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Representatives Bird, Lightbody

Cosponsors: Representatives Schmidt, White, Johnson, Miller, J., Stewart, Weinstein, Sheehy, Boggs, Ingram, Miller, A., Lepore-Hagan, West, Abrams, Baldridge, Blackshear, Boyd, Brent, Brown, Callender, Carruthers, Click, Cross, Crossman, Cutrona, Davis, Fraizer, Galonski, Ghanbari, Ginter, Grendell, Gross, Hall, Hicks-Hudson, Hoops, Humphrey, Jarrells, John, Jones, Kick, Lanese, Leland, Lipps, Liston, Loychik, Manning, Miranda, O'Brien, Oelslager, Patton, Plummer, Ray, Richardson, Riedel, Russo, Skindell, Smith, K., Troy, Upchurch, Wilkin, Young, T., Speaker Cupp

A BILL

То	amend sections 5.27, 4723.28, 4730.25, and	1
	4731.22 and to enact sections 3701.25 and	2
	3701.251 of the Revised Code to establish a	3
	Parkinson's disease registry and to change the	4
	observance of "Parkinson's Disease Awareness	5
	Month" from September to April.	6

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

Section 1. That sections 5.27, 4723.28, 4730.25, and	7
4731.22 be amended and sections 3701.25 and 3701.251 of the	8
Revised Code be enacted to read as follows:	9
Sec. 5.27. The month of September April is designated as	10
"Parkinson's Disease Awareness Month."	11
Sec. 3701.25. (A) As used in this section and section	12
3701.251 of the Revised Code:	13

(1) "Certified nurse practitioner" and "clinical nurse	14
specialist" have the same meanings as in section 4723.01 of the	15
Revised Code.	16
(2) "Hospital" has the same meaning as in section 3722.01	17
of the Revised Code.	18
(3) "Parkinson's disease" means a chronic and progressive	19
neurological disorder resulting from a deficiency of the	20
neurotransmitter dopamine as the consequence of specific	21
degenerative changes in the area of the brain called the basal	22
ganglia. Parkinson's disease can be characterized by tremor at	23
rest, slow movements, muscle rigidity, stooped posture, and	24
unsteady or shuffling gait.	25
(4) "Parkinsonism" means a condition related to	26
Parkinson's disease that meets both of the following:	27
(a) It can cause a combination of the movement	28
abnormalities seen in the disease, including tremor at rest,	29
slow movement, muscle rigidity, impaired speech, or muscle	30
stiffness, which often overlaps with and can evolve from what	31
appears to be Parkinson's disease.	32
(b) It is included on the list of Parkinsonisms developed	33
and updated by the Parkinson's disease registry advisory	34
committee as described in section 3701.251 of the Revised Code.	35
(5) "Physician" means an individual authorized under	36
Chapter 4731. of the Revised Code to practice medicine and	37
surgery or osteopathic medicine and surgery.	38
(6) "Physician assistant" means an individual authorized	39
under Chapter 4730. of the Revised Code to practice as a	40
physician assistant.	41

(B) Not later than one year after the effective date of	42
this section, the department of health shall establish and	43
maintain a Parkinson's disease registry for the collection and	44
dissemination of the following:	45
(1) Data on the incidence and prevalence of Parkinson's	46
disease and Parkinsonisms in Ohio;	47
(2) Any other epidemiological data related to the disease.	48
The director of health shall supervise the registry and	49
the collection and dissemination of data included in the	50
registry.	51
(C)(1) Except as provided in division (C)(2) of this	52
section, each individual case of Parkinson's disease or a	53
Parkinsonism shall be reported to the registry by one of the	54
<pre>following:</pre>	55
(a) The certified nurse practitioner, clinical nurse	56
specialist, physician, or physician assistant who diagnosed or	57
treated the individual's Parkinson's disease or Parkinsonism;	58
(b) The group practice or hospital or other health care	59
facility that employs or contracts with the professional	60
described in division (C)(1)(a) of this section.	61
(2) In the event an individual who is diagnosed with or	62
treated for Parkinson's disease or a Parkinsonism is under the	63
care of one or more of the following at the same time, a single	64
report may be submitted to the registry to meet the requirement	65
of division (C)(1) of this section: a certified nurse	66
practitioner, clinical nurse specialist, physician, or physician	67
assistant.	68
(3) As soon as practicable after the individual's	69

<u>diagnosis or treatment, the nurse, physician, physician</u>	1/0
assistant, practice, hospital, or facility also shall inform the	71
individual or individual's representative of both of the	72
<pre>following:</pre>	73
(a) That the department of health has established and	74
maintains a Parkinson's disease registry;	75
(b) That state law requires each diagnosis or treatment of	76
Parkinson's disease or a Parkinsonism to be reported to the	77
registry.	78
(D) On receipt of a report described in division (C) of	79
this section, the department of health shall notify the	80
individual who is the subject of the report or the individual's	81
representative about the registry and the department's	82
collection of data related to Parkinson's disease and	83
Parkinsonisms. The notice shall be in writing and shall include	84
all of the following:	85
(1) A description of the registry and the process for	86
collecting additional data about the individual beyond the	87
initial report of the individual's diagnosis or treatment;	88
(2) A statement acknowledging that an individual is not	89
required to participate in the registry;	90
(3) A statement informing the individual that any data or	91
information concerning the individual shall remain confidential;	92
(4) A statement informing the individual that he or she	93
shall have access to his or her data and information maintained	94
in the registry;	95
(5) The name and contact information for a representative	96
designated by the department to answer questions about the	97

registry.	98
An individual who does not wish to participate in the	99
registry and the department's collection of data shall	100
affirmatively opt-out in writing after an opportunity to review	101
the written notice and ask questions of the department's	102
designated representative. No individual shall be required to	103
participate in this registry. In the event an individual opts-	104
out of the registry, no further data or information about the	105
individual beyond a report of a diagnosis or treatment shall be	106
provided to the registry.	107
(E) With respect to each individual who participates in	108
the registry, the department of health, in accordance with	109
division (D) of section 3701.251 of the Revised Code, shall	110
develop a system for collecting and disseminating additional	111
data related to the individual's diagnosis of and treatment for	112
Parkinson's disease and Parkinsonisms. In developing such a	113
system, the department may do the following:	114
(1) Create, review, and revise a list of data points,	115
<pre>including the following:</pre>	116
(a) Necessary triggering diagnostic conditions, consistent	117
with the most recent international statistical classification of	118
diseases and related health problems;	119
(b) Resulting case data, including diagnosis, treatment,	120
and survival.	121
(2) Require the professionals described in division (B) of	122
this section to report the additional data to the registry,	123
including in a format prescribed by the department;	124
(3) Inform the professionals described in division (B) of	125
this section, through a bulletin or other instruction and	126

without taking regulatory action, about the additional data to	127
be reported.	128
(F) Not later than six months after the effective date of	129
this section, the department of health shall provide notice of	130
the reporting required by this section on the internet web site	131
the department maintains. The department also shall provide	132
notice of the required reporting to all of the following	133
<pre>entities:</pre>	134
(1) The Ohio board of nursing;	135
(2) The Ohio association of advanced practice nurses;	136
(3) The Ohio association of physician assistants;	137
(4) The Ohio hospital association;	138
(5) The Ohio state medical association;	139
(6) The state medical board of Ohio.	140
(G) The director of health may enter into contracts,	141
grants, or other agreements as necessary to administer the	142
registry and satisfy the requirements of this section, including	143
data sharing contracts with data reporting entities and their	144
associated electronic medical record systems vendors to securely	145
and confidentially receive information related to Parkinson's	146
disease testing, diagnosis, and treatment.	147
(H) The director of health may enter into agreements to	148
furnish data collected in this registry with other states'	149
Parkinson's disease registries, federal Parkinson's disease	150
control agencies, local health officers, or health researchers	151
for the study of Parkinson's disease. Before confidential	152
information is disclosed to those agencies, officers,	153
researchers or out-of-state registries the reguesting entity	154

shall agree in writing to maintain the confidentiality of the	155
information, and, in the case of researchers, also shall do both	156
of the following:	157
(1) Obtain approval from their respective committees for	158
the protection of human subjects established in accordance with	159
45 C.F.R. 46;	160
(2) Provide documentation to the director of health that	161
demonstrates to the director's satisfaction that the researchers	162
are able to and have established procedures to maintain the	163
confidentiality of the information.	164
(I) Except as otherwise provided in this section, all data	165
and information collected pursuant to this section shall be	166
confidential. For purposes of this section, the data and	167
information shall be referred to as confidential information. To	168
ensure privacy, the department of health shall establish a	169
coding system that removes any identifying information about an	170
individual diagnosed with or treated for Parkinson's disease or	171
a Parkinsonism.	172
Each individual who participates in the registry shall	173
have access to his or her own data and information maintained in	174
the registry.	175
(J) Notwithstanding any conflicting provision of the	176
Revised Code, a disclosure authorized by this section shall	177
include only the data and information necessary for the stated	178
purpose of the requested disclosure, shall be used only for the	179
approved purpose, and shall not be further disclosed.	180
(K) Provided the security of confidentiality has been	181
documented, furnishing confidential information to the	182
department of health or its authorized representative in	183

accordance with this section shall not expose any person,	184
agency, or entity to liability and shall not be considered a	185
waiver of any privilege or a violation of a confidential	186
relationship.	187
(L) The department of health shall maintain an accurate	188
record of all persons who are given access to confidential	189
information under this section. The record shall include: the	190
name of the person authorizing access; the name, title, address,	191
and organizational affiliation of any person given access; the	192
dates of access; and the specific purpose for which information	193
is to be used. The record of access shall be open to public	194
inspection during normal operating hours of the department.	195
(M) Notwithstanding any conflicting provision of the	196
Revised Code, the confidential information shall not be	197
available for subpoena or disclosed, discoverable, or compelled	198
to be produced in any civil, criminal, administrative, or other	199
proceeding. The confidential information shall not be deemed	200
admissible as evidence in any civil, criminal, administrative,	201
or other tribunal or court for any reason.	202
(N) This section does not prevent either of the following:	203
(1) The department of health from publishing reports and	204
statistical compilations that do not in any way identify or tend	205
to identify individual cases or individual sources of	206
<pre>information;</pre>	207
(2) A professional, hospital, or facility described in	208
division (B) of this section that provides diagnostic or	209
treatment services to individuals with Parkinson's disease from	210
maintaining Parkinson's disease registries.	211

