

I_132_3150-1

132nd General Assembly
Regular Session
2017-2018

Sub. H. B. No. 717

A BILL

To amend sections 503.40, 503.41, 503.42, 503.43, 1
503.44, 503.47, 503.48, 503.49, 503.50, 715.61, 2
2927.17, 4731.04, 4731.15, and 4731.41, to enact 3
section 503.411, and to repeal sections 503.45 4
and 503.46 of the Revised Code to make changes 5
to the massage therapy licensing law. 6

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 503.40, 503.41, 503.42, 503.43, 7
503.44, 503.47, 503.48, 503.49, 503.50, 715.61, 2927.17, 8
4731.04, 4731.15, and 4731.41 be amended and section 503.411 of 9
the Revised Code be enacted to read as follows: 10

Sec. 503.40. As used in sections 503.40 to 503.49 of the 11
Revised Code: 12

(A) "Massage therapy" ~~means any method of exerting~~ 13
~~pressure on, stroking, kneading, rubbing, tapping, pounding,~~ 14
~~vibrating, or stimulating the external soft tissue of the body~~ 15
~~with the hands, or with the aid of any mechanical or electrical~~ 16
~~apparatus or appliance~~ has the same meaning as in section 17



lvkejwc5hidwzpjydtb8f

4731.04 of the Revised Code. 18

(B) "Massage establishment" means any fixed place of 19
business where ~~a person offers massages~~ massage therapy is 20
provided: 21

(1) In exchange for anything of value; or 22

(2) In connection with the provision of another legitimate 23
service. 24

(C) ~~"Masseur" or "masseuse"~~ "Massage therapist" means any 25
~~individual person who performs massages at a massage~~ 26
~~establishment~~ massage therapy. 27

~~(D) "Sexual or genital area" includes the genitalia, pubic~~ 28
~~area, anus, perineum of any person, and the breasts of a female.~~ 29

Sec. 503.41. (A) A board of township trustees, by 30
resolution, may regulate ~~and require the registration of~~ massage 31
establishments ~~and their employees~~ within the unincorporated 32
territory of the township and may require the registration of 33
persons performing massage therapy at the massage 34
establishments. In accordance with sections 503.40 to 503.49 of 35
the Revised Code, ~~for that purpose~~ those purposes, the board, by 36
a majority vote of all members, may adopt, amend, administer, 37
and enforce such establishment regulations and registration 38
requirements within the unincorporated territory of the 39
township. 40

(B) A board may adopt establishment regulations, 41
registration requirements, and amendments under this section 42
only after public hearing at not fewer than two regular sessions 43
of the board. The board shall cause to be published in a 44
newspaper of general circulation in the township, or as provided 45
in section 7.16 of the Revised Code, notice of the public 46

hearings, including the time, date, and place, once a week for 47
two weeks immediately preceding the hearings. The board shall 48
make available proposed establishment regulations, registration 49
requirements, or amendments to the public at the office of the 50
board. 51

(C) ~~Regulations~~ Establishment regulations, registration 52
requirements, or amendments adopted by the board are effective 53
thirty days after the date of adoption unless, within thirty 54
days after the adoption of the regulations, requirements, or 55
amendments, the township fiscal officer receives a petition, 56
signed by a number of qualified electors residing in the 57
unincorporated area of the township equal to not less than ten 58
per cent of the total vote cast for all candidates for governor 59
in the area at the most recent general election at which a 60
governor was elected, requesting the board to submit the 61
regulations, requirements, or amendments to the electors of the 62
area for approval or rejection at the next primary or general 63
election occurring at least ninety days after the board receives 64
the petition. 65

No establishment regulation, registration requirement, or 66
amendment for which the referendum vote has been requested is 67
effective unless a majority of the votes cast on the issue is in 68
favor of the regulation, requirement, or amendment. Upon 69
certification by the board of elections that a majority of the 70
votes cast on the issue was in favor of the regulation, 71
requirement, or amendment, the regulation, requirement, or 72
amendment takes immediate effect. 73

(D) The board shall make available establishment 74
regulations and registration requirements it adopts or amends to 75
the public at the office of the board and shall cause to be 76

published once a notice of the availability of the regulations 77
and requirements in a newspaper of general circulation in the 78
township within ten days after their adoption or amendment. 79

