GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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Short Title:

HOUSE BILL 195 Committee Substitute Favorable 3/19/19 Committee Substitute #2 Favorable 3/27/19

Board of Nursing Technical Changes.-AB

	Sponsors:
	Referred to:
	February 27, 2019
1	A BILL TO BE ENTITLED
2	AN ACT IMPLEMENTING NORTH CAROLINA BOARD OF NURSING TECHNICAL
3	CHANGES, PROCEDURAL EFFICIENCIES, AND FEE CEILING INCREASES.
4	The General Assembly of North Carolina enacts:
5	SECTION 1. G.S. 90-171.20 reads as rewritten:
6	"§ 90-171.20. Definitions.
7	As used in this Article, unless the context requires otherwise:
8	
9	(3) "License" means a permit issued by the Board to practice nursing as a
10	registered nurse or as a licensed practical nurse, including a renewal thereof.
11	(3a) "Licensee" means any person issued a license by the Board, whether the
12	license is active or inactive, including an inactive license by means of
13	surrender.
14	"
15	SECTION 2. G.S. 90-171.21 reads as rewritten:
16	"§ 90-171.21. Board of Nursing; composition; selection; vacancies; qualifications; term of
17	office; compensation.
18	
19	(d) Qualifications. – Of the eight registered nurse members on the Board, one shall be a
20	nurse administrator employed by a hospital or a hospital system, who shall be accountable for
21	the administration of nursing services and not directly involved in patient care; one shall be an
22	individual who meets the requirements to practice as a certified registered nurse anesthetist, a
23	certified nurse midwife, a clinical nurse specialist, or a nurse practitioner; two shall be staff
24	nurses, defined as individuals who are primarily involved in direct patient care regardless of
25	practice setting; one shall be an at-large registered nurse who meets the requirements of
26	sub-subdivisions (1) a., a1., and b. of this subsection, but is not currently an educator in a program
27	leading to licensure or any other degree-granting program; and three shall be nurse educators.
28	Minimum ongoing employment requirements for every registered nurse and licensed practical
29	nurse shall include continuous employment equal to or greater than fifty percent (50%) of a
30	full-time position that meets the criteria for the specified Board member position. Of the three
31	nurse educators, one shall be a practical nurse educator, one shall be an associate degree or
32	diploma nurse educator, and one shall be a baccalaureate or higher degree nurse educator. All
33	nurse educators shall meet the minimum education requirement as established by the Board's

advantage educators shall meet the minimum education requirement as established by the Board is
education program standards for nurse faculty. Candidates eligible for election to the Board as
nurse educators are not eligible for election as the at-large member.



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	(1)	Except for the at-large member, every registered nurse me following criteria:	ember shall meet the
		a. Hold a current, <u>an active</u>, unencumbered licer	se to practice as a
		registered nurse in North Carolina.	ise to practice as a
		a1. Be a resident of North Carolina.	
		b. Have a minimum of five years of experience as a	registered nurse.
		c. Have been engaged continuously in a position th	
		for the specified Board position for at least thre	
		preceding election.	5
		d. Show evidence that the employer of the registered	d nurse is aware that
		the nurse intends to serve on the Board.	
	(2)	Every licensed practical nurse member shall meet the fol	lowing criteria:
		a. Hold a current, an active, unencumbered licer	se to practice as a
		licensed practical nurse in North Carolina.	
		a1. Be a resident of North Carolina.	
		c. Have a minimum of five years of experience as	a licensed practical
		nurse.	
		d. Have been engaged continuously in the position o	-
		nurse for at least three years immediately precedi	0
		e. Show evidence that the employer of the license aware that the nurse intends to serve on the Board	
	(2)		
	(3)	A public member appointed by the Governor shall not be services or employed in the health services field. No licen	
		health care professional or employed by a health care in	
		insurer, or a health care professional school. No public m	
		the Governor or person in the public member's immedia	
		by G.S. 90-405(8) shall be currently employed as a lice	-
		previously employed as a licensed nurse.	
(g)	Reim	bursement. <u>Compensation.</u> – Board members are e	entitled to receive
compensa	tion an	d reimbursement as authorized by G.S. 93B-5.for all e	xpenses proper and
		ermined by the Board to discharge its duties and to enforce	
-		ursing. The per diem compensation of Board members s	
		\$200.00) per member for time spent in the performance and	d discharge of duties
<u>as a meml</u>			
UR 00 1 81		TION 3. G.S. 90-171.23 reads as rewritten:	
8 90-171	.23. D	uties, powers, and meetings.	
 (b)	Dutio	a normany. The Decard is emperiored to	
(b)	Dutie	s, powers. The Board is empowered to:	
	 (6)	Examine, license, and renew the licenses of duly qua	ified applicants for
	(0)	licensure.	inted applicants for
	<u>(6a)</u>	Determine whether an applicant or licensee is mentally an	d physically capable
	<u>(0a)</u>	of practicing nursing with reasonable skill and safety. Th	
		an applicant or licensee to submit to a mental health exam	
		mental health professional designated by the Board	
		examination by a physician or other licensed health	1 1
			-
		designated by the Board. The Board may order an abbild	ant or licensee to be
		designated by the Board. The Board may order an applic examined before or after charges are presented again	