Sec. 3701.251. (A) There is hereby created in the

<u>department of health the Parkinson's disease registry advisory</u>	213
committee. The committee shall consist of all of the following	214
members, each appointed by the director of health:	215
(1) One physician who specializes in neurology;	216
(2) One physician who specializes in movement disorders;	217
(3) One physician who specializes in primary care;	218
(4) One physician with experience in clinical informatics;	219
(5) One individual who represents patients diagnosed with	220
<pre>Parkinson's disease;</pre>	221
(6) One individual who specializes in public health;	222
(7) One individual who is a population health researcher	223
with experience in developing or maintaining one or more disease	224
registries;	225
(8) One individual with experience conducting Parkinson's	226
disease research;	
(9) One individual deemed necessary by the director.	228
(B) Initial appointments to the committee shall be made	229
not later than sixty days after the effective date of this	230
section. Of the initial appointments, four shall be for terms of	231
two years and five shall be for terms of three years.	232
Thereafter, terms shall be for three years, with each term	233
ending on the same day of the same month as did the term that it	234
succeeds. Vacancies shall be filled in the same manner as	235
appointments.	236
When the term of any member expires, a successor shall be	237
appointed in the same manner as the initial appointment. Any	238
member appointed to fill a vacancy occurring prior to the	230

expiration of the term for which the member's predecessor was	240
appointed shall hold office for the remainder of that term. A	241
member shall continue in office subsequent to the expiration	242
date of the member's term until the member's successor takes	243
office or until a period of sixty days has elapsed, whichever	244
occurs first. A member may be reappointed for one additional	245
term only.	246
(C) Not later than ninety days after the effective date of	247
this section, the committee shall hold its first meeting.	248
Thereafter, the committee shall meet at least twice a year.	249
The committee shall organize by selecting a chairperson	250
from among its members and may select a new chairperson at any	251
time. The committee may transact official business if at least_	252
five members of the committee are present. Members shall serve	253
without compensation but shall receive payment for their actual	254
and necessary expenses incurred in the performance of their	255
official duties.	256
(D) The committee shall do all of the following:	257
(1) Assist the department of health in developing and	258
implementing the Parkinson's disease registry;	259
(2) Determine the data to be collected and maintained in	260
the registry;	261
(3) Develop and update on a periodic basis a list of the	262
Parkinsonisms to be reported to the registry, including multiple	263
system atrophy, dementia with Lewy Bodies, corticobasal	264
degeneration, and progressive supranuclear palsy;	265
(4) Advise the department of health as necessary.	266
(E) The department of health shall provide meeting space.	267

staff, and other administrative support to the committee in	268
order for the committee to carry out its duties.	269
Sec. 4723.28. (A) The board of nursing, by a vote of a	270
quorum, may impose one or more of the following sanctions if it	271
finds that a person committed fraud in passing an examination	272
required to obtain a license or dialysis technician certificate	273
issued by the board or to have committed fraud,	274
misrepresentation, or deception in applying for or securing any	275
nursing license or dialysis technician certificate issued by the	276
board: deny, revoke, suspend, or place restrictions on any	277
nursing license or dialysis technician certificate issued by the	278
board; reprimand or otherwise discipline a holder of a nursing	279
license or dialysis technician certificate; or impose a fine of	280
not more than five hundred dollars per violation.	281
(B) Except as provided in section 4723.092 of the Revised	282
Code, the board of nursing, by a vote of a quorum, may impose	283
one or more of the following sanctions: deny, revoke, suspend,	284
or place restrictions on any nursing license or dialysis	285
technician certificate issued by the board; reprimand or	286
otherwise discipline a holder of a nursing license or dialysis	287
technician certificate; or impose a fine of not more than five	288
hundred dollars per violation. The sanctions may be imposed for	289
any of the following:	290
(1) Denial, revocation, suspension, or restriction of	291
authority to engage in a licensed profession or practice a	292
health care occupation, including nursing or practice as a	293
dialysis technician, for any reason other than a failure to	294
renew, in Ohio or another state or jurisdiction;	295
(2) Engaging in the practice of nursing or engaging in	296

practice as a dialysis technician, having failed to renew a

nursing license or dialysis technician certificate issued under	298
this chapter, or while a nursing license or dialysis technician	299
certificate is under suspension;	300
(3) Conviction of, a plea of guilty to, a judicial finding	301
of guilt of, a judicial finding of guilt resulting from a plea	302
of no contest to, or a judicial finding of eligibility for a	303
pretrial diversion or similar program or for intervention in	304
lieu of conviction for, a misdemeanor committed in the course of	305
practice;	306
(4) Conviction of, a plea of guilty to, a judicial finding	307
of guilt of, a judicial finding of guilt resulting from a plea	308
of no contest to, or a judicial finding of eligibility for a	309
pretrial diversion or similar program or for intervention in	310
lieu of conviction for, any felony or of any crime involving	311
gross immorality or moral turpitude;	312
(5) Selling, giving away, or administering drugs or	313
therapeutic devices for other than legal and legitimate	314
therapeutic purposes; or conviction of, a plea of guilty to, a	315
judicial finding of guilt of, a judicial finding of guilt	316
resulting from a plea of no contest to, or a judicial finding of	317
eligibility for a pretrial diversion or similar program or for	318
intervention in lieu of conviction for, violating any municipal,	319
state, county, or federal drug law;	320
(6) Conviction of, a plea of guilty to, a judicial finding	321
of guilt of, a judicial finding of guilt resulting from a plea	322
of no contest to, or a judicial finding of eligibility for a	323
pretrial diversion or similar program or for intervention in	324
lieu of conviction for, an act in another jurisdiction that	325

would constitute a felony or a crime of moral turpitude in Ohio;

(7) Conviction of, a plea of guilty to, a judicial finding	327
of guilt of, a judicial finding of guilt resulting from a plea	328
of no contest to, or a judicial finding of eligibility for a	329
pretrial diversion or similar program or for intervention in	330
lieu of conviction for, an act in the course of practice in	331
another jurisdiction that would constitute a misdemeanor in	332
Ohio;	333
(0) Colf administrating as athematics taking into the hadr	224
(8) Self-administering or otherwise taking into the body	334
any dangerous drug, as defined in section 4729.01 of the Revised	335
Code, in any way that is not in accordance with a legal, valid	336
prescription issued for that individual, or self-administering	337
or otherwise taking into the body any drug that is a schedule I	338
controlled substance;	339
(9) Habitual or excessive use of controlled substances,	340
other habit-forming drugs, or alcohol or other chemical	341
substances to an extent that impairs the individual's ability to	342
provide safe nursing care or safe dialysis care;	343
(10) Impairment of the ability to practice according to	344
acceptable and prevailing standards of safe nursing care or safe	345
dialysis care because of the use of drugs, alcohol, or other	346
chemical substances;	347
Chemical Substances,	317
(11) Impairment of the ability to practice according to	348
acceptable and prevailing standards of safe nursing care or safe	349
dialysis care because of a physical or mental disability;	350
(12) Assaulting or causing harm to a patient or depriving	351
a patient of the means to summon assistance;	352
(13) Misappropriation or attempted misappropriation of	353
money or anything of value in the course of practice;	354
(14) Adjudication by a probate court of being mentally ill	355

or mentally incompetent. The board may reinstate the person's	356
nursing license or dialysis technician certificate upon	357
adjudication by a probate court of the person's restoration to	358
competency or upon submission to the board of other proof of	359
competency.	360
(15) The suspension or termination of employment by the	361
United States department of defense or department of veterans	362
affairs for any act that violates or would violate this chapter;	363
(16) Violation of this chapter or any rules adopted under	364
it;	365
(17) Violation of any restrictions placed by the board on	366
a nursing license or dialysis technician certificate;	367
(18) Failure to use universal and standard precautions	368
established by rules adopted under section 4723.07 of the	369
Revised Code;	370
(19) Failure to practice in accordance with acceptable and	371
prevailing standards of safe nursing care or safe dialysis care;	372
(20) In the case of a registered nurse, engaging in	373
activities that exceed the practice of nursing as a registered	374
nurse;	375
(21) In the case of a licensed practical nurse, engaging	376
in activities that exceed the practice of nursing as a licensed	377
<pre>practical nurse;</pre>	378
(22) In the case of a dialysis technician, engaging in	379
activities that exceed those permitted under section 4723.72 of	380
the Revised Code;	381
(23) Aiding and abetting a person in that person's	382
practice of nursing without a license or practice as a dialysis	383

technician without a certificate issued under this chapter;	384
(24) In the case of an advanced practice registered nurse,	385
except as provided in division (M) of this section, either of	386
the following:	387
(a) Waiving the payment of all or any part of a deductible	388
or copayment that a patient, pursuant to a health insurance or	389
health care policy, contract, or plan that covers such nursing	390
services, would otherwise be required to pay if the waiver is	391
used as an enticement to a patient or group of patients to	392
receive health care services from that provider;	393
(b) Advertising that the nurse will waive the payment of	394
all or any part of a deductible or copayment that a patient,	395
pursuant to a health insurance or health care policy, contract,	396
or plan that covers such nursing services, would otherwise be	397
required to pay.	398
(25) Failure to comply with the terms and conditions of	399
participation in the substance use disorder monitoring program	400
established under section 4723.35 of the Revised Code;	401
(26) Failure to comply with the terms and conditions	402
required under the practice intervention and improvement program	403
established under section 4723.282 of the Revised Code;	404
(27) In the case of an advanced practice registered nurse:	405
(a) Engaging in activities that exceed those permitted for	406
the nurse's nursing specialty under section 4723.43 of the	407
Revised Code;	408
(b) Failure to meet the quality assurance standards	409
established under section 4723.07 of the Revised Code.	410
(28) In the case of an advanced practice registered nurse	411

other than a certified registered nurse anesthetist, failure to	412
maintain a standard care arrangement in accordance with section	413
4723.431 of the Revised Code or to practice in accordance with	414
the standard care arrangement;	415
(29) In the case of an advanced practice registered nurse	416
who is designated as a clinical nurse specialist, certified	417
nurse-midwife, or certified nurse practitioner, failure to	418
prescribe drugs and therapeutic devices in accordance with	419
section 4723.481 of the Revised Code;	420
(30) Prescribing any drug or device to perform or induce	421
an abortion, or otherwise performing or inducing an abortion;	422
(31) Failure to establish and maintain professional	423
boundaries with a patient, as specified in rules adopted under	424
section 4723.07 of the Revised Code;	425
(32) Regardless of whether the contact or verbal behavior	426
is consensual, engaging with a patient other than the spouse of	427
the registered nurse, licensed practical nurse, or dialysis	428
technician in any of the following:	429
(a) Sexual contact, as defined in section 2907.01 of the	430
Revised Code;	431
(b) Verbal behavior that is sexually demeaning to the	432
patient or may be reasonably interpreted by the patient as	433
sexually demeaning.	434
(33) Assisting suicide, as defined in section 3795.01 of	435
the Revised Code;	436
(34) Failure to comply with the requirements in section	437
3719.061 of the Revised Code before issuing for a minor a	438
prescription for an opioid analgesic, as defined in section	439

3719.01 of the Revised Code;	440
(35) Failure to comply with section 4723.487 of the	441
Revised Code, unless the state board of pharmacy no longer	442
maintains a drug database pursuant to section 4729.75 of the	443
Revised Code;	444
(36) The revocation, suspension, restriction, reduction,	445
or termination of clinical privileges by the United States	446
department of defense or department of veterans affairs or the	447
termination or suspension of a certificate of registration to	448
prescribe drugs by the drug enforcement administration of the	449
United States department of justice;	450
(37) In the case of an advanced practice registered nurse	451
who is designated as a clinical nurse specialist, certified	452
nurse-midwife, or certified nurse practitioner, failure to	453
comply with the terms of a consult agreement entered into with a	454
pharmacist pursuant to section 4729.39 of the Revised Code;	455
(38) In the case of a certified nurse practitioner or	456
clinical nurse specialist, failure to report a case of	457
Parkinson's disease or a Parkinsonism as required by section	458
3701.25 of the Revised Code.	459
(C) Disciplinary actions taken by the board under	460
divisions (A) and (B) of this section shall be taken pursuant to	461
an adjudication conducted under Chapter 119. of the Revised	462
Code, except that in lieu of a hearing, the board may enter into	463
a consent agreement with an individual to resolve an allegation	464
of a violation of this chapter or any rule adopted under it. A	465
consent agreement, when ratified by a vote of a quorum, shall	466
constitute the findings and order of the board with respect to	467
the matter addressed in the agreement. If the board refuses to	468

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ratify a consent agreement, the admissions and findings 469 contained in the agreement shall be of no effect. 470

(D) The hearings of the board shall be conducted in accordance with Chapter 119. of the Revised Code, the board may appoint a hearing examiner, as provided in section 119.09 of the Revised Code, to conduct any hearing the board is authorized to hold under Chapter 119. of the Revised Code.

In any instance in which the board is required under Chapter 119. of the Revised Code to give notice of an opportunity for a hearing and the applicant, licensee, or certificate holder does not make a timely request for a hearing in accordance with section 119.07 of the Revised Code, the board is not required to hold a hearing, but may adopt, by a vote of a quorum, a final order that contains the board's findings. In the final order, the board may order any of the sanctions listed in division (A) or (B) of this section.

