A BILL FOR AN ACT

RELATING TO PHYSICIAN ASSISTANTS.

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

- 1 SECTION 1. The legislature finds that broadening the scope
- 2 of practice for physician assistants can help address the
- 3 State's shortage of licensed physicians. In 2021, the annual
- 4 report on findings from the Hawaii Physician Workforce
- 5 Assessment Project found that Hawaii has an unmet need for seven
- 6 hundred thirty-two full-time doctors. The islands of Maui and
- 7 Hawaii face the most severe shortages, each needing forty per
- 8 cent more health care providers. In contrast, the number of
- 9 licensed physician assistants has grown by one hundred five per
- 10 cent on the island of Hawaii, one hundred fourteen per cent on
- 11 the island of Kauai and thirty-five per cent on the island of
- 12 Maui.
- 13 The legislature recognizes that physician assistants are
- 14 highly trained and nationally certified health care workers who
- 15 already provide a wide range of services. They routinely take
- 16 medical histories, perform medical examinations, order and
- 17 interpret laboratory tests, diagnose illnesses, develop and

- 1 manage treatment plans, prescribe medications, and assist in
- 2 surgery. Research has shown that hospitalized patients
- 3 receiving care from physician assistants have shorter stays,
- 4 fewer infections, and fewer readmissions. The legislature
- 5 believes that physician assistants are capable of providing
- 6 additional care services to help ease the State's shortage of
- 7 licensed physicians and that the scope of practice for physician
- 8 assistants should be determined at the practice level.
- 9 The legislature also finds that changes are needed to the
- 10 medical records review process for physician assistants. In
- 11 2019, the Hawaii Revised Statutes was amended to authorize the
- 12 physicians or physicians' groups supervising physician
- 13 assistants to develop their own, practice-specific requirements
- 14 for medical record reviews. This has helped to ease the
- 15 administrative burden on supervising physicians without
- 16 compromising patient care. However, supervising physicians or
- 17 physicians' groups are currently required to review all
- 18 prescriptions for controlled substances that are provided by a
- 19 physician assistant.
- 20 Accordingly, the purpose of this Act is to:

1	(1)	Improve patients' quality of care and access to care
2		services, especially in rural and underserved areas,
3		by broadening the scope of practice for physician
4		assistants in the State; and
5	(2)	Continue streamlining the medical records review
6		process for physician assistants by requiring a
7		sampling of medical records, rather than all medical
8		records, to be reviewed when physician assistants
9		prescribe controlled substances.
10	SECT	ION 2. Section 291-51, Hawaii Revised Statutes, is
11	amended a	s follows:
12	1.	By amending the definition of "certificate of
13	disabilit	y" to read:
14	""Ce	rtificate of disability" means a medical statement
15	issued by	a licensed practicing physician, physician assistant,
16	or advanc	ed practice registered nurse [which] that verifies that
17	a person	is disabled, limited, or impaired in the ability to
18	walk."	
19	2.	By amending the definition of "person with a
20	disabilit	y" to read:

1	""Person	with a disability" means a person with a
2	disability th	at limits or impairs the ability to walk, and who,
3	as determined	by a licensed practicing physician, physician
4	assistant, or	an advanced practice registered nurse:
5	(1) Can	not walk two hundred feet without stopping to rest,
6	and	who has been diagnosed with:
7	(A)	An arthritic, neurological, orthopedic, renal,
8		vascular, or oncological condition;
9	(B)	Lung disease to such an extent that the person's
10		forced (respiratory) expiratory volume for one
11		second, when measured by spirometry, is less than
12		one liter, or the arterial oxygen tension is less
13		than sixty mm/hg on room air at rest; or
14	(C)	A cardiac condition to the extent that the
15		person's functional limitations are classified in
16		severity as Class III or Class IV according to
17		the standards set by the American Heart
18		Association; and
19	(2) Bec	ause of a condition identified in paragraph (1):
20	(A)	Cannot walk two hundred feet under the person's
21		own power without stopping to rest;

1	(B) Cannot walk without the use of, or assistance
2	from, a brace, cane, crutch, another person,
3	prosthetic device, wheelchair, or other assistiv
4	device; or
5	(C) Uses portable oxygen."
6	SECTION 3. Section 291-51.4, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"§291-51.4 Fraudulent verification of an applicant as a
9	person with a disability; penalty. A physician, physician
10	assistant, or advanced practice registered nurse who
11	fraudulently verifies that an applicant is a person with a
12	disability to enable the person to represent to the issuing
13	agency that the person is qualified to obtain a disability
14	parking permit shall be guilty of a petty misdemeanor. Each
15	fraudulent verification shall constitute a separate offense."
16	SECTION 4. Section 327K-1, Hawaii Revised Statutes, is
17	amended by amending the definition of "patient's provider" to
18	read as follows:
19	""Patient's provider" means a physician licensed pursuant
20	to chapter 453, a physician assistant licensed pursuant to

