or offer to practice medicine or surgery in the State, or 14 advertise or announce one's self, either publicly or privately, as 15 prepared or qualified to practice medicine or surgery in the 16 State, or append the letters "Dr." [or], "M.D.", or "D.O." to 17 one's name with the intent to imply that the person is a 18 19 practitioner of medicine or surgery, without having a valid unrevoked license or a limited and temporary license obtained from 20 the board of medical examiners. 21

22 (b) Nothing herein shall:

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Apply to so-called Christian Scientists; provided that (1)1 the Christian Scientists practice the religious tenets 2 of their church without pretending a knowledge of 3 medicine or surgery; 4 Prohibit service in the case of emergency or the (2)5 domestic administration of family remedies; 6 Apply to any commissioned medical officer in the United (3)7 States armed forces or public health service engaged in 8 the discharge of one's official duty, nor to any 9 practitioner of medicine and surgery from another state 10 when in actual consultation, including in-person, mail, 11 12 electronic, telephonic, fiber-optic, or other telemedicine consultation with a licensed physician or 13 osteopathic physician of this State, if the physician or 14 osteopathic physician from another state at the time of 15 16 such consultation is licensed to practice in the state in which the physician or osteopathic physician resides; 17 provided that: 18 The physician or osteopathic physician from another 19 (A)

state shall not open an office, or appoint a place

to meet patients in this State, or receive calls

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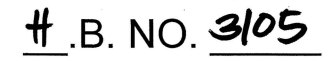
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within the limits of the State for the provision of 1 care for a patient who is located in this State; 2 The licensed physician or osteopathic physician of (B) 3 this State retains control and remains responsible 4 for the provision of care for the patient who is 5 located in this State; and 6 (C) The laws and [regulations] rules relating to 7 contagious diseases are not violated; 8 Prohibit services rendered by any person certified under (4)9 part II of this chapter to provide emergency medical 10 services, or any physician assistant, when the services 11 are rendered under the direction and control of a 12 physician or osteopathic physician licensed in this 13 State except for final refraction resulting in a 14 prescription for spectacles, contact lenses, or visual 15 training as performed by an oculist or optometrist duly 16 licensed by the State. The direction and control shall 17 18 not be construed in every case to require the personal presence of the supervising and controlling physician [-] 19 or osteopathic physician. Any physician or osteopathic 20 physician who employs or directs a person certified 21 22 under part II of this chapter to provide emergency

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1		medical services, or <u>a</u> physician assistant, shall retain
2		full professional and personal responsibility for any
3		act which constitutes the practice of medicine when
4		performed by such person or physician assistant;
5	(5)	Prohibit automated external defibrillation by:
6		(A) Any first responder personnel certified by the
7		department of health to provide automated external
8		defibrillation when it is rendered under the
9		medical oversight of a physician or osteopathic
10		physician licensed in this State; or
11		(B) Any person acting in accordance with section 663-
12		1.5(e); or
13	(6)	Prohibit a radiologist duly licensed to practice
14		medicine and provide radiology services in another state
15		from using telemedicine while located in this State to
16		provide radiology services to a patient who is located
17		in the state in which the radiologist is licensed. For
18		the purposes of this paragraph:
19		"Radiologist" means a doctor of medicine or a
20		doctor of osteopathy certified in radiology by the
21		American Board of Radiology or the American Board of
21		American Board of Radiology or the American Board of

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"Telemedicine" means the use of 1 telecommunications services, as that term is defined 2 in section 269-1, including real-time video 3 conferencing-based communication, secure interactive 4 and non-interactive web-based communication, and 5 secure asynchronous information exchange, to transmit 6 patient medical information, such as diagnostic-7 quality digital images and laboratory results for 8 medical interpretation and diagnosis, and deliver 9 health care services and information to parties 10 11 separated by distance."

12 SECTION 4. Section 453-3, Hawaii Revised Statutes, is 13 amended to read as follows:

14 "\$453-3 Limited and temporary licenses. The board of 15 medical examiners shall issue a limited and temporary license to 16 an applicant who has not been examined as required by section 17 453-4, and against whom no disciplinary proceedings are pending in 18 any state or territory, if the applicant is otherwise qualified to 19 be examined, and upon determination that:

20 (1) There is an absence or a shortage of licensed physicians
 21 <u>or osteopathic physicians</u> in a particular locality, and
 22 that the applicant has been duly licensed as a physician