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1			shall be reported directly to the Board and shall be a	admissible into evidence
2			in a hearing before the Board.	
3		(7)	Cause the prosecution of all persons violating this	s Article. Determine and
4			administer appropriate disciplinary action against all	
5			found to be in violation of this Article or rules adopted	•
6				
7		(10)	Grant or deny Grant, deny, or withdraw approval	for nursing programs as
8			provided in G.S. 90-171.39.	
9		•••	-	
0		(18)	Establish programs for aiding in the recovery and reh	abilitation of nurses who
1			experience chemical addiction or abuse or mental or	physical disabilities and
2			programs for monitoring such nurses for safe	practice.monitoring the
3			treatment, recovery, and safe practice of nurses with	
4			mental health disorders, or physical conditions impac	
5			safe care.	
6		(18a)	Establish programs Enter into agreements for aidin	g in the remediation of
7		()	nurses who experience practice deficiencies.	
8			naises who experience practice deficiencies.	
9		(24)	Order the production of any records concerning	the practice of nursing
0		(= .)	relevant to a complaint received by the Board or an	1 0
1			conducted by or on behalf of the Board.or subpoen	
2			patient records, documents, or other materials conc	
3			heard before or inquired into by the Board, not	
4			provision of law providing for the application	•••
5			provider-patient privilege regarding records, docum	•
5 6			All records, documents, or other materials compiled	
7			to G.S. 90-171.37C. Upon written request and after a	
8			revoke a subpoena if the Board finds the evidence de	-
9			in issue, or if the subpoend does not describe the	
0			-	-
1			sufficient particularity, or if the subpoena is inva	<u>unu toi any outei tegai</u>
2		SECT	<u>reason.</u> " ION 4. G.S. 90-171.27 reads as rewritten:	
2 3	"8 00 1 7 1			
5 4		L.4/. EX	penses payable from fees collected by Board.	
5	 (b)	The sc	hedule of fees shall not exceed the following rates:	
6	(0)	<u>(1)</u>	Application for examination leading to certificate and	la license as a registered
7		<u>(1)</u>	nurse	
8		<u>(2)</u>	Application for certificate and <u>a</u> license as <u>a</u> registered	
9		<u>(2)</u>		-
		(2)	Amplication for each re-examination loading to cont	
0		<u>(3)</u>	Application for each re-examination leading to certi	
1		(\mathbf{A})	registered nurse	
2		<u>(4)</u>	Renewal of <u>a license</u> to practice as <u>a registered</u>	
3		~ ~ ``	D	
4		<u>(5)</u>	Reinstatement of <u>a</u> lapsed license to practice as a regi	
5			fee	
6		<u>(6)</u>	Application for examination leading to certificate an	
7			practical nurse by examination	
8		<u>(7)</u>	Application for certificate and <u>a</u> license as <u>a</u> lice	
9			endorsement	
0		<u>(8)</u>	Application for each re-examination leading to cer	
1			licensed practical nurse	75.00 <u>\$100.00</u>