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1	chapter 453, or an advanced practice registered nurse licensed
2	pursuant to chapter 457 who has examined the patient."
3	SECTION 5. Section 327K-3, Hawaii Revised Statutes, is
4	amended by amending subsection (a) to read as follows:
5	"(a) No physician, physician assistant, advanced practice
6	registered nurse, health care professional, nurse's aide,
7	hospice provider, home care provider, including private duty and
8	medicare home health providers, emergency medical services
9	provider, adult residential care home operator, skilled nursing
10	facility operator, hospital, or person employed by or under
11	contract with a hospital shall be subject to criminal
12	prosecution, civil liability, or be deemed to have engaged in
13	unprofessional conduct for:
14	(1) Carrying out in good faith, a decision regarding
15	treatment orders, including cardiopulmonary
16	resuscitation by or on behalf of a patient pursuant to
17	orders in a form and in compliance with the standards
18	and procedures set forth in this chapter; or
19	(2) Providing cardiopulmonary resuscitation to a patient
20	for whom an order not to resuscitate has been issued

1	on a f	orm; provided the person reasonably and in good
2	faith:	
3	(A) W	as unaware of the issuance of an order not to
4	r	esuscitate; or
5	(B) B	elieved that any consent to treatment orders,
6	i	ncluding the order not to resuscitate, had been
7	r	evoked or canceled."
8	SECTION 6.	Section 329-38, Hawaii Revised Statutes, is
9	amended by amend	ing subsection (i) to read as follows:
10	"(i) Presc	riptions for controlled substances shall be
11	issued only as f	follows:
12	(1) All pr	escriptions for controlled substances shall
13	origin	ate from within the State and be dated as of,
14	and si	gned on, the day when the prescriptions were
15	issued	and shall contain:
16	(A) T	the first and last name and address of the
17	p	patient; and
18	(B) T	The drug name, strength, dosage form, quantity
19	p	rescribed, and directions for use. Where a
20	p	rescription is for gamma hydroxybutyric acid,
21	n	ethadone, or buprenorphine, the practitioner

1	shall record as part of the directions for use,
2	the medical need of the patient for the
3	prescription.
4	Except for electronic prescriptions, controlled
5	substance prescriptions shall be no larger than eight
6	and one-half inches by eleven inches and no smaller
7	than three inches by four inches. A practitioner may
8	sign a prescription in the same manner as the
9	practitioner would sign a check or legal document
10	(e.g., J.H. Smith or John H. Smith) and shall use both
11	words and figures (e.g., alphabetically and
12	numerically as indications of quantity, such as five
13	(5)), to indicate the amount of controlled substance
14	to be dispensed. Where an electronic prescription is
15	permitted, either words or figures (e.g.,
16	alphabetically or numerically as indications of
17	quantity, such as five or 5), to indicate the amount
18	of controlled substance to be dispensed shall be
19	acceptable. Where an oral order or electronic
20	prescription is not permitted, prescriptions shall be
21	written with ink or indelible pencil or typed, shall

1	be manually signed by the practitioner, and shall
2	include the name, address, telephone number, and
3	registration number of the practitioner. The
4	prescriptions may be prepared by a secretary or agent
5	for the signature of the practitioner, but the
6	prescribing practitioner shall be responsible in case
7	the prescription does not conform in all essential
8	respects to this chapter and any rules adopted
9	pursuant to this chapter. In receiving an oral
10	prescription from a practitioner, a pharmacist shall
11	promptly reduce the oral prescription to writing,
12	which shall include the following information: the
13	drug name, strength, dosage form, quantity prescribed
14	in figures only, and directions for use; the date the
15	oral prescription was received; the full name, Drug
16	Enforcement Administration registration number, and
17	oral code number of the practitioner; and the name and
18	address of the person for whom the controlled
19	substance was prescribed or the name of the owner of
20	the animal for which the controlled substance was
21	prescribed.