(E) Nothing in sections 503.40 to 503.49 of the Revised 80
Code shall be construed to allow a board of township trustees to 81
license any massage therapist or otherwise regulate the practice 82
of any limited branch of medicine specified in section 4731.15 83
of the Revised Code or the practice of providing therapeutic 84
massage by a licensed physician, a licensed podiatrist, a 85
licensed chiropractor, ~~a licensed podiatrist,~~ a licensed nurse, 86
or any other licensed health professional. ~~As~~ 87

As used in this division, "licensed" means licensed, 88
certified, or registered to practice in this state. 89

Sec. 503.411. If a board of township trustees has adopted 90
a resolution under section 503.41 of the Revised Code to 91
regulate massage establishments, all of the following apply: 92

(A) The massage establishment regulations shall include a 93
requirement that all massage therapy performed in a massage 94
establishment be performed by a person who meets one or more of 95
the following conditions and that does not exclude any such 96
person: 97

(1) Is licensed by the state cosmetology and barber board, 98
or its predecessors or successors, and provides massage therapy 99
as a portion of, and incidental to, barber services in 100
accordance with Chapter 4709. of the Revised Code or cosmetology 101
services in accordance with Chapter 4713. of the Revised Code; 102

(2) Is licensed by the board of nursing, or its 103
predecessors or successors, and provides massage therapy as a 104
portion of, and incidental to, nursing services in accordance 105

with Chapter 4723. of the Revised Code; 106

(3) Is licensed by the state medical board, or its 107
predecessors or successors, and provides massage therapy as a 108
portion of, and incidental to, medical services in accordance 109
with Chapter 4730. or 4731. of the Revised Code or acupuncture 110
or oriental medicine in accordance with Chapter 4762. of the 111
Revised Code; 112

(4) Is licensed by the state chiropractic board, or its 113
predecessors or successors, and provides massage therapy as a 114
portion of, and incidental to, chiropractic services in 115
accordance with Chapter 4734. of the Revised Code; 116

(5) Is licensed by the state medical board, or its 117
predecessors or successors, as a massage therapist in accordance 118
with Chapter 4731. of the Revised Code; 119

(6) Is licensed by the Ohio occupational therapy, physical 120
therapy, and athletic trainers board, or its predecessors or 121
successors, and provides massage therapy as a portion of, and 122
incidental to, services provided as an occupational therapist, 123
physical therapist, or athletic trainer in accordance with 124
Chapter 4755. of the Revised Code; 125

(7) Is enrolled and regularly and actively participating 126
in an accredited educational program to achieve the training 127
necessary to obtain the massage therapist license specified in 128
division (A)(5) of this section. 129

(B) No person shall knowingly act as a massage therapist 130
for a massage establishment located in the unincorporated area 131
of the township without first having obtained a license from a 132
board specified in division (A) of this section or without being 133
a student as provided in division (A)(7) of this section. 134

(C) The massage establishment regulations may include any 135
of the following: 136

(1) A requirement that the massage establishment fully 137
comply with any applicable zoning resolution and amendments to 138
the resolution that are adopted by the board under Chapter 519. 139
of the Revised Code; 140

(2) Designated hours as prohibited hours of operation; 141

(3) The prohibitions set forth in division (B) of section 142
503.42 of the Revised Code; 143

(4) Any other regulation considered by the board to be 144
necessary for the health, safety, and welfare of the township 145
residents, subject to division (E) of section 503.41 of the 146
Revised Code. 147

Sec. 503.42. If a board of township trustees has adopted a 148
resolution under section 503.41 of the Revised Code: 149

~~(A) No person shall engage in, conduct or carry on, or~~ 150
~~permit to be engaged in, conducted or carried on in the~~ 151
~~unincorporated areas of the township, the operation of~~ operate a 152
massage establishment in the unincorporated areas of a township 153
without first having obtained a permit from the board of 154
township trustees as provided in section 503.43 of the Revised 155
Code. 156

~~(B) No individual shall act as a masseur or masseuse for a~~ 157
~~massage establishment located in the unincorporated areas of the~~ 158
~~township without first having obtained a license from the board~~ 159
~~of township trustees as provided in section 503.45 of the~~ 160
~~Revised Code.~~ 161