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or osteopathic physician by written examination under 1 the laws of another state or territory of the United 2 3 States. A limited and temporary license issued hereunder shall permit the practice of medicine and 4 surgery by the applicant only in the particular 5 locality, and no other, as shall be set forth in the 6 7 license issued to the applicant. The license shall be valid only for a period of eighteen months from the date 8 of issuance. The board shall establish quidelines to 9 determine a locality with an absence or shortage of 10 physicians[-] or osteopathic physicians. For this 11 purpose, the board may consider a locality to have an 12 absence or shortage of physicians or osteopathic 13 physicians if the absence or shortage results from the 14 15 temporary loss of a physician [-] or osteopathic physician. In designating a locality with an absence or 16 shortage of physicians $[\tau]$ or osteopathic physicians, the 17 board shall not delegate its authority to a private 18 19 organization;

20 (2) The applicant is to be employed by an agency or
21 department of the state or county government, and that
22 the applicant has been duly licensed as a physician or

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osteopathic physician by written examination under the 1 laws of another state or territory of the United States. 2 A limited and temporary license issued hereunder shall 3 only be valid for the practice of medicine and surgery 4 while the applicant is in the employ of such 5 governmental agency or department and in no case shall 6 7 be used to provide private patient care for a fee. A license issued under this paragraph may be renewed from 8 9 year to year;

10 (3)The applicant would practice medicine and surgery only 11 while under the direction of a physician or osteopathic physician regularly licensed in the State other than as 12 permitted by this section, and that the applicant 13 intends to take the regular licensing examination 14 15 conducted by the board within the next eighteen months. A limited and temporary license issued under this 16 paragraph shall be valid for no more than eighteen 17 months from the date of issuance, unless otherwise 18 19 extended at the discretion of the board of medical examiners; provided that this discretionary extension 20 shall not exceed a period of six months beyond the 21

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original expiration date of the limited and temporary
 license;

The applicant has been appointed as a resident or 3 (4)accepted for specialty training in a health care 4 facility or organized ambulatory health care facility as 5 defined in section 323D-2 or a hospital approved by the 6 board, and that the applicant shall be limited in the 7 practice of medicine and surgery to the extent required 8 by the duties of the applicant's position or by the 9 program of training while at the health care facility, 10 organized ambulatory health care facility, or hospital. 11 The license shall be valid during the period in which 12 the applicant remains as a resident in training, and may 13 be renewed from year to year during the period; or 14 A public emergency exists, and that the applicant has 15 (5) 16 been duly licensed as a physician or osteopathic physician by written examination under the laws of 17 another state or territory of the United States. A 18 limited and temporary license issued hereunder shall 19 only be valid for the period of such public emergency. 20 Nothing herein requires the registration or licensing 21 hereunder of nurses, or other similar persons, acting under the 22

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1 direction and control of a licensed physician[+] or osteopathic
2 physician."

SECTION 5. Section 453-3.2, Hawaii Revised Statutes, is 3 amended by amending subsections (a) and (b) to read as follows: 4 The board may issue an educational teaching license 5 "(a) 6 to a physician or osteopathic physician who is not licensed in this State and who is invited by the chief of service of a 7 clinical department of a hospital to provide and promote 8 professional education for students, interns, residents, 9 fellows, [and] doctors of medicine, and doctors of osteopathic 10 medicine in this State. In no case shall an educational 11 teaching license issued hereunder be valid for more than a 12 period of twelve months from the date of issuance of the 13 14 license.

(b) To receive an educational teaching license, theapplicant shall:

17 (1) Complete an application as prescribed by the board which
18 shall include a summary of the applicant's medical,
19 educational, and professional background;

20 (2) Provide proof that the applicant is licensed as a
 21 physician <u>or osteopathic physician</u> in another state or
 22 country and the license is current and in good standing;

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(3)	Submit a letter with the application signed by the chief
	of service of a clinical department of a hospital
	attesting that the chief of service is a licensed
	physician or osteopathic physician of this State and is
	requesting to sponsor and monitor the applicant while
	the person is engaged in educational or teaching
	activities for the hospital under an educational
	teaching license; and
(4)	Pay all applicable fees."
SECT	ION 6. Section 453-3.5, Hawaii Revised Statutes, is
amended b	by amending subsections (a) and (b) to read as follows:
"(a)	The board may issue a limited and temporary license to
a physicia	an or osteopathic physician to maintain patient services
for the p	urpose of substituting for another physician or
osteopath.	ic physician licensed in this State to enable specialized
training a	at an out-of-state fully accredited medical teaching
instituti	on; provided that the out-of-state physician[\div] or
osteopath	ic physician:
(1)	Is board certified by the American Board of Medical
	Specialties or Bureau of Osteopathic Specialties in the
	subspecialty in which the Hawaii physician <u>or</u>
	osteopathic physician is seeking training;
	<pre>(4) SECT amended k "(a) a physicia for the pr osteopath training a institutio osteopath</pre>