1		A corresponding liability shall rest upon a
2		pharmacist who fills ϵ prescription not prepared in the
3		form prescribed by this section. A pharmacist may add
4		a patient's missing address or change a patient's
5		address on all controlled substance prescriptions
6		after verifying the patient's identification and
7		noting the identification number on the back of the
8		prescription document on file. The pharmacist shall
9		not make changes to the patient's name, the controlled
10		substance being prescribed, the quantity of the
11		prescription, the practitioner's Drug Enforcement
12		Administration number, the practitioner's name, the
13		practitioner's electronic signature, or the
14		practitioner's signature;
15	(2)	An intern, resident, or foreign-trained physician, or
16		a physician on the staff of a Department of Veterans
17		Affairs facility or other facility serving veterans,
18		exempted from registration under this chapter, shall
19		include on all prescriptions issued by the physician:
20		(A) The registration number of the hospital or other
21		institution; and

Į.		(B) The special internal code number assigned to the
2		physician by the hospital or other institution in
3		lieu of the registration number of the
4		practitioner required by this section.
5		The hospital or other institution shall forward a copy
6		of this special internal code number list to the
7		department as often as necessary to update the
8		department with any additions or deletions. Failure
9		to comply with this paragraph shall result in the
10		suspension of that facility's privilege to fill
11		controlled substance prescriptions at pharmacies
12		outside of the hospital or other institution. Each
13		written prescription shall have the name of the
14		physician stamped, typed, or hand-printed on it, as
15		well as the signature of the physician;
16	(3)	An official exempted from registration shall include
17		on all prescriptions issued by the official:
18		(A) The official's branch of service or agency (e.g.,
19		"U.S. Army" or "Public Health Service"); and
20		(B) The official's service identification number, in
21		lieu of the registration number of the

1		practitioner required by this section. The
2		service identification number for a Public Health
3		Service employee shall be the employee's social
4		security or other government issued
5		identification number.
6		Each prescription shall have the name of the officer
7		stamped, typed, or handprinted on it, as well as the
8		signature of the officer; and
9.	(4)	A physician assistant registered to prescribe
10		controlled substances under the authorization of a
11		supervising physician shall include on all controlled
12		substance prescriptions issued:
13		(A) The Drug Enforcement Administration registration
14		number of the supervising physician; and
15		(B) The Drug Enforcement Administration registration
16		number of the physician assistant.
17		Each written controlled substance prescription issued
18		shall include the printed, stamped, typed, or
19		hand-printed name, address, and phone number of both
20		the supervising physician and physician assistant, and
21		shall be signed by the physician assistant. [The

1	Ť	medical record of each written controlled substance
2	Ě	prescription issued by a physician assistant shall be
3	4	reviewed and initialed by the physician assistant's
4	÷	supervising physician within seven working days.]"
5	SECTIO	ON 7. Section 338-9, Hawaii Revised Statutes, is
6	amended by	amending subsection (b) to read as follows:
7	"(b)	In preparing a certificate of death or fetal death
8	the person	in charge of the disposition of the body shall:
9	(1)	Obtain and enter on the certificate the personal data
10	ā	and other information pertaining to the deceased
11	ĭ	person required by the department from the person best
12	C	qualified to supply them;
13	(2) I	Present the certificate of death to the physician,
14	<u>Ŧ</u>	physician assistant, or advanced practice registered
15	I	nurse last in attendance upon the deceased, or to the
16	(coroner's physician, who shall thereupon certify the
17	(cause of death to the physician's, physician
18	ć	assistant's, or advanced practice registered nurse's
19	k	pest knowledge and belief, or present the certificate
20	C	of fetal death to the physician, physician assistant,
21	ā	advanced practice registered nurse, midwife, or other

1		person in accendance at the retai death, who shall
2		certify the fetal death and such medical data
3		pertaining thereto as can be furnished; provided that
4		fetal deaths of less than twenty-four weeks or
5		intentional terminations of pregnancy performed in
6		accordance with section 453-16 may be certified by a
7		nurse or other employee based upon the physician's
8		records; and
9	(3)	Notify immediately the appropriate local agent, if th
10		death occurred without medical attendance, or if the
11		physician, physician assistant, or advanced practice
12		registered nurse last in attendance fails to sign the
13		death certificate. In such event the local agent
14		shall inform the local health officer, and refer the
15		case to the local health officer for immediate
16		investigation and certification of the cause of death
17		prior to issuing a permit for burial, or other
18		disposition of the body. When the local health
19		officer is not a physician or when there is no such