~~(C) No owner or operator of a massage establishment~~ 162

located in the unincorporated areas of the township shall	163
knowingly do any of the following:	164
(1) <u>Employ an unlicensed masseur or masseuse as a massage therapist a person who does not meet one of the criteria listed in division (A) of section 503.411 of the Revised Code;</u>	165 166 167
(2) Refuse to allow appropriate state or local authorities, including police officers, access to the massage establishment for any health or safety inspection conducted pursuant to a <u>massage establishment regulation or massage therapist registration requirement</u> adopted by the township under section 503.41 of the Revised Code;	168 169 170 171 172 173
(3) Operate during the hours designated as prohibited hours of operation by the board of township trustees;	174 175
(4) Employ any person under the age of eighteen.	176
(D) No person employed in a massage establishment located in the unincorporated area of the township shall knowingly do any of the following in the performance of duties at the massage establishment:	177 178 179 180
(1) Place his or her hand upon, touch with any part of his or her body, fondle in any manner, or massage the sexual or genital area of any other person;	181 182 183
(2) Perform, offer, or agree to perform any act which would require the touching of the sexual or genital area of any other person;	184 185 186
(3) Touch, offer, or agree to touch the sexual or genital area of any other person with any mechanical or electrical apparatus or appliance;	187 188 189
(4) Wear unclean clothing, no clothing, transparent	190

~~clothing, or clothing that otherwise reveals the sexual or
genital areas of the masseur or masseuse;~~ 191
192

~~(5) Uncover or allow the sexual or genital area of any
other person to be uncovered while providing massages.~~ 193
194

~~(E) No licensed masseur or masseuse shall accept or
continue employment at a massage establishment that does not
have a current, valid permit issued by the board of township
trustees.~~ 195
196
197
198

Sec. 503.43. If a board of township trustees has adopted a 199
resolution under section 503.41 of the Revised Code that 200
includes the permit requirement authorized by division (A) of 201
section 503.42 of the Revised Code, the application for a permit 202
to operate a massage establishment shall be made to the board 203
and shall include the following: 204

(A) An initial, nonrefundable filing fee of two hundred 205
fifty dollars and an annual nonrefundable renewal fee of one 206
hundred twenty-five dollars; 207

(B) A health and safety report of an inspection of the 208
premises performed within thirty days of the application to 209
determine compliance with applicable health and safety codes, 210
which inspection appropriate state or local authorities acting 211
pursuant to an agreement with the board shall perform; 212

(C) The full name and address of any person applying for a 213
permit, including any partner or limited partner of a 214
partnership applicant, any officer or director of a corporate 215
applicant, and any stock holder holding more than two per cent 216
of the stock of a corporate applicant having less than a total 217
of fifty employees or any stock holder holding more than twenty- 218
five per cent of the stock of a corporate applicant having more 219

than a total of fifty employees, the date of birth ~~and social-~~ 220
~~security number~~ of each individual, and the federal 221
identification number of any partnership or corporation; 222

(D) Authorization for an investigation into the criminal 223
record of any person applying for a permit; 224

(E) Proof that the massage establishment fully complies 225
with any applicable zoning resolution and amendments to the 226
resolution adopted by the board under Chapter 519. of the 227
Revised Code; 228

(F) Any other information determined by the board to be 229
necessary for the health, safety, and welfare of the township 230
residents, subject to division (E) of section 503.41 of the 231
Revised Code. 232

A permit issued under this section to a massage 233
establishment shall expire one year after the date of issuance, 234
except that no massage establishment shall be required to 235
discontinue business because of the failure of the board to act 236
on a renewal application filed in a timely manner and pending 237
before the board on the expiration date of the establishment's 238
permit. Each permit shall contain the name of the applicant, the 239
address of the massage establishment, and the expiration date of 240
the permit. 241

Sec. 503.44. If a board of township trustees has adopted a 242
resolution under section 503.41 of the Revised Code, it shall 243
deny any application for a permit to operate a massage 244
establishment or revoke, at any time, a previously issued 245
permit, for any of the following reasons: 246

(A) Falsification of any of the information required for 247
the application or failure to fully complete the application; 248

(B) Failure to cooperate with any required health or safety inspection;	249 250
(C) Any one of the persons named on the application is under the age of eighteen;	251 252
(D) Any one of the persons named on the application has been convicted of or pleaded guilty to any violation of Chapter 2907. of the Revised Code, or <u>any</u> violation of any municipal ordinance that is substantially equivalent to any offense contained in Chapter 2907. of the Revised Code, within five years preceding the application;	253 254 255 256 257 258
(E) Any masseur or masseuse employed at the licensed massage establishment has been convicted of or pleaded guilty to a violation of division (D) of section 503.42 of the Revised Code.	259 260 261 262
Sec. 503.47. If a board of township trustees has adopted a resolution under section 503.41 of the Revised Code, the regulations adopted for that purpose may require any of the following:	263 264 265 266
(A) A massage establishment to display its current permit in an area open to the public;	267 268
(B) Each massager <u>A massage establishment to display the massager's license</u> <u>massage therapists' certificates to practice</u> at all times in the areas <u>of the massage establishment</u> where the licensee is providing massages <u>massage therapy is provided;</u>	269 270 271 272
(C) Massage establishments to undergo periodic health and safety inspections to determine continual compliance with applicable health and safety codes;	273 274 275
(D) Massagers to undergo periodic physical examinations	276