(E) If a criminal action is brought against a registered 485 nurse, licensed practical nurse, or dialysis technician for an 486 act or crime described in divisions (B)(3) to (7) of this 487 section and the action is dismissed by the trial court other 488 than on the merits, the board shall conduct an adjudication to 489 determine whether the registered nurse, licensed practical 490 nurse, or dialysis technician committed the act on which the 491 action was based. If the board determines on the basis of the 492 adjudication that the registered nurse, licensed practical 493 nurse, or dialysis technician committed the act, or if the 494 registered nurse, licensed practical nurse, or dialysis 495 technician fails to participate in the adjudication, the board 496 may take action as though the registered nurse, licensed 497 practical nurse, or dialysis technician had been convicted of 498

the act.	499
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If the board takes action on the basis of a conviction, 500 plea, or a judicial finding as described in divisions (B)(3) to 501 (7) of this section that is overturned on appeal, the registered 502 nurse, licensed practical nurse, or dialysis technician may, on 503 exhaustion of the appeal process, petition the board for 504 reconsideration of its action. On receipt of the petition and 505 supporting court documents, the board shall temporarily rescind 506 its action. If the board determines that the decision on appeal 507 was a decision on the merits, it shall permanently rescind its 508 action. If the board determines that the decision on appeal was 509 not a decision on the merits, it shall conduct an adjudication 510 to determine whether the registered nurse, licensed practical 511 nurse, or dialysis technician committed the act on which the 512 original conviction, plea, or judicial finding was based. If the 513 board determines on the basis of the adjudication that the 514 registered nurse, licensed practical nurse, or dialysis 515 technician committed such act, or if the registered nurse, 516 licensed practical nurse, or dialysis technician does not 517 request an adjudication, the board shall reinstate its action; 518 otherwise, the board shall permanently rescind its action. 519

Notwithstanding the provision of division (C)(2) of 520 section 2953.32 of the Revised Code specifying that if records 521 522 pertaining to a criminal case are sealed under that section the proceedings in the case shall be deemed not to have occurred, 523 sealing of the following records on which the board has based an 524 action under this section shall have no effect on the board's 525 action or any sanction imposed by the board under this section: 526 records of any conviction, guilty plea, judicial finding of 527 quilt resulting from a plea of no contest, or a judicial finding 528 of eligibility for a pretrial diversion program or intervention 529

in lieu of conviction.

The board shall not be required to seal, destroy, redact,
or otherwise modify its records to reflect the court's sealing
of conviction records.

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- (F) The board may investigate an individual's criminal background in performing its duties under this section. As part of such investigation, the board may order the individual to submit, at the individual's expense, a request to the bureau of criminal identification and investigation for a criminal records check and check of federal bureau of investigation records in accordance with the procedure described in section 4723.091 of the Revised Code.
- (G) During the course of an investigation conducted under this section, the board may compel any registered nurse, licensed practical nurse, or dialysis technician or applicant under this chapter to submit to a mental or physical examination, or both, as required by the board and at the expense of the individual, if the board finds reason to believe that the individual under investigation may have a physical or mental impairment that may affect the individual's ability to provide safe nursing care. Failure of any individual to submit to a mental or physical examination when directed constitutes an admission of the allegations, unless the failure is due to circumstances beyond the individual's control, and a default and final order may be entered without the taking of testimony or presentation of evidence.

If the board finds that an individual is impaired, the 556 board shall require the individual to submit to care, 557 counseling, or treatment approved or designated by the board, as 558 a condition for initial, continued, reinstated, or renewed 559

authority to practice. The individual shall be afforded an opportunity to demonstrate to the board that the individual can begin or resume the individual's occupation in compliance with acceptable and prevailing standards of care under the provisions of the individual's authority to practice.

For purposes of this division, any registered nurse, licensed practical nurse, or dialysis technician or applicant under this chapter shall be deemed to have given consent to submit to a mental or physical examination when directed to do so in writing by the board, and to have waived all objections to the admissibility of testimony or examination reports that constitute a privileged communication.

- (H) The board shall investigate evidence that appears to show that any person has violated any provision of this chapter or any rule of the board. Any person may report to the board any information the person may have that appears to show a violation of any provision of this chapter or rule of the board. In the absence of bad faith, any person who reports such information or who testifies before the board in any adjudication conducted under Chapter 119. of the Revised Code shall not be liable for civil damages as a result of the report or testimony.
- (I) All of the following apply under this chapter with respect to the confidentiality of information:
- (1) Information received by the board pursuant to a complaint or an investigation is confidential and not subject to discovery in any civil action, except that the board may disclose information to law enforcement officers and government entities for purposes of an investigation of either a licensed health care professional, including a registered nurse, licensed practical nurse, or dialysis technician, or a person who may

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have engaged in the unauthorized practice of nursing or dialysis	590
care. No law enforcement officer or government entity with	591
knowledge of any information disclosed by the board pursuant to	592
this division shall divulge the information to any other person	593
or government entity except for the purpose of a government	594
investigation, a prosecution, or an adjudication by a court or	595
government entity.	596
(2) If an investigation requires a review of patient	597
records, the investigation and proceeding shall be conducted in	598
such a manner as to protect patient confidentiality.	599
(3) All adjudications and investigations of the board	600
shall be considered civil actions for the purposes of section	601
2305.252 of the Revised Code.	602
(4) Any board activity that involves continued monitoring	603
of an individual as part of or following any disciplinary action	604
taken under this section shall be conducted in a manner that	605
maintains the individual's confidentiality. Information received	606
or maintained by the board with respect to the board's	607
monitoring activities is not subject to discovery in any civil	608
action and is confidential, except that the board may disclose	609
information to law enforcement officers and government entities	610
for purposes of an investigation of a licensee or certificate	611
holder.	612
(J) Any action taken by the board under this section	613
resulting in a suspension from practice shall be accompanied by	614
a written statement of the conditions under which the person may	615
be reinstated to practice.	616

(K) When the board refuses to grant a license or

certificate to an applicant, revokes a license or certificate,

or refuses to reinstate a license or certificate, the board may	619
specify that its action is permanent. An individual subject to	620
permanent action taken by the board is forever ineligible to	621
hold a license or certificate of the type that was refused or	622
revoked and the board shall not accept from the individual an	623
application for reinstatement of the license or certificate or	624
for a new license or certificate.	625
(L) No unilateral surrender of a nursing license or	626
dialysis technician certificate issued under this chapter shall	627
be effective unless accepted by majority vote of the board. No	628
application for a nursing license or dialysis technician	629
certificate issued under this chapter may be withdrawn without a	630
majority vote of the board. The board's jurisdiction to take	631
disciplinary action under this section is not removed or limited	632
when an individual has a license or certificate classified as	633
inactive or fails to renew a license or certificate.	634
(M) Sanctions shall not be imposed under division (B) (24)	635
of this section against any licensee who waives deductibles and	636
copayments as follows:	637
(1) In compliance with the health benefit plan that	638
expressly allows such a practice. Waiver of the deductibles or	639
copayments shall be made only with the full knowledge and	640
consent of the plan purchaser, payer, and third-party	641
administrator. Documentation of the consent shall be made	642
available to the board upon request.	643
(2) For professional services rendered to any other person	644
licensed pursuant to this chapter to the extent allowed by this	645
chapter and the rules of the board.	646

Sec. 4730.25. (A) The state medical board, by an

affirmative vote of not fewer than six members, may revoke or	648
may refuse to grant a license to practice as a physician	649
assistant to a person found by the board to have committed	650
fraud, misrepresentation, or deception in applying for or	651
securing the license.	652
(B) Except as provided in division (N) of this section,	653
the board, by an affirmative vote of not fewer than six members,	654
shall, to the extent permitted by law, limit, revoke, or suspend	655
an individual's license to practice as a physician assistant or	656
prescriber number, refuse to issue a license to an applicant,	657
refuse to renew a license, refuse to reinstate a license, or	658
reprimand or place on probation the holder of a license for any	659
of the following reasons:	660
(1) Failure to practice in accordance with the supervising	661
physician's supervision agreement with the physician assistant,	662
including, if applicable, the policies of the health care	663
facility in which the supervising physician and physician	664
assistant are practicing;	665
(2) Failure to comply with the requirements of this	666
chapter, Chapter 4731. of the Revised Code, or any rules adopted	667
by the board;	668
(3) Violating or attempting to violate, directly or	669
indirectly, or assisting in or abetting the violation of, or	670
conspiring to violate, any provision of this chapter, Chapter	671
4731. of the Revised Code, or the rules adopted by the board;	672
(4) Inability to practice according to acceptable and	673
prevailing standards of care by reason of mental illness or	674
physical illness, including physical deterioration that	675

adversely affects cognitive, motor, or perceptive skills;

(5) Impairment of ability to practice according to	677
acceptable and prevailing standards of care because of habitual	678
or excessive use or abuse of drugs, alcohol, or other substances	679
that impair ability to practice;	680
(6) Administering drugs for purposes other than those	681
authorized under this chapter;	682
(7) Willfully betraying a professional confidence;	683
(8) Making a false, fraudulent, deceptive, or misleading	684
statement in soliciting or advertising for employment as a	685
physician assistant; in connection with any solicitation or	686
advertisement for patients; in relation to the practice of	687
medicine as it pertains to physician assistants; or in securing	688
or attempting to secure a license to practice as a physician	689
assistant.	690
As used in this division, "false, fraudulent, deceptive,	691
or misleading statement" means a statement that includes a	692
misrepresentation of fact, is likely to mislead or deceive	693
because of a failure to disclose material facts, is intended or	694
is likely to create false or unjustified expectations of	695
favorable results, or includes representations or implications	696
that in reasonable probability will cause an ordinarily prudent	697
person to misunderstand or be deceived.	698
(9) Representing, with the purpose of obtaining	699
compensation or other advantage personally or for any other	700
person, that an incurable disease or injury, or other incurable	701
condition, can be permanently cured;	702
(10) The obtaining of, or attempting to obtain, money or	703
anything of value by fraudulent misrepresentations in the course	704
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(11) A plea of guilty to, a judicial finding of guilt of,	706
or a judicial finding of eligibility for intervention in lieu of	707
conviction for, a felony;	708
(12) Commission of an act that constitutes a felony in	709
this state, regardless of the jurisdiction in which the act was	710
committed;	711
(13) A plea of guilty to, a judicial finding of guilt of,	712
or a judicial finding of eligibility for intervention in lieu of	713
conviction for, a misdemeanor committed in the course of	714
practice;	715
(14) A plea of guilty to, a judicial finding of guilt of,	716
or a judicial finding of eligibility for intervention in lieu of	717
conviction for, a misdemeanor involving moral turpitude;	718
(15) Commission of an act in the course of practice that	719
constitutes a misdemeanor in this state, regardless of the	720
jurisdiction in which the act was committed;	721
(16) Commission of an act involving moral turpitude that	722
constitutes a misdemeanor in this state, regardless of the	723
jurisdiction in which the act was committed;	724
(17) A plea of guilty to, a judicial finding of guilt of,	725
or a judicial finding of eligibility for intervention in lieu of	726
conviction for violating any state or federal law regulating the	727
possession, distribution, or use of any drug, including	728
trafficking in drugs;	729
(18) Any of the following actions taken by the state	730
agency responsible for regulating the practice of physician	731
assistants in another state, for any reason other than the	732
nonpayment of fees: the limitation, revocation, or suspension of	733
an individual's license to practice; acceptance of an	734

individual's license surrender; denial of a license; refusal to	735					
renew or reinstate a license; imposition of probation; or	736					
issuance of an order of censure or other reprimand;	737					
(19) A departure from, or failure to conform to, minimal	738					
standards of care of similar physician assistants under the same	739					
or similar circumstances, regardless of whether actual injury to	740					
a patient is established;	741					
(20) Violation of the conditions placed by the board on a	742					
license to practice as a physician assistant;	743					
(21) Failure to use universal blood and body fluid	744					
precautions established by rules adopted under section 4731.051	745					
of the Revised Code;	746					
(22) Failure to cooperate in an investigation conducted by	747					
the board under section 4730.26 of the Revised Code, including	748					
failure to comply with a subpoena or order issued by the board						
or failure to answer truthfully a question presented by the						
board at a deposition or in written interrogatories, except that	751					
failure to cooperate with an investigation shall not constitute	752					
grounds for discipline under this section if a court of						
competent jurisdiction has issued an order that either quashes a						
subpoena or permits the individual to withhold the testimony or						
evidence in issue;	756					
(23) Assisting suicide, as defined in section 3795.01 of	757					
the Revised Code;	758					
(24) Prescribing any drug or device to perform or induce	759					
an abortion, or otherwise performing or inducing an abortion;	760					
(25) Failure to comply with section 4730.53 of the Revised	761					
Code, unless the board no longer maintains a drug database	762					
pursuant to section 4729.75 of the Revised Code;	763					