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1 2	<u>(9)</u>	Renewal of license to practice as a licensed practical r	
- 3 4	<u>(10)</u>	Reinstatement of <u>a</u> lapsed license to practice as a licen renewal fee	used practical nurse and
5 6	<u>(11)</u>	Application fee for <u>a</u> retired registered nurse status practical nurse status	s or <u>a</u> retired licensed
7 8 9	<u>(12)</u>	Reinstatement of <u>a</u> retired registered nurse to practice a retired licensed practical nurse to practice as a li (two-year period)	as a registered nurse or censed practical nurse
10	<u>(13)</u>	Reasonable charge for duplication services and materi	als.
11	A fee for an i	tem listed in this schedule shall not increase from one y	ear to the next by more
12	than twenty perce	ent (20%).	
13	"		
14	SECT	TION 5. G.S. 90-171.33 reads as rewritten:	
15	"§ 90-171.33. Te	emporary license.	
16	(a) Until	the implementation of the computer adaptive licensure (examination, the Board
17	may issue a nom	enewable temporary license to persons who are apply	ing for licensure under
18	G.S. 90-171.30, a	nd who are scheduled for the licensure examination at th	e first opportunity after
19	graduation, for a	period not to exceed the lesser of nine months or	the date of applicant's
20	notification of th	e results of the licensure examination. The Board shall	l-revoke the temporary
21	license of any pe	erson who does not take the examination as scheduled,	, or who has failed the
22	examination for l	icensure as provided by this act.	
23	(b) Upon	implementation of the computer adaptive licensure examples and the computer adaptive licens and the computer adaptive licens adaptive licens and the computer adaptive licens adapti	mination, no temporary
24		ssued to persons who are applying for licensure under G	
25		Board may issue a nonrenewable temporary license to	
26 27		G.S. 90-171.32 for a period not to exceed the lesser of s whether the applicant is qualified to practice nursi	
28		sees may perform patient-care services within limits de	-
29	-	nits, the Board shall consider the ability of the temporar	
30		t patient-care services. Temporary licensees shall be held	d to the standard of care
31	of a fully licensed		
32		TION 6. G.S. 90-171.37 reads as rewritten:	
33	"§ 90-171.37.	Revocation, discipline, suspension, probat	ion, or denial of
34		ure. <u>Disciplinary authority.</u>	
35		Board may initiate an investigation upon receipt of i	
36	1 0	nt violate any provision of this Article or any rule or reg	1 0
37		ordance with the provisions of Chapter 150B of the Gen	
38	-	wer and authority to: (i) refuse to issue a license to prac	
39 40		ate of renewal of a license to practice nursing; (iii) revo	-
40	1	g; and (iv) invoke other such disciplinary measures, cens	· 1
41		e as it deems fit and proper; in any instance or instance	
42		applicant or licensee: to take the following actions: (i) p	
43 44		ions; (ii) impose limitations and conditions; (iii) accept blicly reprimand; (v) issue public letters of concern; (
44 45	-		
43 46	-	eatment programs, or remedial or educational training; leny or refuse to issue a license renewal, issue a fine,	
40 47		or privilege to practice nursing in this State for any per	±
48	have done any of		toon the Dourd Inido to
49	(1)	Has given false information or has withheld materia	l information from the
5 0	(1)	Board in procuring or attempting to procure a license	
50		Dourd in procuring of attempting to procure a neelise	o praviloo naronig.