~~performed by a licensed physician, a physician assistant, a
clinical nurse specialist, a certified nurse practitioner, or a
certified nurse midwife certifying that the massager continues
to be free from communicable diseases;~~ 277
278
279
280

~~(E) Any other requirement reasonably thought necessary by
the board for the health, safety, and welfare of township
residents, subject to division (E) of section 503.41 of the
Revised Code.~~ 281
282
283
284

Sec. 503.48. A board of township trustees acting under 285
sections 503.40 to 503.49 of the Revised Code that has adopted a 286
resolution under section 503.41 of the Revised Code need not 287
hold any hearing in connection with an order denying or revoking 288
a permit to operate a massage establishment ~~or masseur or~~ 289
~~masseuse license~~. The board shall maintain a complete record of 290
each proceeding and shall notify the applicant in writing of its 291
order. Any person adversely affected by an order of the board 292
denying or revoking a permit to operate a massage establishment 293
~~or masseur or masseuse license~~ may appeal from the order of the 294
board to the court of common pleas of the county in which the 295
township is located, ~~the place of business of the permit holder~~ 296
~~is located, or the person is a resident~~. The appeal shall be in 297
accordance with Chapter 2506. of the Revised Code. 298

Sec. 503.49. If a board of township trustees has adopted a 299
resolution under section 503.41 of the Revised Code, the board 300
shall deposit the fees collected by the township for massage 301
establishment permits ~~and masseur and masseuse licenses~~ in the 302
township general fund and first use the fees for the cost of 303
administering and enforcing massage establishment regulations 304
and massage therapist registration requirements adopted under 305
section 503.41 of the Revised Code. 306

Sec. 503.50. (A) Whoever violates division (A) ~~or (B)~~ of section 503.42 of the Revised Code is guilty of a misdemeanor of the first degree.

(B) Whoever violates division (B) of section 503.411 or division ~~(C), (D), or (E)~~ (B) of section 503.42 of the Revised Code is guilty of a misdemeanor of the third degree.

Sec. 715.61. (A) As used in this section:

(1) "Massage establishment" has the same meaning as in section 503.40 of the Revised Code.

(2) "Massage therapy" has the same meaning as in section 4731.04 of the Revised Code.

(B) Any municipal corporation may regulate and license manufacturers and dealers in explosives, chattel mortgage and salary loan brokers, peddlers, public ballrooms, scavengers, intelligence officers, billiard rooms, bowling alleys, livery, sale, and boarding stables, dancing or riding academies or schools, race courses, ball grounds, street musicians, secondhand dealers, junk shops, and all persons engaged in the trade, business, or profession of manicuring, ~~massaging,~~ or chiropody. In the granting of any license a municipal corporation may charge such fees as the legislative authority deems proper and expedient.

(C) (1) A municipal corporation may regulate and license message establishments within its jurisdiction and may require the registration of persons performing message therapy at the message establishment.

(2) If a municipal corporation regulates message establishments under this section, the regulations shall include a requirement that all message therapy performed in the message

establishment be performed by a person described in division (A) 336
of section 503.411 of the Revised Code. 337

(D) This section does not permit a municipal corporation 338
to license any massage therapist or otherwise regulate the 339
practice of any limited branch of medicine specified in section 340
4731.15 of the Revised Code or the practice of providing 341
therapeutic massage by a licensed physician, a licensed 342
podiatrist, a licensed chiropractor, a licensed nurse, or any 343
other licensed health professional. 344

As used in this division, "licensed" means licensed, 345
certified, or registered to practice in this state. 346

Sec. 2927.17. (A) No person, by means of a statement, 347
solicitation, or offer in a print or electronic publication, 348
sign, placard, storefront display, or other medium, shall 349
advertise massage therapy, relaxation massage, any other massage 350
technique or method, or any related service, with the suggestion 351
or promise of sexual activity. 352

(B) Whoever violates this section is guilty of unlawful 353
advertising of massage, a misdemeanor of the first degree. 354