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Is a member of the teaching faculty of the accredited 1 (2)medical teaching institution; 2 Has an unrestricted license in another state; (3)3 Has been invited by the chief of a clinical department 4 (4) 5 of a hospital; and Has been examined and approved by the hospital's (5) 6 credential process. 7 The limited and temporary license issued under this section shall 8 9 expire upon notification of the board by the Hawaii-licensed physician or osteopathic physician that the physician or 10 osteopathic physician has resumed the physician's or osteopathic 11 physician's practice in this State. Licenses and extensions of 12 licenses issued under this section to an individual shall not be 13 valid for more than nine months during any consecutive twenty-four 14 month period. 15 The chief of the clinical department in which the out-16 (b) of-state physician or osteopathic physician will practice shall 17 submit a letter to the board which shall include, without 18 limitation, the following: 19 Identification and documentation of unrestricted license 20 (1)

for the applicant for the specialty training license;

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1	(2)	A statement that the hospital is sponsoring the
2		applicant, and shall be responsible for monitoring the
3		individual physician or osteopathic physician during the
4		period of the temporary license;
5	(3)	Verification of the start and end dates for the
6		requested temporary license; and
7	(4)	Verification that the chief of the clinical department
8		is a licensed physician or osteopathic physician of this
9		State."
10	SECT	ION 7. Section 453-4, Hawaii Revised Statutes, is
11	amended k	by amending subsections (b), (c), and (d) to read as
12	follows:	
13	"(b)	Before any applicant shall be eligible for licensure,
14	the appli	cant shall furnish proof satisfactory to the board that:
15	(1)	The applicant is of demonstrated competence and
16		professional knowledge; and
17	(2)	The applicant is a graduate of:
18		(A) A medical school or college whose program leading
19		to the M.D. degree is accredited by the Liaison
20		Committee on Medical Education[$_{ au}$] or whose program
21		leading to the D.O. degree is approved by the
22		American Osteopathic Association Commission on

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		Osteensthic College Degraditation and has served a
1		Osteopathic College Accreditation, and has served a
2		residency of at least one year in a program which
3		has been accredited for the training of resident
4		physicians or osteopathic physicians by the
5		Accreditation Council for Graduate Medical
6		Education[$_{ au}$] or the American Osteopathic
7		Association, or a residency of at least one year in
8		a program in Canada which has been accredited for
9		the training of resident physicians by the Royal
10		College of Physicians and Surgeons of Canada, or
11		the College of Family Physicians of Canada; or
12	(B)	A foreign medical school and has had at least two
13		years of residency in a program accredited by the
14		Accreditation Council for Graduate Medical
15		Education[$_{ au}$] or the American Osteopathic
16		Association, or has had at least two years of
17		residency in a program in Canada that has been
18		accredited for the training of resident physicians
19		by the Royal College of Physicians and Surgeons of
20		Canada, or by the College of Family Physicians of
21		Canada; and:

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1	(i)	Holds the national certificate of the
2		Educational Commission for Foreign Medical
3		Graduates, or its successor, or for
4		applicants with residency training in Canada,
5		has passed with scores deemed satisfactory by
6		the board, the Medical Council of Canada
7		Evaluating Examination, or its successor; or
8	(ii)	Holds the certificate of the Fifth
9		Pathway Program of the American Medical
10		Association;
11	provi	ded that for a period of two years after
12	June	26, 2004, the requirements of subsection
13	(b) (2)(B)(i) and (ii) shall not apply to any
14	appli	cant who has had four years of residency in a
15	progr	am accredited by the Accreditation Council for
16	Gradu	ate Medical Education or the American
17	Osteo	pathic Association and who has passed, with
18	score	s deemed satisfactory by the board, the
19	Speci	al Purpose Examination (SPEX).
20	(c) Applicants	who have passed, with scores deemed
21	satisfactory by the l	board, the National Board of Medical Examiners
22	examination (NBME),	the Federation Licensing Examination (FLEX),

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1	the United States Medical Licensing Examination (USMLE), or a
2	combination of these examinations as approved by the board, or the
3	National Board of Osteopathic Medical Examiners examination
4	(NBOME), the Comprehensive Osteopathic Medical Licensing
5	Examination (COMLEX-USA), or the Medical Council of Canada
6	Qualifying Examination (MCCQE), and who meet the requirements of
7	subsection (b) shall be licensed without the necessity of any
8	further examination; provided that with respect to any applicant,
9	the board may require letters of evaluation, professional
10	evaluation forms, and interviews with chiefs of service or
11	attending physicians or osteopathic physicians who have been
12	associated with an applicant, or chief residents on a service who
13	have been associated with an applicant during the applicant's
14	training or practice, to be used by the board in assessing the
15	applicant's qualifications to practice medicine.
16	(d) Applicants who are licensed in another state by virtue
17	of having passed a state-produced examination may qualify for
18	licensure if they have passed the Special Purpose Examination
19	(SPEX) or the Comprehensive Osteopathic Medical Variable-Purpose
20	Examination - USA (COMVEX-USA) and meet the requirements of
21	subsection (b); provided that the board may require letters of
22	evaluation, professional evaluation forms, and interviews with