(26) Failure to comply with the requirements in section	764			
3719.061 of the Revised Code before issuing for a minor a	765			
prescription for an opioid analgesic, as defined in section	766			
3719.01 of the Revised Code;	767			
(27) Having certification by the national commission on	768			
certification of physician assistants or a successor	769			
organization expire, lapse, or be suspended or revoked;	770			
(28) The revocation, suspension, restriction, reduction,	771			
or termination of clinical privileges by the United States	772			
department of defense or department of veterans affairs or the	773			
termination or suspension of a certificate of registration to	774			
prescribe drugs by the drug enforcement administration of the	775			
United States department of justice;	776			
(29) Failure to comply with terms of a consult agreement	777			
entered into with a pharmacist pursuant to section 4729.39 of				
the Revised Code;	779			
(30) Failure to report a case of Parkinson's disease or a	780			
Parkinsonism as required by section 3701.25 of the Revised Code.	781			
(C) Disciplinary actions taken by the board under	782			
divisions (A) and (B) of this section shall be taken pursuant to	783			
an adjudication under Chapter 119. of the Revised Code, except	784			
that in lieu of an adjudication, the board may enter into a	785			
consent agreement with a physician assistant or applicant to	786			
resolve an allegation of a violation of this chapter or any rule	787			
adopted under it. A consent agreement, when ratified by an	788			
affirmative vote of not fewer than six members of the board,	789			
shall constitute the findings and order of the board with	790			
respect to the matter addressed in the agreement. If the board	791			
refuses to ratify a consent agreement, the admissions and	792			

findings contained in the consent agreement shall be of no force 793 or effect. 794

- (D) For purposes of divisions (B) (12), (15), and (16) of 795 this section, the commission of the act may be established by a 796 finding by the board, pursuant to an adjudication under Chapter 797 119. of the Revised Code, that the applicant or license holder 798 committed the act in question. The board shall have no 799 jurisdiction under these divisions in cases where the trial 800 court renders a final judgment in the license holder's favor and 801 802 that judgment is based upon an adjudication on the merits. The 803 board shall have jurisdiction under these divisions in cases where the trial court issues an order of dismissal upon 804 technical or procedural grounds. 805
- (E) The sealing of conviction records by any court shall 806 have no effect upon a prior board order entered under the 807 provisions of this section or upon the board's jurisdiction to 808 take action under the provisions of this section if, based upon 809 a plea of guilty, a judicial finding of guilt, or a judicial 810 finding of eligibility for intervention in lieu of conviction, 811 the board issued a notice of opportunity for a hearing prior to 812 the court's order to seal the records. The board shall not be 813 required to seal, destroy, redact, or otherwise modify its 814 records to reflect the court's sealing of conviction records. 815
- (F) For purposes of this division, any individual who
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 holds a license issued under this chapter, or applies for a
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 license issued under this chapter, shall be deemed to have given
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 consent to submit to a mental or physical examination when
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 directed to do so in writing by the board and to have waived all
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 objections to the admissibility of testimony or examination
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 reports that constitute a privileged communication.

individual who holds a license issued under this chapter or who has applied for a license pursuant to this chapter to submit to a mental examination, physical examination, including an HIV test, or both a mental and physical examination. The expense of the examination is the responsibility of the individual compelled to be examined. Failure to submit to a mental or physical examination or consent to an HIV test ordered by the board constitutes an admission of the allegations against the individual unless the failure is due to circumstances beyond the individual's control, and a default and final order may be entered without the taking of testimony or presentation of evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B) (4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 825 826 827 827 828 828 828 827 828 828 828 828	(1) In enforcing division (B)(4) of this section, the	823
has applied for a license pursuant to this chapter to submit to a mental examination, physical examination, including an HIV test, or both a mental and physical examination. The expense of the examination is the responsibility of the individual compelled to be examined. Failure to submit to a mental or physical examination or consent to an HIV test ordered by the board constitutes an admission of the allegations against the individual unless the failure is due to circumstances beyond the individual's control, and a default and final order may be entered without the taking of testimony or presentation of evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B) (4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 826 827 828 827 828 827 828 827 828 829 828 829 829 829 829 829 829 830 831 832 832 833 834 835 836 837 837 838 837 838 838 839 839 839 839 839 839 839 839	board, upon a showing of a possible violation, may compel any	824
a mental examination, physical examination, including an HIV test, or both a mental and physical examination. The expense of the examination is the responsibility of the individual compelled to be examined. Failure to submit to a mental or physical examination or consent to an HIV test ordered by the board constitutes an admission of the allegations against the individual unless the failure is due to circumstances beyond the individual's control, and a default and final order may be entered without the taking of testimony or presentation of evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B)(4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in	individual who holds a license issued under this chapter or who	825
test, or both a mental and physical examination. The expense of the examination is the responsibility of the individual 229 compelled to be examined. Failure to submit to a mental or physical examination or consent to an HIV test ordered by the board constitutes an admission of the allegations against the individual unless the failure is due to circumstances beyond the individual's control, and a default and final order may be entered without the taking of testimony or presentation of evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B) (4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 828 828 829 829 829 829 829 830 830 831 832 832 834 835 836 837 837 838 838 839 839 839 839 839 840 841 841 842 843	has applied for a license pursuant to this chapter to submit to	826
the examination is the responsibility of the individual compelled to be examined. Failure to submit to a mental or physical examination or consent to an HIV test ordered by the board constitutes an admission of the allegations against the individual unless the failure is due to circumstances beyond the individual's control, and a default and final order may be entered without the taking of testimony or presentation of evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B) (4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 829 829 830 831 842	a mental examination, physical examination, including an HIV	827
compelled to be examined. Failure to submit to a mental or physical examination or consent to an HIV test ordered by the board constitutes an admission of the allegations against the individual unless the failure is due to circumstances beyond the individual's control, and a default and final order may be entered without the taking of testimony or presentation of evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B) (4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 830 831 832 833 834 835 836 837 837 838 838 839 839 839 839 839 839 839 839	test, or both a mental and physical examination. The expense of	828
physical examination or consent to an HIV test ordered by the board constitutes an admission of the allegations against the individual unless the failure is due to circumstances beyond the individual's control, and a default and final order may be entered without the taking of testimony or presentation of evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B) (4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in	the examination is the responsibility of the individual	829
board constitutes an admission of the allegations against the individual unless the failure is due to circumstances beyond the individual's control, and a default and final order may be entered without the taking of testimony or presentation of evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B) (4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in	compelled to be examined. Failure to submit to a mental or	830
individual unless the failure is due to circumstances beyond the individual's control, and a default and final order may be entered without the taking of testimony or presentation of evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B) (4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in	physical examination or consent to an HIV test ordered by the	831
individual's control, and a default and final order may be entered without the taking of testimony or presentation of evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B)(4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 843 844	board constitutes an admission of the allegations against the	832
entered without the taking of testimony or presentation of evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B)(4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 843	individual unless the failure is due to circumstances beyond the	833
evidence. If the board finds a physician assistant unable to practice because of the reasons set forth in division (B)(4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 843	individual's control, and a default and final order may be	834
practice because of the reasons set forth in division (B)(4) of this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 843	entered without the taking of testimony or presentation of	835
this section, the board shall require the physician assistant to submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 843	evidence. If the board finds a physician assistant unable to	836
submit to care, counseling, or treatment by physicians approved or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 843	practice because of the reasons set forth in division (B)(4) of	837
or designated by the board, as a condition for an initial, continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 840 841	this section, the board shall require the physician assistant to	838
continued, reinstated, or renewed license. An individual affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 843	submit to care, counseling, or treatment by physicians approved	839
affected under this division shall be afforded an opportunity to demonstrate to the board the ability to resume practicing in 843	or designated by the board, as a condition for an initial,	840
demonstrate to the board the ability to resume practicing in 843	continued, reinstated, or renewed license. An individual	841
	affected under this division shall be afforded an opportunity to	842
compliance with acceptable and prevailing standards of care. 844	demonstrate to the board the ability to resume practicing in	843
	compliance with acceptable and prevailing standards of care.	844

(2) For purposes of division (B)(5) of this section, if 845 the board has reason to believe that any individual who holds a 846 license issued under this chapter or any applicant for a license 847 suffers such impairment, the board may compel the individual to 848 submit to a mental or physical examination, or both. The expense 849 of the examination is the responsibility of the individual 850 compelled to be examined. Any mental or physical examination 851 required under this division shall be undertaken by a treatment 852 provider or physician qualified to conduct such examination and 853

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chosen by the board.

Failure to submit to a mental or physical examination 855 ordered by the board constitutes an admission of the allegations 856 against the individual unless the failure is due to 857 circumstances beyond the individual's control, and a default and 858 final order may be entered without the taking of testimony or 859 presentation of evidence. If the board determines that the 860 individual's ability to practice is impaired, the board shall 861 suspend the individual's license or deny the individual's 862 863 application and shall require the individual, as a condition for initial, continued, reinstated, or renewed licensure, to submit 864 865 to treatment.