(C) Nothing in this section prevents the legislative 355
authority of a municipal corporation or township from enacting 356
any regulation of the advertising of massage further than and in 357
addition to the provisions of divisions (A) and (B) of this 358
section. 359

(D) As used in this section, ~~"sexual~~ 360

(1) "Massage therapy" has the same meaning as in section 361
4731.04 of the Revised Code. 362

(2) "Sexual activity" has the same meaning as in section 363

2907.01 of the Revised Code.	364
Sec. 4731.04. As used in this chapter:	365
(A) "Cosmetic therapy" means the permanent removal of hair	366
from the human body through the use of electric modalities	367
approved by the state medical board for use in cosmetic therapy	368
and may include the systematic friction, stroking, slapping, and	369
kneading or tapping of the face, neck, scalp, or shoulders.	370
(B) "Fifth pathway training" means supervised clinical	371
training obtained in the United States as a substitute for the	372
internship or social service requirements of a foreign medical	373
school.	374
(C) "Graduate medical education" means education received	375
through any of the following:	376
(1) An internship or residency program conducted in the	377
United States and accredited by either the accreditation council	378
for graduate medical education of the American medical	379
association or the American osteopathic association;	380
(2) A clinical fellowship program conducted in the United	381
States at an institution with a residency program accredited by	382
either the accreditation council for graduate medical education	383
of the American medical association or the American osteopathic	384
association that is in a clinical field the same as or related	385
to the clinical field of the fellowship program;	386
(3) An internship program conducted in Canada and	387
accredited by the committee on accreditation of preregistration	388
physician training programs of the federation of provincial	389
medical licensing authorities of Canada;	390
(4) A residency program conducted in Canada and accredited	391

by either the royal college of physicians and surgeons of Canada 392
or the college of family physicians of Canada. 393

(D) "Massage therapy" means any of the treatment of 394
disorders of the human body by the manipulation of soft tissue 395
through the systematic external application of massage 396
techniques including touch, stroking, friction, vibration, 397
percussion, kneading, stretching, following: 398

(1) The manual application of compression, and joint 399
stretch, vibration, or mobilization of the body's organs and 400
tissues, including the components of the musculoskeletal system, 401
peripheral vessels of the circulatory system, and fascia; 402

(2) Directed, assisted, resistive, or passive movements of 403
the joints within the normal physiologic range of motion; and 404
adjunctive thereto, the 405

(3) The external application of water, heat, cold, topical 406
preparations, and mechanical devices. 407

"Massage therapy" does not include the manipulation of the 408
reproductive organs, perineum, rectum, or anus unless the action 409
is undertaken pursuant to a prescription issued by a person who 410
is authorized under this chapter to practice medicine and 411
surgery or osteopathic medicine and surgery or the action is 412
performed under the supervision of such a physician. 413

Sec. 4731.15. (A) The state medical board also shall 414
regulate the following limited branches of medicine: massage 415
therapy and cosmetic therapy, and to the extent specified in 416
section 4731.151 of the Revised Code, naprapathy and 417
mechanotherapy. The board shall adopt rules governing the 418
limited branches of medicine under its jurisdiction. The rules 419
shall be adopted in accordance with Chapter 119. of the Revised 420

Code. 421

(B) A certificate to practice a limited branch of medicine 422
issued by the state medical board is valid for a two-year 423
period, except when an initial certificate is issued for a 424
shorter period or when division (C) (2) of this section is 425
applicable. The certificate may be renewed in accordance with 426
division (C) of this section. 427

(C) (1) Except as provided in division (C) (2) of this 428
section, both of the following apply with respect to the renewal 429
of certificates to practice a limited branch of medicine: 430

(a) Each person seeking to renew a certificate to practice 431
a limited branch of medicine shall apply for biennial renewal 432
with the state medical board in a manner prescribed by the 433
board. An applicant for renewal shall pay a biennial renewal fee 434
of one hundred dollars. 435

(b) At least one month before a certificate expires, the 436
board shall provide a renewal notice to the certificate holder. 437

(2) The board shall implement a staggered renewal system 438
that is substantially similar to the staggered renewal system 439
the board uses under division (A) of section 4731.281 of the 440
Revised Code. 441

(D) All persons who hold a certificate to practice a 442
limited branch of medicine issued by the state medical board 443
shall provide the board notice of any change of address. The 444
notice shall be submitted to the board not later than thirty 445
days after the change of address. 446