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chiefs of service [er], attending physicians, or osteopathic
physicians who have been associated with an applicant, or chief
residents on a service who have been associated with an applicant
during the applicant's training or practice, to be used by the
board in assessing the applicant's qualifications to practice
medicine."

7 SECTION 8. Section 453-5.3, Hawaii Revised Statutes, is
8 amended to read as follows:

9 "§453-5.3 Physician assistant; licensure required. (a) The 10 board of medical examiners shall require each person practicing medicine under the supervision of a physician $[\tau]$ or osteopathic 11 physician, other than a person licensed under section 453-3, to be 12 licensed as a physician assistant. A person who is trained to do 13 14 only a very limited number of diagnostic or therapeutic procedures under the direction of a physician or osteopathic physician shall 15 not be deemed a practitioner of medicine and therefore does not 16 17 require licensure under this section.

(b) The board shall establish medical educational and
training standards with which a person applying for licensure as a
physician assistant shall comply. The standards shall be at least
equal to recognized national education and training standards for
physician assistants.

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(c) Upon satisfactory proof of compliance with the required
medical educational and training standards, the board may grant
state licensure to a person who has been granted certification
based upon passage of a national certifying examination and who
holds a current certificate from the national certifying entity
approved by the board.

The board shall approve temporary licensure of an 7 (d) applicant under this section. The applicant shall have graduated 8 9 from a board approved training program within twelve months of the date of application and never taken a national certifying 10 examination approved by the board but otherwise [meet] meets the 11 requirements of this section. The applicant shall file a complete 12 application with the board and pay all required fees. If the 13 applicant fails to apply for, or to take, the first examination 14 scheduled by the board following the issuance of the temporary 15 license, fails to pass the examination, or fails to receive 16 licensure, all privileges under this section shall automatically 17 cease upon written notification sent to the applicant by the 18 board. A temporary license shall be issued only once to each 19 20 person.

(e) Prior to practicing under temporary licensure, holders
of temporary licenses shall notify the board in writing of any and

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all supervising physicians <u>or osteopathic physicians</u> under whom
 they will be performing services.

(f) The board shall establish the degree of supervision
required by the supervising physician <u>or osteopathic physician</u>
when a physician assistant performs a service within the practice
of medicine. A physician <u>or osteopathic physician</u> who does not
supervise a physician assistant's services at the degree required
by the board shall be deemed to have engaged in professional
misconduct.

(g) Any license of a physician assistant may be denied, notrenewed, revoked, limited, or suspended under section 453-8.

(h) The board shall establish the application procedure,
medical educational and training standards, examination
requirement, if any, and degrees of supervision by rule.

(i) Every person holding a license under this section shall
apply for renewal with the board no later than January 31 of each
even-numbered year and pay a renewal fee. Failure to apply for
renewal shall constitute a forfeiture of the license that may only
be restored upon written application for restoration and payment
to the board of a restoration fee.

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(j) A license that has been forfeited for one renewal term
 shall be automatically terminated and cannot be restored. A new
 application for licensure shall be required."

4 SECTION 9. Section 453-6, Hawaii Revised Statutes, is 5 amended by amending subsections (b), (c), and (d) to read as 6 follows:

Every physician or surgeon holding a license under 7 "(b) 8 this chapter shall renew the license with the board no later than January 31[τ] of each even-numbered year[τ]. Every osteopathic 9 physician or surgeon holding a license previously issued under 10 chapter 460 and this chapter shall renew the license with the 11 board no later than June 30 of each even-numbered year. Every 12 physician, osteopathic physician, or surgeon shall pay a renewal 13 fee $[\tau]$ and comply with the category 1 or 1A continuing medical 14 education requirements provided in rules adopted by the board. 15 (c) A physician, osteopathic physician, or surgeon shall 16 meet the category 1 or 1A continuing medical education 17 requirements by obtaining credit hours in a category 1 or 1A 18 continuing medical education program accredited by the American 19 Medical Association or the American Osteopathic Association or in 20 other approved category 1 or 1A continuing medical education as 21 22 provided in the board's rules. To determine compliance, the board

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may conduct a random audit. A physician, osteopathic physician,
or surgeon selected for audit shall be notified by the board.
Within sixty days of notification, the physician, osteopathic
physician, or surgeon shall provide to the board documentation to
verify compliance with the category 1 or 1A continuing medical
education requirements.