Before being eligible to apply for reinstatement of a license suspended under this division, the physician assistant shall demonstrate to the board the ability to resume practice or prescribing in compliance with acceptable and prevailing standards of care. The demonstration shall include the following:

- (a) Certification from a treatment provider approved under 872 section 4731.25 of the Revised Code that the individual has 873 successfully completed any required inpatient treatment; 874
- (b) Evidence of continuing full compliance with an aftercare contract or consent agreement;
- (c) Two written reports indicating that the individual's

 ability to practice has been assessed and that the individual

 has been found capable of practicing according to acceptable and

 prevailing standards of care. The reports shall be made by

 individuals or providers approved by the board for making such

 assessments and shall describe the basis for their

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determination.	883				
The board may reinstate a license suspended under this	884				
division after such demonstration and after the individual has	885				
entered into a written consent agreement.	886				
When the impaired physician assistant resumes practice or	887				
prescribing, the board shall require continued monitoring of the	888				
physician assistant. The monitoring shall include compliance	889				
with the written consent agreement entered into before	890				
reinstatement or with conditions imposed by board order after a	891				
hearing, and, upon termination of the consent agreement,	892				
submission to the board for at least two years of annual written	893				
progress reports made under penalty of falsification stating	894				
whether the physician assistant has maintained sobriety.	895				
(G) If the secretary and supervising member determine that	896				
there is clear and convincing evidence that a physician	897				
assistant has violated division (B) of this section and that the	898				
individual's continued practice or prescribing presents a danger	899				
of immediate and serious harm to the public, they may recommend					
that the board suspend the individual's license without a prior	901				
hearing. Written allegations shall be prepared for consideration	902				
by the board.	903				
The board, upon review of those allegations and by an	904				
affirmative vote of not fewer than six of its members, excluding	905				
the secretary and supervising member, may suspend a license	906				
without a prior hearing. A telephone conference call may be	907				
utilized for reviewing the allegations and taking the vote on	908				
the summary suspension.	909				
The board shall issue a written order of suspension by	910				

certified mail or in person in accordance with section 119.07 of

the Revised Code. The order shall not be subject to suspension	912
by the court during pendency of any appeal filed under section	913
119.12 of the Revised Code. If the physician assistant requests	914
an adjudicatory hearing by the board, the date set for the	915
hearing shall be within fifteen days, but not earlier than seven	916
days, after the physician assistant requests the hearing, unless	917
otherwise agreed to by both the board and the license holder.	918

A summary suspension imposed under this division shall 919 remain in effect, unless reversed on appeal, until a final 920 921 adjudicative order issued by the board pursuant to this section 922 and Chapter 119. of the Revised Code becomes effective. The board shall issue its final adjudicative order within sixty days 923 after completion of its hearing. Failure to issue the order 924 within sixty days shall result in dissolution of the summary 925 suspension order, but shall not invalidate any subsequent, final 926 adjudicative order. 927

(H) If the board takes action under division (B) (11), 928 (13), or (14) of this section, and the judicial finding of 929 guilt, guilty plea, or judicial finding of eligibility for 930 intervention in lieu of conviction is overturned on appeal, upon 931 exhaustion of the criminal appeal, a petition for 932 933 reconsideration of the order may be filed with the board along with appropriate court documents. Upon receipt of a petition and 934 supporting court documents, the board shall reinstate the 935 individual's license. The board may then hold an adjudication 936 under Chapter 119. of the Revised Code to determine whether the 937 individual committed the act in question. Notice of opportunity 938 for hearing shall be given in accordance with Chapter 119. of 939 the Revised Code. If the board finds, pursuant to an 940 adjudication held under this division, that the individual 941 committed the act, or if no hearing is requested, it may order 942

any	of	the	sanctions	identified	under	division	(B)	of	this	943
sect	cior	n.								944

(I) The license to practice issued to a physician 945 assistant and the physician assistant's practice in this state 946 are automatically suspended as of the date the physician 947 assistant pleads quilty to, is found by a judge or jury to be 948 guilty of, or is subject to a judicial finding of eligibility 949 for intervention in lieu of conviction in this state or 950 treatment or intervention in lieu of conviction in another state 951 for any of the following criminal offenses in this state or a 952 953 substantially equivalent criminal offense in another jurisdiction: aggravated murder, murder, voluntary manslaughter, 954 felonious assault, kidnapping, rape, sexual battery, gross 955 sexual imposition, aggravated arson, aggravated robbery, or 956 aggravated burglary. Continued practice after the suspension 957 shall be considered practicing without a license. 958

The board shall notify the individual subject to the 959 suspension by certified mail or in person in accordance with 960 section 119.07 of the Revised Code. If an individual whose 961 license is suspended under this division fails to make a timely 962 request for an adjudication under Chapter 119. of the Revised 963 Code, the board shall enter a final order permanently revoking 964 the individual's license to practice. 965

(J) In any instance in which the board is required by

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Chapter 119. of the Revised Code to give notice of opportunity

for hearing and the individual subject to the notice does not

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timely request a hearing in accordance with section 119.07 of

the Revised Code, the board is not required to hold a hearing,

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but may adopt, by an affirmative vote of not fewer than six of

its members, a final order that contains the board's findings.

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In that final order, the board may order any of the sanctions	973					
identified under division (A) or (B) of this section.	974					
(K) Any action taken by the board under division (B) of	975					
this section resulting in a suspension shall be accompanied by a	976					
written statement of the conditions under which the physician	977					
assistant's license may be reinstated. The board shall adopt	978					
rules in accordance with Chapter 119. of the Revised Code	979					
governing conditions to be imposed for reinstatement.	980					
Reinstatement of a license suspended pursuant to division (B) of	981					
this section requires an affirmative vote of not fewer than six	982					
members of the board.	983					
(L) When the board refuses to grant or issue to an	984					
applicant a license to practice as a physician assistant,	985					
revokes an individual's license, refuses to renew an	986					
individual's license, or refuses to reinstate an individual's						
license, the board may specify that its action is permanent. An						
individual subject to a permanent action taken by the board is	989					
forever thereafter ineligible to hold the license and the board	990					
shall not accept an application for reinstatement of the license	991					
or for issuance of a new license.	992					
(M) Notwithstanding any other provision of the Revised	993					
Code, all of the following apply:	994					
(1) The surrender of a license issued under this chapter	995					
is not effective unless or until accepted by the board.	996					
Reinstatement of a license surrendered to the board requires an						
affirmative vote of not fewer than six members of the board.						
(2) An application made under this chapter for a license	999					
may not be withdrawn without approval of the board.	1000					

(3) Failure by an individual to renew a license in

accordance with section 4730.14 of the Revised Code shall not	1002
remove or limit the board's jurisdiction to take disciplinary	1003
action under this section against the individual.	1004

(N) The board shall not refuse to issue a license to an 1005 applicant because of a conviction, plea of guilty, judicial 1006 finding of guilt, judicial finding of eligibility for 1007 intervention in lieu of conviction, or the commission of an act 1008 that constitutes a criminal offense, unless the refusal is in 1009 accordance with section 9.79 of the Revised Code. 1010

1011 Sec. 4731.22. (A) The state medical board, by an affirmative vote of not fewer than six of its members, may 1012 limit, revoke, or suspend a license or certificate to practice 1013 or certificate to recommend, refuse to grant a license or 1014 certificate, refuse to renew a license or certificate, refuse to 1015 reinstate a license or certificate, or reprimand or place on 1016 probation the holder of a license or certificate if the 1017 individual applying for or holding the license or certificate is 1018 found by the board to have committed fraud during the 1019 administration of the examination for a license or certificate 1020 to practice or to have committed fraud, misrepresentation, or 1021 deception in applying for, renewing, or securing any license or 1022 certificate to practice or certificate to recommend issued by 1023 the board. 1024

(B) Except as provided in division (P) of this section,

the board, by an affirmative vote of not fewer than six members,

shall, to the extent permitted by law, limit, revoke, or suspend

a license or certificate to practice or certificate to

recommend, refuse to issue a license or certificate, refuse to

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renew a license or certificate, refuse to reinstate a license or

certificate, or reprimand or place on probation the holder of a

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license or certificate for one or more of the following reasons:	1032
(1) Permitting one's name or one's license or certificate	1033
to practice to be used by a person, group, or corporation when	1034
the individual concerned is not actually directing the treatment	1035
given;	1036
(2) Failure to maintain minimal standards applicable to	1037
the selection or administration of drugs, or failure to employ	1038
acceptable scientific methods in the selection of drugs or other	1039
modalities for treatment of disease;	1040
(3) Except as provided in section 4731.97 of the Revised	1041
Code, selling, giving away, personally furnishing, prescribing,	1042
or administering drugs for other than legal and legitimate	1043
therapeutic purposes or a plea of guilty to, a judicial finding	1044
of guilt of, or a judicial finding of eligibility for	1045
intervention in lieu of conviction of, a violation of any	1046
federal or state law regulating the possession, distribution, or	1047
use of any drug;	1048
(4) Willfully betraying a professional confidence.	1049
For purposes of this division, "willfully betraying a	1050
professional confidence" does not include providing any	1051
information, documents, or reports under sections 307.621 to	1052
307.629 of the Revised Code to a child fatality review board;	1053
does not include providing any information, documents, or	1054
reports under sections 307.631 to 307.6410 of the Revised Code	1055
to a drug overdose fatality review committee, a suicide fatality	1056
review committee, or hybrid drug overdose fatality and suicide	1057
fatality review committee; does not include providing any	1058
information, documents, or reports to the director of health	1059
pursuant to guidelines established under section 3701.70 of the	1060

Revised Code; does not include written notice to a mental health	1061
professional under section 4731.62 of the Revised Code; and does	1062
not include the making of a report of an employee's use of a	1063
drug of abuse, or a report of a condition of an employee other	1064
than one involving the use of a drug of abuse, to the employer	1065
of the employee as described in division (B) of section 2305.33	1066
of the Revised Code. Nothing in this division affects the	1067
immunity from civil liability conferred by section 2305.33 or	1068
4731.62 of the Revised Code upon a physician who makes a report	1069
in accordance with section 2305.33 or notifies a mental health	1070
professional in accordance with section 4731.62 of the Revised	1071
Code. As used in this division, "employee," "employer," and	1072
"physician" have the same meanings as in section 2305.33 of the	1073
Revised Code.	1074

(5) Making a false, fraudulent, deceptive, or misleading

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statement in the solicitation of or advertising for patients; in

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relation to the practice of medicine and surgery, osteopathic

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medicine and surgery, podiatric medicine and surgery, or a

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limited branch of medicine; or in securing or attempting to

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secure any license or certificate to practice issued by the

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board.

As used in this division, "false, fraudulent, deceptive, 1082 or misleading statement" means a statement that includes a 1083 misrepresentation of fact, is likely to mislead or deceive 1084 because of a failure to disclose material facts, is intended or 1085 is likely to create false or unjustified expectations of 1086 favorable results, or includes representations or implications 1087 that in reasonable probability will cause an ordinarily prudent 1088 person to misunderstand or be deceived. 1089

(6) A departure from, or the failure to conform to,

minimal standards of care of similar practitioners under the	1091
same or similar circumstances, whether or not actual injury to a	1092
<pre>patient is established;</pre>	1093
(7) Representing, with the purpose of obtaining	1094
compensation or other advantage as personal gain or for any	1095
other person, that an incurable disease or injury, or other	1096
incurable condition, can be permanently cured;	1097
(8) The obtaining of, or attempting to obtain, money or	1098
anything of value by fraudulent misrepresentations in the course	1099
of practice;	1100
(9) A plea of guilty to, a judicial finding of guilt of,	1101
or a judicial finding of eligibility for intervention in lieu of	1102
conviction for, a felony;	1103
(10) Commission of an act that constitutes a felony in	1104
this state, regardless of the jurisdiction in which the act was	1105
committed;	1106
(11) A plea of guilty to, a judicial finding of guilt of,	1107
or a judicial finding of eligibility for intervention in lieu of	1108
conviction for, a misdemeanor committed in the course of	1109
<pre>practice;</pre>	1110
(12) Commission of an act in the course of practice that	1111
constitutes a misdemeanor in this state, regardless of the	1112
jurisdiction in which the act was committed;	1113
(13) A plea of guilty to, a judicial finding of guilt of,	1114
or a judicial finding of eligibility for intervention in lieu of	1115
conviction for, a misdemeanor involving moral turpitude;	1116
(14) Commission of an act involving moral turpitude that	1117
constitutes a misdemeanor in this state, regardless of the	1118

jurisdiction in which the act was committed;	1119
(15) Violation of the conditions of limitation placed by	1120
the board upon a license or certificate to practice;	1121
(16) Failure to pay license renewal fees specified in this	1122
chapter;	1123
(17) Except as authorized in section 4731.31 of the	1124
Revised Code, engaging in the division of fees for referral of	1125
patients, or the receiving of a thing of value in return for a	1126
specific referral of a patient to utilize a particular service	1127
or business;	1128
(18) Subject to section 4731.226 of the Revised Code,	1129
violation of any provision of a code of ethics of the American	1130
medical association, the American osteopathic association, the	1131
American podiatric medical association, or any other national	1132
professional organizations that the board specifies by rule. The	1133
state medical board shall obtain and keep on file current copies	1134
of the codes of ethics of the various national professional	1135
organizations. The individual whose license or certificate is	1136
being suspended or revoked shall not be found to have violated	1137
any provision of a code of ethics of an organization not	1138
appropriate to the individual's profession.	1139
For purposes of this division, a "provision of a code of	1140
ethics of a national professional organization" does not include	1141
any provision that would preclude the making of a report by a	1142
physician of an employee's use of a drug of abuse, or of a	1143
condition of an employee other than one involving the use of a	1144
drug of abuse, to the employer of the employee as described in	1145
division (B) of section 2305.33 of the Revised Code. Nothing in	1146
this division affects the immunity from civil liability	1147

conferred by that section upon a physician who makes either type	1148
of report in accordance with division (B) of that section. As	1149
ed in this division, "employee," "employer," and "physician"	1150
have the same meanings as in section 2305.33 of the Revised	1151
Code.	1152

(19) Inability to practice according to acceptable and
prevailing standards of care by reason of mental illness or
physical illness, including, but not limited to, physical
deterioration that adversely affects cognitive, motor, or
perceptive skills.