(E) A certificate to practice a limited branch of medicine 447
shall be automatically suspended if the certificate holder fails 448
to renew the certificate in accordance with division (C) of this 449

section. Continued practice after the suspension of the 450
certificate to practice shall be considered as practicing in 451
violation of sections 4731.34 and 4731.41 of the Revised Code. 452

If a certificate to practice has been suspended pursuant 453
to this division for two years or less, it may be reinstated. 454
The board shall reinstate the certificate upon an applicant's 455
submission of a renewal application and payment of a 456
reinstatement fee of one hundred twenty-five dollars. With 457
regard to reinstatement of a certificate to practice cosmetic 458
therapy, the applicant also shall submit with the application a 459
certification that the number of hours of continuing education 460
necessary to have a suspended certificate reinstated have been 461
completed, as specified in rules the board shall adopt in 462
accordance with Chapter 119. of the Revised Code. 463

If a certificate has been suspended pursuant to this 464
division for more than two years, it may be restored. Subject to 465
section 4731.222 of the Revised Code, the board may restore the 466
certificate upon an applicant's submission of a restoration 467
application and a restoration fee of one hundred fifty dollars 468
and compliance with sections 4776.01 to 4776.04 of the Revised 469
Code. The board shall not restore to an applicant a certificate 470
to practice unless the board, in its discretion, decides that 471
the results of the criminal records check do not make the 472
applicant ineligible for a certificate issued pursuant to 473
section 4731.17 of the Revised Code. 474

(F) The following persons are not required to hold a 475
certificate to practice massage therapy issued under this 476
chapter: 477

(1) A person authorized to practice under Chapter 4709., 478
4713., 4723., 4730., 4734., 4755., or 4762. of the Revised Code 479

and whose practice may include massage techniques; 480

(2) An enrolled student practicing massage therapy as part 481
of a program of study at a school, college, or institution in 482
good standing as determined by the board in accordance with 483
division (A) of section 4731.16 of the Revised Code; 484

(3) A person holding a certificate to practice cosmetic 485
therapy issued under this chapter and whose practice may include 486
massage techniques. 487

Sec. 4731.41. (A) No—Except as provided in division (F) of 488
section 4731.15 of the Revised Code, no person shall practice 489
medicine and surgery, or any of its branches, without the 490
appropriate license or certificate from the state medical board 491
to engage in the practice. No person shall advertise or claim to 492
the public to be a practitioner of medicine and surgery, or any 493
of its branches, without a license or certificate from the 494
board. No person shall open or conduct an office or other place 495
for such practice without a license or certificate from the 496
board. No person shall conduct an office in the name of some 497
person who has a license or certificate to practice medicine and 498
surgery, or any of its branches. No person shall practice 499
medicine and surgery, or any of its branches, after the person's 500
license or certificate has been revoked, or, if suspended, 501
during the time of such suspension. 502

A license or certificate signed by the secretary of the 503
board to which is affixed the official seal of the board to the 504
effect that it appears from the records of the board that no 505
such license or certificate to practice medicine and surgery, or 506
any of its branches, in this state has been issued to the person 507
specified therein, or that a license or certificate to practice, 508
if issued, has been revoked or suspended, shall be received as 509

prima-facie evidence of the record of the board in any court or 510
before any officer of the state. 511

(B) No license or certificate from the state medical board 512
is required by a physician who comes into this state to practice 513
medicine at a free-of-charge camp accredited by the SeriousFun 514
children's network that specializes in providing therapeutic 515
recreation, as defined in section 2305.231 of the Revised Code, 516
for individuals with chronic illnesses as long as all of the 517
following apply: 518

(1) The physician provides documentation to the medical 519
director of the camp that the physician is licensed and in good 520
standing to practice medicine in another state; 521

(2) The physician provides services only at the camp or in 522
connection with camp events or camp activities that occur off 523
the grounds of the camp; 524

(3) The physician receives no compensation for the 525
services; 526

(4) The physician provides those services within this 527
state for not more than thirty days per calendar year; 528

(5) The camp has a medical director who holds an 529
unrestricted license to practice medicine issued in accordance 530
with division (A) of this section. 531

Section 2. That existing sections 503.40, 503.41, 503.42, 532
503.43, 503.44, 503.47, 503.48, 503.49, 503.50, 715.61, 2927.17, 533
4731.04, 4731.15, and 4731.41 and sections 503.45 and 503.46 of 534
the Revised Code are hereby repealed. 535