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1	(2)	Has been convicted of or pleaded guilty or nolo contend	lere to any crime which
2		indicates that the nurse is unfit or incompetent to prac-	tice nursing or that the
3		nurse has deceived or defrauded the public.a crime inv	olving moral turpitude
4		or the violation of a law involving the practice of nursi	<u>ng.</u>
5	(3)	Has a mental or physical disability or uses any drug to	a degree that interferes
6		with his or her fitness to practice nursing. Is unable to	practice nursing with
7		reasonable skill and safety to patients by reason of ill	ness, excessive use of
8		alcohol, drugs, chemicals, or any other type of materia	al, or by reason of any
9		physical or mental abnormality.	
10	(4)	Engages in conduct that endangers the public health.	
11	(5)	Is unfit or incompetent to practice nursing by reason of	deliberate or negligent
12		acts or omissions regardless of whether actual inj	ury to the patient is
13		established.	
14	(6)	Engages in conduct that deceives, defrauds, or harms t	he public in the course
15		of professional activities or services.	
16	<u>(6a)</u>	Commits acts of moral turpitude.	
17	<u>(6b)</u>	Engages in unprofessional conduct that is nonconform	ing to the standards of
18		acceptable and prevailing nursing practice or the	
19		profession, even if a patient is not injured.	
20	<u>(6c)</u>	Commits acts of dishonesty, injustice, or immorality	y in the course of the
21		licensee's practice or otherwise, including acts outside	of this State.
22	<u>(6d)</u>	Has had a license or privilege to practice nursing denie	d, revoked, suspended,
23		restricted, or acted against by any jurisdiction. I	For purposes of this
24		subdivision, the licensing authority's acceptance of	a license to practice
25		nursing that is voluntarily relinquished by a nurse, b	by stipulation, consent
26		order, or other settlement in response to or in antici	pation of the filing of
27		administrative charges against the nurse's license, is an	
28		to practice nursing. The Board is empowered and aut	thorized to take action
29		based on the factual findings of the licensing authority	that took action.
30	<u>(6e)</u>	Fails to respond to the Board's inquiries in a reason	nable manner or time
31		regarding any matter affecting the license to practice n	<u>ursing.</u>
32	(7)	Has violated any provision of this Article. Article or any	y provision of the rules
33		adopted by the Board under this Article.	
34	(8)	Has willfully violated any rules enacted by the Board.	
35	<u>(b)</u> The H	Board may take any of the actions specified above in	n this section when a
36	registered nurse a	pproved to perform medical acts has violated rules gove	erning the performance
37	of medical acts b	y a registered nurse; provided this shall not interfere with	ith the authority of the
38	North Carolina N	Aedical Board to enforce rules and regulations governing	ng the performance of
39	medical acts by a	registered nurse.	
40	<u>(c)</u> The I	Board may reinstate a revoked license, revoke censur	e or probative terms,
41	probation, or ren	nove other licensure restrictions when it finds that the r	reasons for revocation,
42	censure or probat	ive terms, probation, or other licensure restrictions no lo	onger exist and that the
43	nurse or applicar	t-licensee or applicant for a license can reasonably be	expected to safely and
44	properly practice	nursing.	
45	<u>(d)</u> <u>The E</u>	oard retains jurisdiction over an expired, inactive, or v	oluntarily surrendered
46	license. The Boar	d's jurisdiction over the licensee extends for all matters,	known or unknown to
47	the Board, at the	time of the expiration, inactivation, or surrender of the li	cense.
48	(e) The B	oard, members of the Board, and staff shall not be hele	d liable in any civil or
49	-	ing for exercising the powers and duties authorized by la	w provided the person
50	was acting in goo		
51	SECT	TION 7. G.S. 90-171.37A reads as rewritten:	