7 Failure to renew, pay the renewal fee, and, in the case (d) of audited physicians [or], osteopathic physicians, or surgeons, 8 provide documentation of compliance shall constitute a forfeiture 9 10 of license, which may be restored only upon the submission of written application therefor, payment to the board of a 11 restoration fee, and, in the case of audited physicians, 12 osteopathic physicians, and surgeons, documentation of 13 14 compliance."

SECTION 10. Section 453-7.5, Hawaii Revised Statutes, is 15 16 amended by amending subsection (a) to read as follows: 17 "(a) The department of commerce and consumer affairs shall review each complaint and information received under sections 18 92-17, 329-44, 453-8.7, 663-1.7, 671-5, and 671-15. 19 The department shall investigate the complaint or information if it 20 21 appears that the physician or osteopathic physician who is the subject of the complaint or information has violated this chapter. 22

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1	If the dep	partme	ent determines that the physician or osteopathic
2	physician	has v	violated this chapter, the department shall present
3	the result	ts of	its investigation to the board of medical examiners
4	for approp	priate	e disciplinary proceedings."
5	SECT	ION 1	1. Section 453-8, Hawaii Revised Statutes, is
6	amended to	o rea	d as follows:
7	"§45	3-8 I	Revocation, limitation, suspension, or denial of
8	licenses.	(a)	In addition to any other actions authorized by law,
9	any licens	se to	practice medicine and surgery may be revoked,
10	limited, o	or sus	spended by the board at any time in a proceeding
11	before the	e boai	d, or may be denied, for any cause authorized by
12	law, inclu	uding	but not limited to the following:
13	(1)	Proc	uring, or aiding or abetting in procuring, a
14		crim	inal abortion;
15	(2)	Emple	oying any person to solicit patients for one's self;
16	(3)	Enga	ging in false, fraudulent, or deceptive advertising,
17		incl	uding but not limited to:
18		(A)	Making excessive claims of expertise in one or more
19			medical specialty fields;
20		(B)	Assuring a permanent cure for an incurable disease;
21			or

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1		(C) Making any untruthful and improbable statement in
2		advertising one's medical or surgical practice or
3		business;
4	(4)	Being habituated to the excessive use of drugs or
5	×	alcohol; or being addicted to, dependent on, or a
6		habitual user of a narcotic, barbiturate, amphetamine,
7		hallucinogen, or other drug having similar effects;
8	(5)	Practicing medicine while the ability to practice is
9		impaired by alcohol, drugs, physical disability, or
10		mental instability;
11	(6)	Procuring a license through fraud, misrepresentation, or
12		deceit, or knowingly permitting an unlicensed person to
13		perform activities requiring a license;
14	(7)	Professional misconduct, hazardous negligence causing
15		bodily injury to another, or manifest incapacity in the
16		practice of medicine or surgery;
17	(8)	Incompetence or multiple instances of negligence,
18		including but not limited to the consistent use of
19		medical service which is inappropriate or unnecessary;
20	(9)	Conduct or practice contrary to recognized standards of
21		ethics of the medical profession as adopted by the
22		Hawaii Medical Association [$rac{\mathbf{\partial} \mathbf{r}}$] , the American Medical

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1		Association[\dot{r}] , the Hawaii Association of Osteopathic
2		Physicians and Surgeons, or the American Osteopathic
3		Association;
4	(10)	Violation of the conditions or limitations upon which a
5		limited or temporary license is issued;
6	(11)	Revocation, suspension, or other disciplinary action by
7		another state or federal agency of a license,
8		certificate, or medical privilege for reasons as
9		provided in this section;
10	(12)	Conviction, whether by nolo contendere or otherwise, of
11		a penal offense substantially related to the
12		qualifications, functions, or duties of a physician[$_{ au}$]
13	4	or osteopathic physician, notwithstanding any statutory
14		provision to the contrary;
15	(13)	Violation of chapter 329, the uniform controlled
16		substance act, or any rule adopted thereunder except as
17		provided in section 329-122;
18	(14)	Failure to report to the board, in writing, any
19		disciplinary decision issued against the licensee or the
20		applicant in another jurisdiction within thirty days
21		after the disciplinary decision is issued; or