officer, the local agent may complete the certificate

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I	on the basis of information received from relatives of
2	the deceased or others having knowledge of the facts.
3	If the circumstances of the case suggest that the death or
4	fetal death was caused by other than natural causes, the local
5	agent shall refer the case to the coroner for investigation and
6	certification."
7	SECTION 8. Section 338-17.7, Hawaii Revised Statutes, is
8	amended by amending subsection (a) to read as follows:
9	"(a) The department of health shall establish, in the
10	following circumstances, a new certificate of birth for a person
11	born in this State who already has a birth certificate filed
12	with the department and who is referred to below as the "birth
13	registrant":
14	(1) Upon receipt of an affidavit of paternity, a court
15	order establishing paternity, or a certificate of
16	marriage establishing the marriage of the natural
17	parents to each other, together with a request from
18	the birth registrant, or the birth registrant's parent
19	or other person having legal custody of the birth
20	registrant, that a new birth certificate be prepared

1		because previously recorded information has been
2		altered pursuant to law;
3	(2)	Upon receipt of a certified copy of a final order,
4		judgment, or decree of a court of competent
5		jurisdiction that determined the nonexistence of a
6		parent and child relationship between a person
7		identified as a parent on the birth certificate on
8		file and the birth registrant;
9	(3)	Upon receipt of a certified copy of a final adoption
10		decree, or of an abstract of the decree, pursuant to
11		sections 338-20 and 578-14;
12	(4)	Upon receipt of an affidavit from a United States
13		licensed physician, physician assistant, or advanced
14		practice registered nurse attesting that:
15		(A) The physician, physician assistant, or advanced
16		practice registered nurse has a bona fide
17		[physician-patient] provider-patient relationship
18		with the birth registrant;
19		(B) The physician, physician assistant, or advanced
20		practice registered nurse has treated and
21		evaluated the birth registrant and has reviewed

1			and evaluated the birth registrant's medical
2			history;
3		(C)	The birth registrant has had appropriate clinical
4			treatment for gender transition to the new gender
5			and has completed the transition to the new
6			gender; and
7		(D)	The new gender does not align with the sex
8			designation on the birth registrant's birth
9			certificate; or
10	(5)	Upon	request of a law enforcement agency certifying
11		that	a new birth certificate showing different
12		info	rmation would provide for the safety of the birth
13		regia	strant; provided that the new birth certificate
14		shal	l contain information requested by the law
15		enfo	rcement agency, shall be assigned a new number and
16		file	d accordingly, and shall not substitute for the
17		birt	n registrant's original birth certificate, which
18		shal	l remain in place."
19	SECT	ION 9	. Section 392-26, Hawaii Revised Statutes, is
20	amended a:	s fol	lows:
21	1.	By am	ending subsection (a) to read:

1 "(a) An individual shall be ineligible to receive 2 temporary disability benefits with respect to any period during 3 which the individual is not under the care of a person duly 4 licensed to practice medicine, surgery, dentistry, chiropractic, 5 osteopathy, or naturopathic medicine, a physician assistant, or 6 an advanced practice registered nurse, who shall certify, in the 7 form and manner specified by rule of the director, the 8 disability of the claimant, the probable duration of the 9 disability, and such other medical facts within the person's 10 knowledge as required by rule." 11 2. By amending subsection (c) to read: 12 "(c) The proof of disability duly certified by a person 13 licensed to practice medicine, surgery, dentistry, chiropractic, osteopathy, or naturopathic medicine, a physician assistant, or 14 15 an advanced practice registered nurse, or an authorized or 16 accredited practitioner of any group that depends for healing 17 upon prayer or other spiritual means shall be submitted by the 18 certifying person to the disabled employee within seven working 19 days after the date on which the employee was examined and found 20 disabled. If the certifying person fails to submit the required

proof within seven working days, the director, upon notification

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1	by the in	surer, may levy a penalty of \$25 for each delinquent
2	certifica	tion where the certifying person fails to show good
3	cause for	the person's failure to file on time."
4	SECT	ION 10. Section 453-5.3, Hawaii Revised Statutes, is
5	amended by	y amending subsection (g) to read as follows:
6	"(g)	For medical records of patients seen by physician
7	assistant	s:
8	(1)	Each physician assistant and supervising physician,
9		osteopathic physician, or group of physicians shall
10		establish written guidelines for the review of medical
11		records as appropriate to the specific practice.
12		These guidelines shall be kept in the office of the
13	·	practice setting in which either the physician
14		assistant or supervising physician, osteopathic
15		physician, or group of [+]physicians[+] practices, and
16		shall be made available to the Hawaii medical board
17		and the regulated industries complaints office or its
18		designees;
19	(2)	The supervising physician, osteopathic physician, or
20		group of physicians shall review medical records as

required by this subsection; provided that:

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1	(A)	wnen	supervising a physician assistant with less
2		than	one year of practice experience as a
3		lice	nsed physician assistant, the supervising
4		phys	ician, osteopathic physician, or group of
5		phys	icians shall:
6		(i)	For the first six months of supervision,
7			review fifty per cent of the medical records
8			within thirty days of the patient visit;
9			[and] provided that the supervising
10			physician, osteopathic physician, or group
11			of physicians may, on a case-by-case basis,
12			require physician assistants who begin in a
13			new practice specialty with less than one
14			year of full-time practice experience in the
15			specialty to comply with this clause;
16		(ii)	For the next six months of supervision,
17			review twenty-five per cent of the medical
18			records within thirty days of the patient
19			visit[-
20			The]; provided that the board may, on a
21			case-by-case basis, require physician

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1		assistants [that] <u>who</u> begin in a new
2		practice specialty with less than one year
3		of full-time practice experience in the
4		specialty to comply with this
5		[subparagraph;] clause; and
6	<u>(iii)</u>	For physician assistants who issue
7		controlled substance prescriptions, at least
8		fifty per cent of the records reviewed under
9		clause (i) or (ii) shall include controlled
10		substance prescriptions; provided that if
11		the number of records that include
12		controlled substance prescriptions amount to
13		less than fifty per cent of the records in
14		clause (i) or (ii), the supervising
15		physician, osteopathic physician, or group
16		of physicians shall review as many
17		controlled substance prescriptions as are
18		available; and
19	(B) When	supervising a physician assistant with more
20	than	one year of practice experience as a
21	licer	nsed physician assistant, the supervising

1	physician, osteopathic physician, or group of
2	physicians shall:
3	(i) Establish a process for the regular review
4	of a sample of medical records of patients
5	seen by the physician assistant[$\dot{\tau}$].
6	including a sample of controlled substance
7	records, if available; and
8	(ii) For at least thirty minutes each month,
9	perform an audit and review of the medical
10	records; and
11	(3) Notwithstanding paragraph (2), a supervising
12	physician, osteopathic physician, or group of
13	physicians may require additional supervisory
14	requirements at any time for patient safety."
15	SECTION 11. Section 453-5.5, Hawaii Revised Statutes, is
16	amended to read as follows:
17	"[$\{$] \S 453-5.5[$\{$] Physician assistant; authority to sign
18	documents. Any physician assistant who holds a current, valid,
19	and permanent license to practice medicine pursuant to this
20	chapter, and who is under the supervision of a licensed

1	physician	or osteopathic physician, shall have the authority to
2	sign the	following documents:
3	(1)	Certification of psychiatric medical condition of the
4		parents of a child applicant for aid from the
5		temporary assistance for needy families program;
6	(2)	Evaluation forms for Hansen's disease patients;
7	(3)	Orders for physical therapy and plans of care;
8	(4)	Pharmacist orders to assist in monitoring and
9		management of anticoagulation anemia and atrial
10		fibrillation;
11	(5)	Orders for speech therapy and plans of care;
12	(6)	Applications for bracelets indicating compassionate
13		care only;
14	(7)	Admissions applications for foster homes;
15	(8)	Dietary consultations forms; [and]
16	(9)	Medicaid application forms for nursing care facility
17		admission[-]; and
18	(10)	Orders for occupational therapy and plans of care."
19	SECT	TION 12. Section 461-1, Hawaii Revised Statutes, is
20	amended b	by amending the definition of "practice of pharmacy" to
21	read as f	follows:

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1 ""Practice of pharmacy" means:

- (1)The interpretation and evaluation of prescription orders; the compounding, dispensing, and labeling of drugs and devices (except labeling by a manufacturer, packer, or distributor of nonprescription drugs and commercially legend drugs and devices); the participation in drug selection and drug utilization reviews; the proper and safe storage of drugs and devices and the maintenance of proper records therefor; the responsibility for advising when necessary or where regulated, of therapeutic values, content, hazards, and use of drugs and devices; and the interpretation and evaluation of prescription orders to adjust the supply dispensed for purposes of medication synchronization pursuant to section 431:10A-606, 432:1-621, or 432D-30;
- (2) Performing the following procedures or functions as part of the care provided by and in concurrence with a "health care facility" and "health care service" as defined in section 323D-2[7]; or a "pharmacy"; or a licensed physician [97], a licensed physician

