### GENERAL ASSEMBLY OF NORTH CAROLINA

#### **SESSION 1995**

HOUSE BILL 829

Short Title: Reasons to Discipline Chiropractors.

Sponsors: Representatives Watson, Brawley; Black, Buchanan, Dockham, Howard, Locke, and Wainwright.

Referred to: State Government.

### April 11, 1995

1		A BILL TO BE ENTITLED			
2	AN ACT TC	AMEND THE VARIOUS GROUNDS FOR DISCIPLINE OF			
3	PRACTITIC	ONERS OF CHIROPRACTIC BY THE STATE BOARD OF			
4	CHIROPRACTIC EXAMINERS.				
5	The General Assembly of North Carolina enacts:				
6	Section 1. G.S.90-154(b) reads as rewritten:				
7	"(b) <del>The <u>/</u></del>	Any one of the following are is grounds for disciplinary action by the			
8	Board under sub	osection (a):			
9	(1)	Advertising services in a false or misleading manner; manner.			
10	(2)	Conviction of a felony or of a crime involving moral turpitude;-turpitude.			
11	(3)	Addiction or severe dependency upon to alcohol or any other drugs			
12		which endangers the public by impairing a chiropractor's ability to			
13		practice safely; drug that impairs the ability to practice safely.			
14	(4)	Unethical conduct in the practice of the profession as defined in G.S. 90-			
15		154.2.			
16	(5)	Negligence or incompetence in the practice of chiropractic; Negligence,			
17		inompetence, or malpractice in the practice of chiropractic.			
18	<del>(6)</del>	Committing an act or acts constituting malpractice in the practice of			
19		<del>chiropractic;</del>			

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1 2	(7)	Not rendering acceptable care in the practice of the profession as defined in G.S. 90-154.3.
2	(9)	
3 4	(8)	Engaging in a course of lewd Lewd or immoral conduct in connection with the delivery of chiropractic services to a patient; toward a patient.
4 5	(0)	
	(9)	Committing a fraudulent act or acts or engaging in fraudulent conduct in
6		connection with the delivery of or charging for chiropractic services;
7		<u>Committing or attempting to commit fraud, deception, or</u>
8	(10)	misrepresentation for financial gain.
9	(10)	Offering to accept or accepting payment for services rendered by
10		assignment from any third party payor after offering to accept or
11		accepting whatever the third party payor covers as payment in full, if the
12		effect of the offering or acceptance is to eliminate or give the
13		impression of eliminating the need of payment by an insured of any
14		required deductions applicable in the insured's policy;
15	(11)	Submitting to any third payor a claim for a service or treatment without
16		also providing upon request a copy of the claim to the insured;
17	(12)	Reducing or offering to reduce, rebating or offering to rebate,
18		discounting or offering to discount to an insured any payment, by the
19		insured's third party payor to the licensee, for services or treatments
20		rendered under the insured's policy;
21	(13)	Advertising any reduced or discounted fees for services or treatments or
22		advertising any free services or treatments without prominently stating
23		in the advertisement the licensee's usual fee for the service or treatment
24		which is the subject of the discount, rebate, or free offering;
25	(14)	Submitting to any third party payor a claim for a service or treatment at
26	× /	a greater or an inflated fee or charge than the usual fee the licensee
27		charges for that service or treatment when the service or treatment is
28		rendered without third party reimbursement;
29	(15)	Advertising a fee or charge for a service or treatment which is different
30	( )	from the fee or charge the licensee submits to third party payors for that
31		service or treatment;
32	<del>(16)</del>	Violating the provisions of G.S. 90-154.1.
33	(17)	Physical, mental, or emotional infirmity of such severity as to impair the
34	<del>~~~~</del>	ability to practice safely.
35	<u>(18)</u>	Violating the provisions of G.S. 90-151 regarding the extent and
36	<u>,</u>	limitation of license.
37	(19)	Concealing information from the Board or failing to respond truthfully
38	<u>()</u>	and completely to an inquiry from the Board concerning any matter
39		affecting licensure.
40	(20)	Failing to comply with a decision of the Board that is final."
41	<del>~ / /</del>	2. G.S. 90-154.1 is repealed.
42		3. G.S. 90-154.3 reads as rewritten:
43		cceptable <del>practice. care in the practice of chiropractic.</del>
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Acceptable	care in	the practice of chiropractic shall include:		
(1)	The	usual and customary methods as taught in recognized chiropractic		
	colle	<del>ges for:</del>		
	<del>a.</del>	Examination and diagnosis;		
	<del>b.</del>	The use of chiropractic adjustive procedures;		
	<del>c.</del>	Physiological therapeutic agents;		
	<del>d.</del>	Diagnostic radiology; and		
	<del>e.</del>	The maintenance of records sufficient to substantiate the patient's		
		progress in the reestablishment and promotion of health in a		
		hygienic manner.		
<del>(2)</del>		maintenance of the office, premises and equipment in a clean,		
		ary, safe, and adequate condition.		
2		ered which is not in accordance with the foregoing is unacceptable		
care. Nothing in this section shall be deemed to alter the lawful scope of the practice of				
chiropractic as defined in G.S. 90-143.				
		nlawful for a doctor of chiropractic to examine, treat, or render any		
professional service to a patient that does not conform to the standards of acceptable care.				
		of Chiropractic Examiners may adopt rules that establish and define		
standards of acceptable care.				
• •		pect of the practice of chiropractic for which the Board has not		
defined the standard of acceptable care, the standard of acceptable care shall be the usual				
and customary method as taught in recognized chiropractic colleges.				
(d) Nothing in this section affects the scope of the practice of chiropractic in				
	-	rovisions of G.S. 90-151 regarding extent and limitation of license."		
Sec.	4. This	s act becomes effective October 1, 1995.		
	(1) Any and all ca care. Nothing chiropractic as (a) It sh professional se (b) The standards of ac (c) For defined the sta and customary (d) Noti accordance wi	(1) The colle a. b. colle a. b. c. d. e. d. e. d. e. (2) The sanit Any and all care rend care. Nothing in this s chiropractic as defined care. Nothing in this s chiropractic as defined (a) It shall be u professional service to (b) The Board (c) standards of acceptabl (c) For any as defined the standard of and customary method (d) Nothing in accordance with the pr		