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1	(15)	Submitting to or filing with the board any notice,
2		statement, or other document required under this
3		chapter, which is false or untrue or contains any
4		material misstatement or omission of fact.
5	(b)	If disciplinary action related to the practice of
6	medicine h	has been taken against the applicant in any jurisdiction
7	that would	d constitute a violation under this section, or if the
8	applicant	reveals a physical or mental condition that would
9	constitute	e a violation under this section, then the board may
10	impose one	e or more of the following requirements as a condition
11	for licen	sure:
12	(1)	Physical and mental evaluation of the applicant by a
13		licensed physician or osteopathic physician approved by
14		the board;
15	(2)	Probation, including such conditions of probation as
16		requiring observation of the licensee by an appropriate
17		group of society of licensed physicians, osteopathic
18		physicians, or surgeons;
19	(3)	Limitation of the license by restricting the fields of
20		practice in which the licensee may engage;
21	(4)	Further education or training or proof of performance
22		competency; and

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Limitation of the medical practice of the licensee in 1 (5) 2 any reasonable manner to assure the safety and welfare of the consuming public." 3 Section 453-8.1, Hawaii Revised Statutes, is 4 SECTION 12. 5 amended to read as follows: 6 "§453-8.1 Voluntary limitation of license. A physician, osteopathic physician, or surgeon may request, in writing, that 7 the board limit the individual's license to practice. The board 8 may grant the request and may impose conditions on the limited 9 license. The board shall determine whether and when such 10 limitation shall be removed." 11 SECTION 13. Section 453-8.2, Hawaii Revised Statutes, is 12 amended by amending subsection (a) to read as follows: 13 14 "(a) In addition to any other actions authorized by law, in disciplining a licensee in a proceeding held in conformity with 15 chapter 91, the board may impose one or more of the following 16 sanctions: 17 Place the licensee on probation, including such 18 (1)conditions of probation as requiring observation of the 19 20 licensee by an appropriate group or society of licensed 21 physicians, osteopathic physicians, or surgeons;

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1	(2)	Suspend the license;
2	(3)	Revoke the license;
3	(4)	Limit the license by restricting the fields of practice
4		in which the licensee may engage;
5	(5)	Fine the licensee, including assessment against the
6		licensee of the costs of the disciplinary proceedings.
7		Any fine imposed by the board after a hearing in
8		accordance with chapter 91 shall be not less than \$500
9		and not more than \$5,000 for each violation, exclusive
10		of the costs of the disciplinary proceedings;
11	(6)	Require further education or training or require proof
12		of performance competency; or
13	(7)	Censure or reprimand."
14	SECT	ION 14. Section 453-8.7, Hawaii Revised Statutes, is
15	amended b	y amending subsections (a), (b) and (c) to read as
16	follows:	
17	"(a)	Every physician or osteopathic physician licensed
18	pursuant	to this chapter who does not possess professional
19	liability	insurance shall report any settlement or arbitration
20	award of a	a claim or action for damages for death or personal
21	injury ca	used by negligence, error, or omission in practice, or
22	the unaut	horized rendering of professional services. The report

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shall be submitted to the department of commerce and consumer
 affairs within thirty days after any written settlement agreement
 has been reduced to writing and signed by all the parties thereto
 or thirty days after service of the arbitration award on the
 parties.

6 (b) Failure of a physician or osteopathic physician to
7 comply with the provisions of this section is an offense
8 punishable by a fine of not less than \$100 for the first offense,
9 \$250 to \$500 for the second offense, and \$500 to \$1,000 for
10 subsequent offenses.

The clerks of the respective courts of this State shall 11 (C)12 report to the department any judgment or other determination of the court which adjudges or finds that a physician or osteopathic 13 physician is liable criminally or civilly for any death or 14 personal injury caused by the physician's or osteopathic 15 16 physician's professional negligence, error, or omission in the practice of the physician's or osteopathic physician's profession, 17 or rendering of unauthorized professional services. The report 18 shall be submitted to the department within ten days after the 19 judgment is entered by the court." 20

21 SECTION 15. Section 453-10, Hawaii Revised Statutes, is 22 amended to read as follows:

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1 "§453-10 Witnesses in such proceeding. In any such 2 proceeding the board may subpoena, administer oaths to, and examine witnesses on any relevant matter in such proceeding. 3 The board may subpoena physicians, osteopathic physicians, or surgeons 4 5 as specialists, on the recommendation of the appropriate specialist society. The board may order a mental, physical, or 6 medical competency examination to determine the capacity or 7 ability of a licensee to continue to practice medicine or surgery 8 and order appropriate specialist societies to conduct such 9 10 examinations. The person whose license is sought in such proceeding to be revoked, limited, or suspended shall be entitled 11 to require the board or any member thereof to subpoena and to 12 administer oaths to any witness or witnesses who may be able to 13 14 present evidence relevant in such proceeding, and shall be entitled to examine any such witness and any other witness in such 15 proceeding. The circuit court of the circuit in which the 16 proceeding is held may enforce by proper proceeding the attendance 17 18 and testimony of witnesses in such proceeding."

