A BILL FOR AN ACT

RELATING TO HEALTH.

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

1	SECTION 1. Section 442-1, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§442-1 Chiropractic defined. [Chiropractic is defined to
4	be the science of palpating and adjusting the articulations of
5	the human spinal column by hand; provided that the practice of
6	chiropractic as contemplated and set forth in this chapter may
7	include the use of necessary patient evaluation and management
8	procedures of the human spinal column, hot or cold packs,
9	whirlpool, therapeutic and rehabilitative exercise, traction,
10	electrical and electromechanical stimulation, therapeutic
11	ultrasound, myofascial release, diathermy, infrared, and
12	chiropractic spinal manipulative treatment and extraspinal
13	evaluations for the diagnosis and treatment of
14	neuromusculoskeletal conditions related to the human spinal
15	column, subject to the restrictions contained in this chapter;
16	and provided further that the practice of chiropractic as
17	contemplated and set forth in this chapter shall not include the
18	practice of lomilomi or massage. For the purposes of this
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1 section, spinal refers to the five spinal regions: cervical 2 region (includes atlanto occipital joint); thoracic region 3 (includes costovertebral and costotransverse joint); lumbar 4 region; sacral region; and pelvic (sacroiliac joint) region.] 5 Chiropractic is the system of specific adjustment or 6 manipulation of the joints and tissues of the body and the 7 treatment of the human body by the application of manipulative, 8 manual, mechanical, physiotherapeutic, or clinical nutritional 9 methods for which those persons licensed under this chapter are 10 trained. A person licensed to practice under this chapter may 11 examine, diagnose, and treat patients; provided that the 12 licensee shall not perform surgery or direct the use of legend **13** drugs. 14 Chiropractic is a portal of entry for consumers to obtain 15 services from licensees whose practice includes all hygienic, **16** sanitary, and therapeutic measures incident to humans. **17** scope of practice of chiropractic shall include those diagnostic 18 and treatment services and procedures that have been taught by 19 an accredited chiropractic college and have been approved by the 20 board in accordance with this chapter and rules adopted pursuant 21 to this chapter.

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1	Lice	ensees may examine, analyze, and diagnose the human body
2	to:	
3	(1)	Correct, relieve, or prevent diseases and
4		abnormalities by any physical, chemical, electrical,
5		or thermal method;
6	(2)	Use or order diagnostic imaging;
7	(3)	Use or order laboratory testing; and
8	(4)	Use any other method of examination for diagnosis and
9		analysis taught by an accredited chiropractic college
10		and approved by the board in accordance with this
11		chapter and rules adopted pursuant to this chapter."
12	SECT	TION 2. Section 442-6, Hawaii Revised Statutes, is
13	amended k	by amending subsection (b) to read as follows:
14	" (b)	The board may require additional post-licensure
15	examinati	ons administered by the National Board of Chiropractic
16	Examiners	s [Special Purposes Examination] in circumstances where
17	the board	needs to assess a person's fitness to practice
18	chiroprac	etic, including [but not limited to]:
19	(1)	State-to-state reciprocity or endorsement;
20	(2)	Disciplinary action; or
21	(3)	Licensure lapse, suspension, or revocation."

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1 SECTION 3. Section 442-19, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§442-19 Violations, penalty. Any person who practices or 4 attempts to practice chiropractic, or any person who buys, 5 sells, or fraudulently obtains a license to practice 6 chiropractic, whether recorded or not, or who uses the title 7 "chiropractor", "chiropractic physician", or "D.C.", or any word 8 or title to induce, or tending to induce belief that the person 9 is engaged in the practice of chiropractic, without first 10 complying with this chapter; or any licensee under this chapter 11 who uses the word "doctor" or the prefix "Dr." without the word 12 "chiropractor" or "D.C." immediately following the licensee's 13 name, or uses the letters "M.D." or the words "doctor of 14 medicine", or the term "surgeon", [or the term "physician",] or 15 the word "osteopath", or the letters "D.O.", or any other 16 letters, prefixes, or suffixes, the use of which would indicate **17** that the licensee is practicing a profession for which the 18 licensee holds no license from the State, or any person who 19 violates any of the provisions of this chapter, shall be fined 20 not more than \$1,000, [ex] imprisoned not more than ninety days, 21 or both."

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- 1 SECTION 4. This Act does not affect rights and duties that
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun before its effective date.
- 4 SECTION 5. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 6. This Act shall take effect upon its approval.

INTRODUCED BY:

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JAN 17 2014

Report Title:

Chiropractic; Scope of Practice

Description:

Updates the scope of practice for chiropractic to reflect standards, practices, and terminology accepted by the National Board of Chiropractic Examiners.

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