1	assistant, or a licensed advanced practice registered
2	nurse with prescriptive authority[$_{7}$]; or a "managed
3	care plan" as defined in section 432E-1, in accordance
4	with policies, procedures, or protocols developed
5	collaboratively by health professionals, including
6	physicians and surgeons, pharmacists, physician
7	assistants, and registered nurses, and for which a
8	pharmacist has received appropriate training required
9	by these policies, procedures, or protocols:
10	(A) Ordering or performing routine drug therapy
11	related patient assessment procedures;
12	(B) Ordering drug therapy related laboratory tests;
13	(C) Initiating emergency contraception oral drug
14	therapy in accordance with a written
15	collaborative agreement approved by the board,
16	between a licensed physician, physician
17	assistant, or advanced practice registered nurse
18	with prescriptive authority and a pharmacist who
19	has received appropriate training that includes
20	programs approved by the Accreditation Council
21	for Pharmacy Education (ACPE), curriculum-based

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1		programs from an ACPE-accredited college of
2		pharmacy, state or local health department
3		programs, or programs recognized by the board of
4		pharmacy;
5	(D)	Administering drugs orally, topically, by
6		intranasal delivery, or by injection, pursuant to
7		the order of the patient's licensed physician,
8		physician assistant, or advanced practice
9		registered nurse with prescriptive authority, by
10		a pharmacist having appropriate training that
11		includes programs approved by the ACPE,
12		curriculum-based programs from an ACPE-accredited
13		college of pharmacy, state or local health
14		department programs, or programs recognized by
15		the board of pharmacy;
16	(E)	Administering:
17		(i) Immunizations orally, by injection, or by
18		intranasal delivery, to persons eighteen
19		years of age or older by a pharmacist having
20		appropriate training that includes programs
21		approved by the ACPE, curriculum-based

1	programs iro	om an ACPE-accredited college of
2	pharmacy, st	tate or local health department
3	programs, or	r programs recognized by the
4	board of pha	armacy;
5	(ii) Vaccines to	persons between fourteen and
6	seventeen ye	ears of age pursuant to section
7	7 461-11.4; an	nd .
8	(iii) Human papil	lomavirus, Tdap (tetanus,
9	diphtheria,	pertussis), meningococcal, and
10	influenza va	accines to persons between elever
11	and seventee	en years of age pursuant to
12	section 461-	-11.4;
13	(F) As authorized by	the written instructions of a
14	1 licensed physicia	an, physician assistant, or
15	advanced practice	e registered nurse with
16	prescriptive autl	hority, initiating or adjusting
17	7 the drug regimen	of a patient pursuant to an
18	8 order or authoria	zation made by the patient's
19	licensed physicia	an, physician assistant, or
20	0 advanced practice	e registered nurse with
21	1 prescriptive aut	hority and related to the

1		condition for which the patient has been seen by
2		the licensed physician, physician assistant, or
3		advanced practice registered nurse with
4		prescriptive authority; provided that the
5		pharmacist shall issue written notification to
6		the patient's licensed physician, physician
7		assistant, or advanced practice registered nurse
8		with prescriptive authority or enter the
9		appropriate information in an electronic patient
10		record system shared by the licensed physician,
11		physician assistant, or advanced practice
12		registered nurse with prescriptive authority,
13		within twenty-four hours;
14	(G)	Transmitting a valid prescription to another
15		pharmacist for the purpose of filling or
16		dispensing;
17	(H)	Providing consultation, information, or education
18		to patients and health care professionals based
19		on the pharmacist's training and for which no
20		other licensure is required; or

I	(1) Prescribing and dispensing an opioid antagonist
2	pursuant to section 461-11.8;
3	(3) The offering or performing of those acts, services,
4	operations, or transactions necessary in the conduct,
5	operation, management, and control of pharmacy; and
6	(4) Prescribing and dispensing contraceptive supplies
7	pursuant to section 461-11.6."
8	SECTION 13. This Act does not affect rights and duties
9	that matured, penalties that were incurred, and proceedings that
10	were begun before its effective date.
11	SECTION 14. Statutory material to be repealed is bracketed
12	and stricken. New statutory material is underscored.
13	SECTION 15. This Act shall take effect on July 1, 2060.
14	

Report Title:

Physician Assistant; Scope of Practice; Medical Records Review; Controlled Substances

Description:

Expands the scope of practice for physician assistants. Requires a sampling of medical records, rather than all medical records, to be reviewed when physician assistants prescribe controlled substances. Effective 7/1/2060. (HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.