19 SECTION 16. Section 453-14, Hawaii Revised Statutes, is 20 amended by amending the title and subsection (a) to read as 21 follows:

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"§453-14 Duty of physician, osteopathic physician, surgeon, 1 hospital, clinic, etc., to report wounds. (a) Every physician, 2 osteopathic physician, and surgeon attending or treating a case of 3 knife wound, bullet wound, gunshot wound, powder burn, or any 4 injury that would seriously maim, produce death, or has rendered 5 the injured person unconscious, caused by the use of violence or 6 sustained in a suspicious or unusual manner or in motor vehicle 7 collisions resulting in serious injury or death, or, whenever the 8 case is treated in a hospital, clinic, or other institution, the 9 manager, superintendent, or person in charge thereof, shall report 10 the case or provide requested information to the chief of police 11 12 of the county within which the person was attended or treated, giving the name of the injured person, description of the nature, 13 type, and extent of the injury, together with other pertinent 14 information that may be of use to the chief of police. As used 15 herein, the term "chief of police" means the chief of police of 16 each county and any of the chief's authorized subordinates." 17

18 SECTION 17. Section 453-15, Hawaii Revised Statutes, is 19 amended to read as follows:

20 "\$453-15 Who shall give consent to a postmortem examination.
21 A pathologist or any licensed physician, osteopathic physician, or
22 surgeon may conduct a postmortem examination when written consent

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thereto is given by whoever of the following assumes custody of 1 the body for purposes of burial: father, mother, husband, wife, 2 3 reciprocal beneficiary, child, guardian, next of kin, or, in the absence of any of the foregoing, a friend or person, including a 4 governmental agency, charged by law with the responsibility for 5 If two or more such persons assume custody of the 6 the burial. 7 body, the consent of one of them is sufficient. The consent shall include the consent to the retention by the pathologist or 8 9 licensed physician, osteopathic physician, or surgeon who conducts 10 the postmortem examination of tissues, including fetal material, 11 of the body removed at the time of the postmortem examination to 12 be used for necessary or advisable scientific investigation, including research, teaching, and therapeutic purposes." 13 SECTION 18. Section 453-16, Hawaii Revised Statutes, is 14 amended by amending subsection (a) to read as follows: 15 No abortion shall be performed in this state unless: 16 "(a) The abortion is performed by a licensed physician or 17 (1)surgeon, or by a licensed osteopathic physician and 18 surgeon; and 19 The abortion is performed in a hospital licensed by the (2)20 department of health or operated by the federal 21

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government or an agency thereof, or in a clinic or physician's <u>or osteopathic physician's</u> office." SECTION 19. Section 453-31, Hawaii Revised Statutes, is amended to read as follows:

"§453-31 Emergency ambulance service personnel. 5 The practice of any emergency medical services by any individual 6 employed by an emergency ambulance service who is not licensed 7 under this chapter or under chapter 457 shall be subject to 8 certification under this part. In the event of any conflict 9 10 between this part and any rules adopted under section 453-2, the provisions of this part shall control with regard to emergency 11 ambulance service personnel. 12

The board of medical examiners shall define the scope of the practice of emergency medical services, different levels of the practice, and degree of supervision required of a supervising physician <u>or osteopathic physician</u> when a person certified under this part provides services within the practice of medicine." SECTION 20. Section 453-32.6, Hawaii Revised Statutes, is

19 amended to read as follows:

"[+]\$453-32.6[+] Delegation to committee of practicing
emergency physicians or osteopathic physicians and emergency
ambulance personnel. The board of medical examiners shall

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establish a committee consisting of practicing emergency
 physicians or osteopathic physicians and emergency ambulance
 personnel to assist the board in the performance of duties under
 this part.

5 The board, by written order, may delegate to the committee 6 any of its powers and duties for administration of this part, 7 except that the board shall not delegate any authority to adopt, 8 amend, or repeal rules, take disciplinary action against a 9 certificate holder, or restore a certificate which has been 10 revoked."

SECTION 21. Chapter 460, Hawaii Revised Statutes, is repealed.

13 SECTION 22. Statutory material to be repealed is bracketed14 and stricken. New statutory material is underscored.

15 SECTION 23. This Act shall take effect upon its approval, 16 provided that the continuing medical education requirements for 17 osteopathic physicians shall take effect with the June 2010 18 license renewal period.