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In enforcing this division, the board, upon a showing of a 1158 possible violation, may compel any individual authorized to 1159 practice by this chapter or who has submitted an application 1160 pursuant to this chapter to submit to a mental examination, 1161 physical examination, including an HIV test, or both a mental 1162 and a physical examination. The expense of the examination is 1163 the responsibility of the individual compelled to be examined. 1164 Failure to submit to a mental or physical examination or consent 1165 to an HIV test ordered by the board constitutes an admission of 1166 the allegations against the individual unless the failure is due 1167 to circumstances beyond the individual's control, and a default 1168 and final order may be entered without the taking of testimony 1169 or presentation of evidence. If the board finds an individual 1170 unable to practice because of the reasons set forth in this 1171 division, the board shall require the individual to submit to 1172 care, counseling, or treatment by physicians approved or 1173 designated by the board, as a condition for initial, continued, 1174 reinstated, or renewed authority to practice. An individual 1175 affected under this division shall be afforded an opportunity to 1176 demonstrate to the board the ability to resume practice in 1177 compliance with acceptable and prevailing standards under the 1178

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provisions of the individual's license or certificate. For the	1179
purpose of this division, any individual who applies for or	1180
receives a license or certificate to practice under this chapter	1181
accepts the privilege of practicing in this state and, by so	1182
doing, shall be deemed to have given consent to submit to a	1183
mental or physical examination when directed to do so in writing	1184
by the board, and to have waived all objections to the	1185
admissibility of testimony or examination reports that	1186
constitute a privileged communication.	1187

(20) Except as provided in division (F)(1)(b) of section 4731.282 of the Revised Code or when civil penalties are imposed under section 4731.225 of the Revised Code, and subject to section 4731.226 of the Revised Code, violating or attempting to violate, directly or indirectly, or assisting in or abetting the violation of, or conspiring to violate, any provisions of this chapter or any rule promulgated by the board.

This division does not apply to a violation or attempted 1195 violation of, assisting in or abetting the violation of, or a 1196 conspiracy to violate, any provision of this chapter or any rule 1197 adopted by the board that would preclude the making of a report 1198 by a physician of an employee's use of a drug of abuse, or of a 1199 condition of an employee other than one involving the use of a 1200 drug of abuse, to the employer of the employee as described in 1201 division (B) of section 2305.33 of the Revised Code. Nothing in 1202 this division affects the immunity from civil liability 1203 conferred by that section upon a physician who makes either type 1204 of report in accordance with division (B) of that section. As 1205 used in this division, "employee," "employer," and "physician" 1206 have the same meanings as in section 2305.33 of the Revised 1207 Code. 1208

(21) The violation of section 3701.79 of the Revised Code	1209
or of any abortion rule adopted by the director of health	1210
pursuant to section 3701.341 of the Revised Code;	1211
(22) Any of the following actions taken by an agency	1212
responsible for authorizing, certifying, or regulating an	1213
individual to practice a health care occupation or provide	1214
health care services in this state or another jurisdiction, for	1215
any reason other than the nonpayment of fees: the limitation,	1216
revocation, or suspension of an individual's license to	1217
practice; acceptance of an individual's license surrender;	1218
denial of a license; refusal to renew or reinstate a license;	1219
imposition of probation; or issuance of an order of censure or	1220
other reprimand;	1221
(23) The violation of section 2919.12 of the Revised Code	1222
or the performance or inducement of an abortion upon a pregnant	1223
woman with actual knowledge that the conditions specified in	1224
division (B) of section 2317.56 of the Revised Code have not	1225
been satisfied or with a heedless indifference as to whether	1226
those conditions have been satisfied, unless an affirmative	1227
defense as specified in division (H)(2) of that section would	1228
apply in a civil action authorized by division (H)(1) of that	1229
section;	1230
(24) The revocation, suspension, restriction, reduction,	1231
or termination of clinical privileges by the United States	1232
department of defense or department of veterans affairs or the	1233
termination or suspension of a certificate of registration to	1234
prescribe drugs by the drug enforcement administration of the	1235
United States department of justice;	1236
(25) Termination or suspension from participation in the	1237
medicare or medicaid programs by the department of health and	1238

human services or other responsible agency;	1239
(26) Impairment of ability to practice according to	1240
acceptable and prevailing standards of care because of habitual	1241
or excessive use or abuse of drugs, alcohol, or other substances	1242
that impair ability to practice.	1243
For the purposes of this division, any individual	1244
authorized to practice by this chapter accepts the privilege of	1245
practicing in this state subject to supervision by the board. By	1246
filing an application for or holding a license or certificate to	1247
practice under this chapter, an individual shall be deemed to	1248
have given consent to submit to a mental or physical examination	1249
when ordered to do so by the board in writing, and to have	1250
waived all objections to the admissibility of testimony or	1251
examination reports that constitute privileged communications.	1252
If it has reason to believe that any individual authorized	1253
to practice by this chapter or any applicant for licensure or	1254
certification to practice suffers such impairment, the board may	1255
compel the individual to submit to a mental or physical	1256
examination, or both. The expense of the examination is the	1257
responsibility of the individual compelled to be examined. Any	1258
mental or physical examination required under this division	1259
shall be undertaken by a treatment provider or physician who is	1260
qualified to conduct the examination and who is chosen by the	1261
board.	1262
Failure to submit to a mental or physical examination	1263
ordered by the board constitutes an admission of the allegations	1264
against the individual unless the failure is due to	1265
circumstances beyond the individual's control, and a default and	1266
final order may be entered without the taking of testimony or	1267
presentation of evidence. If the board determines that the	1268

individual's ability to practice is impaired, the board shall	1269
suspend the individual's license or certificate or deny the	1270
individual's application and shall require the individual, as a	1271
condition for initial, continued, reinstated, or renewed	1272
licensure or certification to practice, to submit to treatment.	1273
Before being eligible to apply for reinstatement of a	1274
license or certificate suspended under this division, the	1275
impaired practitioner shall demonstrate to the board the ability	1276
to resume practice in compliance with acceptable and prevailing	1277
standards of care under the provisions of the practitioner's	1278
license or certificate. The demonstration shall include, but	1279
shall not be limited to, the following:	1280
(a) Certification from a treatment provider approved under	1281
section 4731.25 of the Revised Code that the individual has	1282
successfully completed any required inpatient treatment;	1283
(b) Evidence of continuing full compliance with an	1284
aftercare contract or consent agreement;	1285
(c) Two written reports indicating that the individual's	1286
ability to practice has been assessed and that the individual	1287
has been found capable of practicing according to acceptable and	1288
prevailing standards of care. The reports shall be made by	1289
individuals or providers approved by the board for making the	1290
assessments and shall describe the basis for their	1291
determination.	1292
The board may reinstate a license or certificate suspended	1293
under this division after that demonstration and after the	1294
individual has entered into a written consent agreement.	1295
When the impaired practitioner resumes practice, the board	1296

shall require continued monitoring of the individual. The

monitoring shall include, but not be limited to, compliance with	1298
the written consent agreement entered into before reinstatement	1299
or with conditions imposed by board order after a hearing, and,	1300
upon termination of the consent agreement, submission to the	1301
board for at least two years of annual written progress reports	1302
made under penalty of perjury stating whether the individual has	1303
maintained sobriety.	1304
(27) A second or subsequent violation of section 4731.66	1305
or 4731.69 of the Revised Code;	1306
(28) Except as provided in division (N) of this section:	1307
(a) Waiving the payment of all or any part of a deductible	1308
or copayment that a patient, pursuant to a health insurance or	1309
health care policy, contract, or plan that covers the	1310
individual's services, otherwise would be required to pay if the	1311
waiver is used as an enticement to a patient or group of	1312
patients to receive health care services from that individual;	1313
(b) Advertising that the individual will waive the payment	1314
of all or any part of a deductible or copayment that a patient,	1315
pursuant to a health insurance or health care policy, contract,	1316
or plan that covers the individual's services, otherwise would	1317
be required to pay.	1318
(29) Failure to use universal blood and body fluid	1319
precautions established by rules adopted under section 4731.051	1320
of the Revised Code;	1321
(30) Failure to provide notice to, and receive	1322
acknowledgment of the notice from, a patient when required by	1323
section 4731.143 of the Revised Code prior to providing	1324
nonemergency professional services, or failure to maintain that	1325
notice in the patient's medical record;	1326

(31) Failure of a physician supervising a physician	1327
assistant to maintain supervision in accordance with the	1328
requirements of Chapter 4730. of the Revised Code and the rules	1329
adopted under that chapter;	1330
(32) Failure of a physician or podiatrist to enter into a	1331
standard care arrangement with a clinical nurse specialist,	1332
certified nurse-midwife, or certified nurse practitioner with	1333
whom the physician or podiatrist is in collaboration pursuant to	1334
section 4731.27 of the Revised Code or failure to fulfill the	1335
responsibilities of collaboration after entering into a standard	1336
<pre>care arrangement;</pre>	1337
(33) Failure to comply with the terms of a consult	1338
agreement entered into with a pharmacist pursuant to section	1339
4729.39 of the Revised Code;	1340
(34) Failure to cooperate in an investigation conducted by	1341
the board under division (F) of this section, including failure	1342
to comply with a subpoena or order issued by the board or	1343
	1010
failure to answer truthfully a question presented by the board	1344
failure to answer truthfully a question presented by the board	1344
failure to answer truthfully a question presented by the board in an investigative interview, an investigative office	1344 1345
failure to answer truthfully a question presented by the board in an investigative interview, an investigative office conference, at a deposition, or in written interrogatories,	1344 1345 1346
failure to answer truthfully a question presented by the board in an investigative interview, an investigative office conference, at a deposition, or in written interrogatories, except that failure to cooperate with an investigation shall not	1344 1345 1346 1347
failure to answer truthfully a question presented by the board in an investigative interview, an investigative office conference, at a deposition, or in written interrogatories, except that failure to cooperate with an investigation shall not constitute grounds for discipline under this section if a court	1344 1345 1346 1347 1348
failure to answer truthfully a question presented by the board in an investigative interview, an investigative office conference, at a deposition, or in written interrogatories, except that failure to cooperate with an investigation shall not constitute grounds for discipline under this section if a court of competent jurisdiction has issued an order that either	1344 1345 1346 1347 1348 1349
failure to answer truthfully a question presented by the board in an investigative interview, an investigative office conference, at a deposition, or in written interrogatories, except that failure to cooperate with an investigation shall not constitute grounds for discipline under this section if a court of competent jurisdiction has issued an order that either quashes a subpoena or permits the individual to withhold the	1344 1345 1346 1347 1348 1349
failure to answer truthfully a question presented by the board in an investigative interview, an investigative office conference, at a deposition, or in written interrogatories, except that failure to cooperate with an investigation shall not constitute grounds for discipline under this section if a court of competent jurisdiction has issued an order that either quashes a subpoena or permits the individual to withhold the testimony or evidence in issue;	1344 1345 1346 1347 1348 1349 1350 1351

