House

Florida Senate - 2020 Bill No. CS for SB 500

668434

LEGISLATIVE ACTION

Senate Comm: RCS 03/03/2020

The Committee on Rules (Harrell) recommended the following:

## Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

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Section 1. Paragraphs (a) and (t) of subsection (1) and subsection (2) of section 456.072, Florida Statutes, are amended to read:

456.072 Grounds for discipline; penalties; enforcement.-(1) The following acts shall constitute grounds for which the disciplinary actions specified in subsection (2) may be taken:

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(a) Making misleading, deceptive, or fraudulent representations in or related to the practice of the licensee's profession <u>or specialty designation</u>. <u>Use of the term</u> <u>"anesthesiologist" or "dermatologist" is prohibited unless the</u> <u>practitioner is licensed as such under chapter 458 or chapter</u> 459.

(t) Failing to identify through written notice, which may 18 19 include the wearing of a name tag, or orally to a patient the type of license or specialty designation under which the 20 21 practitioner is practicing. Any advertisement for health care 22 services naming the practitioner must identify the type of 23 license the practitioner holds. This paragraph does not apply to 24 a practitioner while the practitioner is providing services in a 25 facility licensed under chapter 394, chapter 395, chapter 400, 26 or chapter 429. The department shall enforce this paragraph Each 27 board, or the department where there is no board, is authorized 28 by rule to determine how its practitioners may comply with this disclosure requirement. 29

30 (2) (a) When the board, or the department when there is no
31 board, finds any person guilty of the grounds set forth in
32 subsection (1) or of any grounds set forth in the applicable
33 practice act, including conduct constituting a substantial
34 violation of subsection (1) or a violation of the applicable
35 practice act which occurred prior to obtaining a license, it may
36 enter an order imposing one or more of the following penalties:

37 <u>1.(a)</u> Refusal to certify, or to certify with restrictions,
38 an application for a license.

<u>2.(b)</u> Suspension or permanent revocation of a license.
3.(c) Restriction of practice or license, including, but

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41 not limited to, restricting the licensee from practicing in 42 certain settings, restricting the licensee to work only under 43 designated conditions or in certain settings, restricting the 44 licensee from performing or providing designated clinical and administrative services, restricting the licensee from 45 practicing more than a designated number of hours, or any other 46 47 restriction found to be necessary for the protection of the public health, safety, and welfare. 48

<u>4.(d)</u> Imposition of an administrative fine not to exceed \$10,000 for each count or separate offense. If the violation is for fraud or making a false or fraudulent representation, the board, or the department if there is no board, must impose a fine of \$10,000 per count or offense.

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5. (e) Issuance of a reprimand or letter of concern.

<u>6.(f)</u> Placement of the licensee on probation for a period of time and subject to such conditions as the board, or the department when there is no board, may specify. Those conditions may include, but are not limited to, requiring the licensee to undergo treatment, attend continuing education courses, submit to be reexamined, work under the supervision of another licensee, or satisfy any terms which are reasonably tailored to the violations found.

<u>7.(g)</u> Corrective action.

 $\frac{8.(h)}{1}$  Imposition of an administrative fine in accordance with s. 381.0261 for violations regarding patient rights.

9.(i) Refund of fees billed and collected from the patient or a third party on behalf of the patient.

68 <u>10.(j)</u> Requirement that the practitioner undergo remedial
 69 education.



70 71 In determining what action is appropriate, the board, or 72 department when there is no board, must first consider what 73 sanctions are necessary to protect the public or to compensate 74 the patient. Only after those sanctions have been imposed may 75 the disciplining authority consider and include in the order 76 requirements designed to rehabilitate the practitioner. All 77 costs associated with compliance with orders issued under this subsection are the obligation of the practitioner. 78 79 (b)1. If the department finds that any licensed health care

80 practitioner has violated paragraph (1)(a), the department must 81 issue an emergency order to the practitioner to cease and desist 82 the use of such name, title, words, letter, abbreviations, or 83 insignia. The department shall send the emergency cease and 84 desist order to the practitioner by certified mail and e-mail to 85 the practitioner's physical address and e-mail address of record 86 with the department and to any other mailing address or e-mail 87 address through which the department believes the person may be 88 reached.

89 2. If the practitioner does not cease and desist his or her 90 actions in violation of paragraph (1)(a) immediately upon 91 receipt of the emergency cease and desist order, the department 92 must enter an order imposing any of the following penalties, or 93 a combination thereof, until the practitioner complies with the 94 cease and desist order: 95

95	a. A citation and a daily fine.
96	b. A reprimand or a letter of concern.
97	c. Suspension of license.
98	Section 2. This act shall take effect

ension of license. 2. This act shall take effect upon becoming a law.

## 668434

=========== T I T L E A M E N D M E N T =================================
And the title is amended as follows:
Delete everything before the enacting clause
and insert:
A bill to be entitled
An act relating to prohibited acts by health care
practitioners; amending s. 456.072, F.S.; prohibiting
specified acts by health care practitioners regarding
specialty designations; authorizing the Department of
Health to enforce compliance with the act; authorizing
the department to take specified disciplinary action
against health care practitioners in violation of the
act; specifying applicable penalties; providing an
effective date.