INTRODUCED BY: Clinck! BY REQUEST

JAN 22 2008



Report Title: Osteopathy

Description:

Includes doctors of osteopathy in the medical doctors chapter (chapter 453) so that the Board of Medical Examiners may treat medical doctors and doctors of osteopathy in the same manner; repeals osteopathy chapter (chapter 460).

HB 3105

JUSTIFICATION SHEET

DEPARTMENT:

TITLE:

PURPOSE:

Commerce and Consumer Affairs

A BILL FOR AN ACT RELATING TO OSTEOPATHY.

To provide uniformity for osteopathic physicians by including them in chapter 453, Hawaii Revised Statutes (HRS), relating to Medicine and Surgery.

MEANS: Amend sections 453-1, 453-1.5, 453-2(a) and (b), 453-3, 453-3.2(a) and (b), 453-3.5(a) and (b), 453-4(b),(c), and (d), 453-5.3, 453-6(b),(c), and(d), 453-7.5(a), 453-8, 453-8.1, 453-8.2(a), 453-8.7(a),(b), and (c), 453-10, 453-14(a), 453-15, 453-16(a), 453-31, and 453-32.6, HRS, and repeal chapter 460, HRS.

JUSTIFICATION: The Board of Medical Examiners ("Board") regulates doctors of medicine ("MDs") through chapter 453, HRS, and doctors of osteopathy ("DOs") through chapter 453 and 460, HRS. Because the Board considers MDs and DOs to be similar, it attempts to regulate the two in as uniform a manner as possible.

> However, it has not been able to do this to the fullest extent possible due to the lack of consistency between chapter 453, HRS, and chapter 460, HRS. The inconsistency is because chapter 460, HRS, does not contain many of the provisions that are in chapter 453, HRS. In 2007, the Board submitted a bill which amended chapter 460, HRS, by including such provisions. While the bill was heard in some legislative committees, it did not pass.

Since then, the Board has reconsidered the approach it took with the 2007 legislative proposal and believes that regulating both professions through chapter 453, HRS, would be more fitting. This would allow it to treat MDs and DOs in a uniform manner

without having to ensure that corresponding amendments are made to chapter 460, HRS, each time chapter 453 is revised.

#12310

Thus, this proposal revises chapter 453, HRS, by adding:

- "osteopathic physician" throughout the chapter whenever reference is made to physician;
- "osteopathic medicine" to section 453-1
- "D.O." to section 453-2(a), thereby allowing only those licensed as DOs to use those letters;
- "doctors of osteopathic medicine" to section 453-3.2(a);
- "Bureau of Osteopathic Specialties" to section 453-3.5(a) to provide for DO specialties;
- "D.O. degree" to section 453-4(b) to provide for osteopathic licensing requirements;
- "American Osteopathic Association Commission on Osteopathic College Accreditation" to section 453-4(b) as that is the agency that approves osteopathic medical programs and residency training programs;
- "American Osteopathic Association" to section 453-4(b) as that is the agency that approves residency training programs;
- "National Board of Osteopathic Medical Examiners examination" and "Comprehensive Osteopathic Medical Licensing Examination-USA" to section 453-4(c) to provide osteopaths with licensing examinations;
- "Comprehensive Osteopathic Medical Variable-Purpose Examination-USA" to section 453-4(d) to provide an examination for DOs who have been in practice a number of years and never took the National Board of Medical Examiners examination;
- "Hawaii Association of Osteopathic Physicians and Surgeons" and "American Osteopathic Association" to section 453-8(a), thereby making it a ground for disciplinary action if a licensee were to

engage in conduct or practice contrary to these associations' standards of ethics.

#93105

This bill will also:

- Require DOs, like MDs, to obtain continuing medical education ("CME") as a requirement for license renewal and provide for Category 1A CME in section 453-6(b) and (c); and
- Repeal chapter 460, HRS, relating to osteopathy.

Impact on the public: There will be minimal impact on the public; however, the CME requirement will impact DOs. It will require an investment of their professional time as well as their financial resources. Despite this, CME requirements are beneficial in maintaining the competency of licensees and protecting the public.

Impact on the department and other agencies: There will be minimal impact on the department. While there will be an increase in workload to accommodate additional licenses that can be issued to DOs (limited and temporary) and to ensure DOs are complying with CME requirements, we do not anticipate a significant strain on operations.

GENERAL FUND: None.

OTHER FUNDS: None.

PPBS PROGRAM DESIGNATION:

CCA-105

OTHER AFFECTED AGENCIES:

None.

EFFECTIVE DATE: Upon approval, provided that the continuing medical education requirements for DOs shall take effect with the June 2010 license renewal period.