(36) Failure to supervise an anesthesiologist assistant in

accordance with Chapter 4760. of the Revised Code and the	1356
board's rules for supervision of an anesthesiologist assistant;	1357
(37) Assisting suicide, as defined in section 3795.01 of	1358
the Revised Code;	1359
(38) Failure to comply with the requirements of section	1360
2317.561 of the Revised Code;	1361
(39) Failure to supervise a radiologist assistant in	1362
accordance with Chapter 4774. of the Revised Code and the	1363
board's rules for supervision of radiologist assistants;	1364
(40) Performing or inducing an abortion at an office or	1365
facility with knowledge that the office or facility fails to	1366
post the notice required under section 3701.791 of the Revised	1367
Code;	1368
(41) Failure to comply with the standards and procedures	1369
established in rules under section 4731.054 of the Revised Code	1370
for the operation of or the provision of care at a pain	1371
management clinic;	1372
(42) Failure to comply with the standards and procedures	1373
established in rules under section 4731.054 of the Revised Code	1374
for providing supervision, direction, and control of individuals	1375
at a pain management clinic;	1376
(43) Failure to comply with the requirements of section	1377
4729.79 or 4731.055 of the Revised Code, unless the state board	1378
of pharmacy no longer maintains a drug database pursuant to	1379
section 4729.75 of the Revised Code;	1380
(44) Failure to comply with the requirements of section	1381
2919.171, 2919.202, or 2919.203 of the Revised Code or failure	1382
to submit to the department of health in accordance with a court	1383

order a complete report as described in section 2919.171 or	1384
2919.202 of the Revised Code;	1385
(45) Practicing at a facility that is subject to licensure	1386
as a category III terminal distributor of dangerous drugs with a	1387
pain management clinic classification unless the person	1388
operating the facility has obtained and maintains the license	1389
with the classification;	1390
(46) Owning a facility that is subject to licensure as a	1391
category III terminal distributor of dangerous drugs with a pain	1392
management clinic classification unless the facility is licensed	1393
with the classification;	1394
(47) Failure to comply with any of the requirements	1395
regarding making or maintaining medical records or documents	1396
described in division (A) of section 2919.192, division (C) of	1397
section 2919.193, division (B) of section 2919.195, or division	1398
(A) of section 2919.196 of the Revised Code;	1399
(48) Failure to comply with the requirements in section	1400
3719.061 of the Revised Code before issuing for a minor a	1401
prescription for an opioid analgesic, as defined in section	1402
3719.01 of the Revised Code;	1403
(49) Failure to comply with the requirements of section	1404
4731.30 of the Revised Code or rules adopted under section	1405
4731.301 of the Revised Code when recommending treatment with	1406
medical marijuana;	1407
(50) Practicing at a facility, clinic, or other location	1408
that is subject to licensure as a category III terminal	1409
distributor of dangerous drugs with an office-based opioid	1410
treatment classification unless the person operating that place	1411
has obtained and maintains the license with the classification;	1412

(51) Owning a facility, clinic, or other location that is	1413
subject to licensure as a category III terminal distributor of	1414
dangerous drugs with an office-based opioid treatment	1415
classification unless that place is licensed with the	1416
classification;	1417
(52) A pattern of continuous or repeated violations of	1418
division (E)(2) or (3) of section 3963.02 of the Revised Code;	1419
(53) Failure to fulfill the responsibilities of a	1420
collaboration agreement entered into with an athletic trainer as	1421
described in section 4755.621 of the Revised Code;	1422
(54) Failure to take the steps specified in section	1423
4731.911 of the Revised Code following an abortion or attempted	1424
abortion in an ambulatory surgical facility or other location	1425
that is not a hospital when a child is born alive;	1426
(55) Failure to report a case of Parkinson's disease or a	1427
Parkinsonism as required by section 3701.25 of the Revised Code.	1428
(C) Disciplinary actions taken by the board under	1429
divisions (A) and (B) of this section shall be taken pursuant to	1430
an adjudication under Chapter 119. of the Revised Code, except	1431
that in lieu of an adjudication, the board may enter into a	1432
consent agreement with an individual to resolve an allegation of	1433
a violation of this chapter or any rule adopted under it. A	1434
consent agreement, when ratified by an affirmative vote of not	1435
fewer than six members of the board, shall constitute the	1436
findings and order of the board with respect to the matter	1437
addressed in the agreement. If the board refuses to ratify a	1438
consent agreement, the admissions and findings contained in the	1439
consent agreement shall be of no force or effect.	1440
A telephone conference call may be utilized for	1441

ratification of a consent agreement that revokes or suspends an	1442
individual's license or certificate to practice or certificate	1443
to recommend. The telephone conference call shall be considered	1444
a special meeting under division (F) of section 121.22 of the	1445
Revised Code.	1446

If the board takes disciplinary action against an 1447 individual under division (B) of this section for a second or 1448 subsequent plea of quilty to, or judicial finding of quilt of, a 1449 violation of section 2919.123 or 2919.124 of the Revised Code, 1450 the disciplinary action shall consist of a suspension of the 1451 individual's license or certificate to practice for a period of 1452 at least one year or, if determined appropriate by the board, a 1453 more serious sanction involving the individual's license or 1454 certificate to practice. Any consent agreement entered into 1455 under this division with an individual that pertains to a second 1456 or subsequent plea of guilty to, or judicial finding of guilt 1457 of, a violation of that section shall provide for a suspension 1458 of the individual's license or certificate to practice for a 1459 period of at least one year or, if determined appropriate by the 1460 board, a more serious sanction involving the individual's 1461 license or certificate to practice. 1462

(D) For purposes of divisions (B)(10), (12), and (14) of 1463 this section, the commission of the act may be established by a 1464 finding by the board, pursuant to an adjudication under Chapter 1465 119. of the Revised Code, that the individual committed the act. 1466 The board does not have jurisdiction under those divisions if 1467 the trial court renders a final judgment in the individual's 1468 favor and that judgment is based upon an adjudication on the 1469 merits. The board has jurisdiction under those divisions if the 1470 trial court issues an order of dismissal upon technical or 1471 procedural grounds. 1472

- (E) The sealing of conviction records by any court shall 1473 have no effect upon a prior board order entered under this 1474 section or upon the board's jurisdiction to take action under 1475 this section if, based upon a plea of quilty, a judicial finding 1476 of guilt, or a judicial finding of eligibility for intervention 1477 in lieu of conviction, the board issued a notice of opportunity 1478 for a hearing prior to the court's order to seal the records. 1479 The board shall not be required to seal, destroy, redact, or 1480 otherwise modify its records to reflect the court's sealing of 1481 conviction records. 1482
- 1483 (F)(1) The board shall investigate evidence that appears to show that a person has violated any provision of this chapter 1484 or any rule adopted under it. Any person may report to the board 1485 in a signed writing any information that the person may have 1486 that appears to show a violation of any provision of this 1487 chapter or any rule adopted under it. In the absence of bad 1488 faith, any person who reports information of that nature or who 1489 testifies before the board in any adjudication conducted under 1490 Chapter 119. of the Revised Code shall not be liable in damages 1491 in a civil action as a result of the report or testimony. Each 1492 complaint or allegation of a violation received by the board 1493 shall be assigned a case number and shall be recorded by the 1494 board. 1495
- (2) Investigations of alleged violations of this chapter 1496 or any rule adopted under it shall be supervised by the 1497 supervising member elected by the board in accordance with 1498 section 4731.02 of the Revised Code and by the secretary as 1499 provided in section 4731.39 of the Revised Code. The president 1500 may designate another member of the board to supervise the 1501 investigation in place of the supervising member. No member of 1502 the board who supervises the investigation of a case shall 1503

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participate in further adjudication of the case.	1504
(3) In investigating a possible violation of this chapter	1505
or any rule adopted under this chapter, or in conducting an	1506
inspection under division (E) of section 4731.054 of the Revised	1507
Code, the board may question witnesses, conduct interviews,	1508
administer oaths, order the taking of depositions, inspect and	1509
copy any books, accounts, papers, records, or documents, issue	1510
subpoenas, and compel the attendance of witnesses and production	1511
of books, accounts, papers, records, documents, and testimony,	1512
except that a subpoena for patient record information shall not	1513
be issued without consultation with the attorney general's	1514
office and approval of the secretary and supervising member of	1515
the board.	1516
(a) Before issuance of a subpoena for patient record	1517
information, the secretary and supervising member shall	1518
determine whether there is probable cause to believe that the	1519
complaint filed alleges a violation of this chapter or any rule	1520
adopted under it and that the records sought are relevant to the	1521
alleged violation and material to the investigation. The	1522
subpoena may apply only to records that cover a reasonable	1523
period of time surrounding the alleged violation.	1524
(b) On failure to comply with any subpoena issued by the	1525
board and after reasonable notice to the person being	1526
subpoenaed, the board may move for an order compelling the	1527
production of persons or records pursuant to the Rules of Civil	1528
Procedure.	1529

(c) A subpoena issued by the board may be served by a

sheriff, the sheriff's deputy, or a board employee or agent

designated by the board. Service of a subpoena issued by the

board may be made by delivering a copy of the subpoena to the

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person named therein, reading it to the person, or leaving it at	1534
the person's usual place of residence, usual place of business,	1535
or address on file with the board. When serving a subpoena to an	1536
applicant for or the holder of a license or certificate issued	1537
under this chapter, service of the subpoena may be made by	1538
certified mail, return receipt requested, and the subpoena shall	1539
be deemed served on the date delivery is made or the date the	1540
person refuses to accept delivery. If the person being served	1541
refuses to accept the subpoena or is not located, service may be	1542
made to an attorney who notifies the board that the attorney is	1543
representing the person.	1544

- (d) A sheriff's deputy who serves a subpoena shall receive the same fees as a sheriff. Each witness who appears before the board in obedience to a subpoena shall receive the fees and mileage provided for under section 119.094 of the Revised Code.
- (4) All hearings, investigations, and inspections of the 1549 board shall be considered civil actions for the purposes of 1550 section 2305.252 of the Revised Code. 1551
- (5) A report required to be submitted to the board under 1552 this chapter, a complaint, or information received by the board 1553 pursuant to an investigation or pursuant to an inspection under 1554 division (E) of section 4731.054 of the Revised Code is 1555 confidential and not subject to discovery in any civil action. 1556

The board shall conduct all investigations or inspections 1557 and proceedings in a manner that protects the confidentiality of 1558 patients and persons who file complaints with the board. The 1559 board shall not make public the names or any other identifying 1560 information about patients or complainants unless proper consent 1561 is given or, in the case of a patient, a waiver of the patient 1562 privilege exists under division (B) of section 2317.02 of the 1563

Revised Code, except that consent or a waiver of that nature is	1564
not required if the board possesses reliable and substantial	1565
evidence that no bona fide physician-patient relationship	1566
exists.	1567

The board may share any information it receives pursuant 1568 to an investigation or inspection, including patient records and 1569 patient record information, with law enforcement agencies, other 1570 licensing boards, and other governmental agencies that are 1571 prosecuting, adjudicating, or investigating alleged violations 1572 of statutes or administrative rules. An agency or board that 1573 receives the information shall comply with the same requirements 1574 regarding confidentiality as those with which the state medical 1575 board must comply, notwithstanding any conflicting provision of 1576 the Revised Code or procedure of the agency or board that 1577 applies when it is dealing with other information in its 1578 possession. In a judicial proceeding, the information may be 1579 admitted into evidence only in accordance with the Rules of 1580 Evidence, but the court shall require that appropriate measures 1581 are taken to ensure that confidentiality is maintained with 1582 respect to any part of the information that contains names or 1583 other identifying information about patients or complainants 1584 whose confidentiality was protected by the state medical board 1585 when the information was in the board's possession. Measures to 1586 ensure confidentiality that may be taken by the court include 1587 sealing its records or deleting specific information from its 1588 records. 1589

(6) On a quarterly basis, the board shall prepare a report 1590 that documents the disposition of all cases during the preceding 1591 three months. The report shall contain the following information 1592 for each case with which the board has completed its activities: 1593

(a) The case number assigned to the complaint or alleged	1594
violation;	1595
(b) The type of license or certificate to practice, if	1596
any, held by the individual against whom the complaint is	1597
directed;	1598
	1500
(c) A description of the allegations contained in the	1599
complaint;	1600
(d) The disposition of the case.	1601
The report shall state how many cases are still pending	1602
and shall be prepared in a manner that protects the identity of	1603
each person involved in each case. The report shall be a public	1604
record under section 149.43 of the Revised Code.	1605
(G) If the secretary and supervising member determine both	1606
of the following, they may recommend that the board suspend an	1607
individual's license or certificate to practice or certificate	1608
to recommend without a prior hearing:	1609
(1) That there is clear and convincing evidence that an	1610
individual has violated division (B) of this section;	1611
inarvidual has violated division (2) of this section,	1011
(2) That the individual's continued practice presents a	1612
danger of immediate and serious harm to the public.	1613
Written allegations shall be prepared for consideration by	1614
the board. The board, upon review of those allegations and by an	1615
affirmative vote of not fewer than six of its members, excluding	1616
the secretary and supervising member, may suspend a license or	1617
certificate without a prior hearing. A telephone conference call	1618
may be utilized for reviewing the allegations and taking the	1619
vote on the summary suspension.	1620
The board shall issue a written order of suspension by	1621

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certified mail or in person in accordance with section 119.07 of	1622
the Revised Code. The order shall not be subject to suspension	1623
by the court during pendency of any appeal filed under section	1624
119.12 of the Revised Code. If the individual subject to the	1625
summary suspension requests an adjudicatory hearing by the	1626
board, the date set for the hearing shall be within fifteen	1627
days, but not earlier than seven days, after the individual	1628
requests the hearing, unless otherwise agreed to by both the	1629
board and the individual.	1630

Any summary suspension imposed under this division shall 1631 remain in effect, unless reversed on appeal, until a final adjudicative order issued by the board pursuant to this section and Chapter 119. of the Revised Code becomes effective. The board shall issue its final adjudicative order within seventyfive days after completion of its hearing. A failure to issue the order within seventy-five days shall result in dissolution of the summary suspension order but shall not invalidate any subsequent, final adjudicative order.

(H) If the board takes action under division (B) (9), (11), 1640 or (13) of this section and the judicial finding of guilt, 1641 quilty plea, or judicial finding of eligibility for intervention 1642 in lieu of conviction is overturned on appeal, upon exhaustion 1643 of the criminal appeal, a petition for reconsideration of the 1644 order may be filed with the board along with appropriate court 1645 documents. Upon receipt of a petition of that nature and 1646 supporting court documents, the board shall reinstate the 1647 individual's license or certificate to practice. The board may 1648 then hold an adjudication under Chapter 119. of the Revised Code 1649 to determine whether the individual committed the act in 1650 question. Notice of an opportunity for a hearing shall be given 1651 in accordance with Chapter 119. of the Revised Code. If the 1652

board finds, pursuant to an adjudication held under this	1653
division, that the individual committed the act or if no hearing	1654
is requested, the board may order any of the sanctions	1655
identified under division (B) of this section.	1656

(I) The license or certificate to practice issued to an 1657 individual under this chapter and the individual's practice in 1658 this state are automatically suspended as of the date of the 1659 individual's second or subsequent plea of quilty to, or judicial 1660 finding of quilt of, a violation of section 2919.123 or 2919.124 1661 of the Revised Code. In addition, the license or certificate to 1662 practice or certificate to recommend issued to an individual 1663 under this chapter and the individual's practice in this state 1664 are automatically suspended as of the date the individual pleads 1665 quilty to, is found by a judge or jury to be guilty of, or is 1666 subject to a judicial finding of eligibility for intervention in 1667 lieu of conviction in this state or treatment or intervention in 1668 lieu of conviction in another jurisdiction for any of the 1669 following criminal offenses in this state or a substantially 1670 equivalent criminal offense in another jurisdiction: aggravated 1671 murder, murder, voluntary manslaughter, felonious assault, 1672 kidnapping, rape, sexual battery, gross sexual imposition, 1673 aggravated arson, aggravated robbery, or aggravated burglary. 1674 Continued practice after suspension shall be considered 1675 practicing without a license or certificate. 1676

The board shall notify the individual subject to the

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suspension by certified mail or in person in accordance with

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section 119.07 of the Revised Code. If an individual whose

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license or certificate is automatically suspended under this

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division fails to make a timely request for an adjudication

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under Chapter 119. of the Revised Code, the board shall do

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whichever of the following is applicable:

- (1) If the automatic suspension under this division is for 1684 a second or subsequent plea of quilty to, or judicial finding of 1685 guilt of, a violation of section 2919.123 or 2919.124 of the 1686 Revised Code, the board shall enter an order suspending the 1687 individual's license or certificate to practice for a period of 1688 at least one year or, if determined appropriate by the board, 1689 1690 imposing a more serious sanction involving the individual's license or certificate to practice. 1691
- (2) In all circumstances in which division (I)(1) of this

 section does not apply, enter a final order permanently revoking

 the individual's license or certificate to practice.

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- (J) If the board is required by Chapter 119. of the 1695 Revised Code to give notice of an opportunity for a hearing and 1696 if the individual subject to the notice does not timely request 1697 a hearing in accordance with section 119.07 of the Revised Code, 1698 the board is not required to hold a hearing, but may adopt, by 1699 an affirmative vote of not fewer than six of its members, a 1700 final order that contains the board's findings. In that final 1701 order, the board may order any of the sanctions identified under 1702 division (A) or (B) of this section. 1703
- (K) Any action taken by the board under division (B) of 1704 this section resulting in a suspension from practice shall be 1705 accompanied by a written statement of the conditions under which 1706 the individual's license or certificate to practice may be 1707 reinstated. The board shall adopt rules governing conditions to 1708 be imposed for reinstatement. Reinstatement of a license or 1709 certificate suspended pursuant to division (B) of this section 1710 requires an affirmative vote of not fewer than six members of 1711 the board. 1712
 - (L) When the board refuses to grant or issue a license or 1713

certificate to practice to an applicant, revokes an individual's	1714
license or certificate to practice, refuses to renew an	1715
individual's license or certificate to practice, or refuses to	1716
reinstate an individual's license or certificate to practice,	1717
the board may specify that its action is permanent. An	1718
individual subject to a permanent action taken by the board is	1719
forever thereafter ineligible to hold a license or certificate	1720
to practice and the board shall not accept an application for	1721
reinstatement of the license or certificate or for issuance of a	1722
new license or certificate.	1723

- (M) Notwithstanding any other provision of the RevisedCode, all of the following apply:1725
- (1) The surrender of a license or certificate issued under 1726 this chapter shall not be effective unless or until accepted by 1727 the board. A telephone conference call may be utilized for 1728 acceptance of the surrender of an individual's license or 1729 certificate to practice. The telephone conference call shall be 1730 considered a special meeting under division (F) of section 1731 121.22 of the Revised Code. Reinstatement of a license or 1732 certificate surrendered to the board requires an affirmative 1733 vote of not fewer than six members of the board. 1734
- (2) An application for a license or certificate made under 1735 the provisions of this chapter may not be withdrawn without 1736 approval of the board.
- (3) Failure by an individual to renew a license or 1738 certificate to practice in accordance with this chapter or a 1739 certificate to recommend in accordance with rules adopted under 1740 section 4731.301 of the Revised Code shall not remove or limit 1741 the board's jurisdiction to take any disciplinary action under 1742 this section against the individual. 1743

(4) At the request of the board, a license or certificate	1744
holder shall immediately surrender to the board a license or	1745
certificate that the board has suspended, revoked, or	1746
permanently revoked.	1747
(N) Sanctions shall not be imposed under division (B) (28)	1748
of this section against any person who waives deductibles and	1749
copayments as follows:	1750
(1) In compliance with the health benefit plan that	1751
expressly allows such a practice. Waiver of the deductibles or	1752
copayments shall be made only with the full knowledge and	1753
consent of the plan purchaser, payer, and third-party	1754
administrator. Documentation of the consent shall be made	1755
available to the board upon request.	1756
(2) For professional services rendered to any other person	1757
authorized to practice pursuant to this chapter, to the extent	1758
allowed by this chapter and rules adopted by the board.	1759
(O) Under the board's investigative duties described in	1760
this section and subject to division (F) of this section, the	1761
board shall develop and implement a quality intervention program	1762
designed to improve through remedial education the clinical and	1763
communication skills of individuals authorized under this	1764
chapter to practice medicine and surgery, osteopathic medicine	1765
and surgery, and podiatric medicine and surgery. In developing	1766
and implementing the quality intervention program, the board may	1767
do all of the following:	1768
(1) Offer in appropriate cases as determined by the board	1769
an educational and assessment program pursuant to an	1770
investigation the board conducts under this section;	1771
(2) Select providers of educational and assessment	1772

services, including a quality intervention program panel of case	1773
reviewers;	1774
(3) Make referrals to educational and assessment service	1775
providers and approve individual educational programs	1776
recommended by those providers. The board shall monitor the	1777
progress of each individual undertaking a recommended individual	1778
educational program.	1779
(4) Determine what constitutes successful completion of an	1780
individual educational program and require further monitoring of	1781
the individual who completed the program or other action that	1782
the board determines to be appropriate;	1783
(5) Adopt rules in accordance with Chapter 119. of the	1784
Revised Code to further implement the quality intervention	1785
program.	1786
An individual who participates in an individual	1787
educational program pursuant to this division shall pay the	1788
financial obligations arising from that educational program.	1789
(P) The board shall not refuse to issue a license to an	1790
applicant because of a conviction, plea of guilty, judicial	1791
finding of guilt, judicial finding of eligibility for	1792
intervention in lieu of conviction, or the commission of an act	1793
that constitutes a criminal offense, unless the refusal is in	1794
accordance with section 9.79 of the Revised Code.	1795
Section 2. That existing sections 5.27, 4723.28, 4730.25,	1796
and 4731.22 of the Revised Code are hereby repealed.	1797
Section 3. The reporting requirement set forth in division	1798
(C) of section 3701.25 of the Revised Code, as enacted by this	1799
act, begins on the date that the Parkinson's Disease Registry,	1800
as established under that section, is capable of receiving	1801

reports, as determined by the Director of Health. The Director	1802
shall provide notice of the date on the internet web site	1803
maintained by the Department of Health and to all of the	1804
entities specified in division (F) of section 3701.25 of the	1805
Revised Code, as enacted by this act.	1806
Section 4. The General Assembly, applying the principle	1807
stated in division (B) of section 1.52 of the Revised Code that	1808
amendments are to be harmonized if reasonably capable of	1809
simultaneous operation, finds that the following sections,	1810
presented in this act as composites of the sections as amended	1811
by the acts indicated, are the resulting versions of the	1812
sections in effect prior to the effective date of the sections	1813
as presented in this act:	1814
Section 4723.28 of the Revised Code as amended by both	1815
H.B. 203 and H.B. 263 of the 133rd General Assembly.	1816
Section 4730.25 of the Revised Code as amended by H.B. 203	1817
and H.B. 263, both of the 133rd General Assembly.	1818