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"§ 90-171.37A. Use of hearing committee and depositions.
(a) The Board, in its discretion, may designate in writing three or more of its members to
conduct hearings as a hearing committee to take-receive evidence. A majority of the hearing
committee shall be licensed nurses.
(b) Evidence and testimony may be presented at hearings before the Board or a hearing
committee in the form of depositions before any person authorized to administer oaths in
accordance with the procedure for the taking of depositions in civil actions in the superior court.
At the discretion of the Board, witness testimony may be received by telephone or
videoconferencing at a hearing.
SECTION 8. Article 9A of Chapter 90 of the General Statutes is amended by adding
new sections to read:
" <u>§ 90-171.37B. Appeal from Board's disciplinary action of licensee.</u>
(a) A licensee may appeal a public disciplinary action made by the Board under
G.S. 90-171.37(a). A licensee may appeal any public disciplinary action made by the Board to
the superior court located in the county where the licensee resides or where the Board is located
by filing written notice of appeal within 30 days after receipt of the Board's decision. A licensee
must state all exceptions to the Board's decision in the licensee's written notice of appeal and
properly identify the general court of justice where the licensee intends the appeal to be heard.
(b) Within 30 days of receiving a licensee's written notice of appeal, the Board shall
prepare, certify, and file the record, charges, notice of hearing, transcript of testimony, documents
and written evidence produced at the hearing, the Board's decision, and a licensee's notice of
appeal with the clerk of superior court in the county where the licensee appealed the Board's
decision.
"§ 90-171.37C. Board to keep public records.
(a) All records, papers, investigative information, and other documents containing
information that the Board, its members, or its employees possess, gathered, or received as a
result of investigations, inquiries, assessments, or interviews conducted in connection with a
licensing complaint, appeal, assessment, potential impairment matter, or disciplinary matter shall
not be considered public records under Chapter 132 of the General Statutes, and are privileged,
confidential, not subject to discovery, subpoena, or any means of legal compulsion for release to
anyone other than the Board, its employees, or consultants involved in the application for license,
impairment assessment, or discipline of a licensee, except as provided in subsection (b) of this
section. For the purposes of this section, "investigative information" means investigative files
and reports, information relating to the identity and report of a physician or other professional
performing an expert review for the Board, and any of the Board's deposition transcripts related
to a hearing not admitted into evidence.
(b) The Board shall provide the licensee or applicant for a license access to all
information in its possession that the Board intends to offer into evidence at the licensee's or
applicant's hearing, unless good cause is shown for delay. This information shall be subject to
any privilege or restriction set forth by rule, statute, or legal precedent and must be requested in
writing from the licensee or applicant who is the subject of the complaint or investigation. The
Board shall not be required to produce (i) information subject to attorney-client privilege or (ii)
investigative information that the Board will not offer into evidence, and is related to advice,
opinions, or recommendations of the Board's staff, consultants, or agents.
(c) Any licensee's notice of statement of charges, notice of hearing, and all information
contained in those documents shall be public records under Chapter 132 of the General Statutes.
(d) If the Board, its employees, or its agents possess investigative information indicating
a crime may have been committed, the Board may report the information to the appropriate law
enforcement agency or district attorney of the district in which the offense was committed. The
Board shall cooperate with and assist any law enforcement agency or district attorney conducting
unit and and any two enterestions agone, or district attorney conducting

1 a criminal investigation or prosecution of a licensee by providing relevant information. This 2 information shall be confidential under G.S. 132-1.4 and shall remain confidential after 3 disclosure to a law enforcement agency or district attorney. 4 All licensees shall self-report to the Board any of the following within 30 days of their (e) 5 arrest or indictment: 6 (1) Any felony arrest or indictment. Any arrest for driving while impaired or driving under the influence. 7 (2)8 (3) Any arrest or indictment for the possession, use, or sale of any controlled 9 substance. 10 The Board, its members, or its staff may release confidential information concerning (f) 11 the denial, annulment, suspension, or revocation of a license to any other health care licensing board in this State, other state, or country, or authorized Department of Health and Human 12 13 Services personnel who are charged with the enforcement or investigative responsibilities of 14 licensure. 15 If the Board releases this confidential information, the Board shall notify and provide a 16 summary of the information to the licensee within 60 days after the information is transmitted. 17 The licensee may make a written request that the Board provide the licensee a copy of all 18 information transmitted within 30 days of receiving notice of the initial transmittance. The Board shall not provide the information if the information relates to an ongoing criminal investigation 19 20 by any law enforcement agency or authorized Department of Health and Human Services 21 personnel with enforcement or investigative responsibilities. 22 Notwithstanding the provisions of G.S. 90-171.37C, the Board shall withhold the (g) 23 identity of a patient, including information relating to dates and places of treatment, or any other 24 information that would tend to identify the patient, in any proceeding, record of a hearing, and in 25 the notice of charges against any licensee, unless the patient or the patient's representative 26 expressly consents to the public disclosure. "§ 90-171.37D. Service of notices. 27 Any notice required by this Article may be served either personally by an employee 28 (a) 29 of the Board or by an officer authorized by law to serve process, or by registered or certified 30 mail, return requested, directed to the licensee or applicant at his or her last known address as shown by the records of the Board. If notice is served personally, it shall be deemed to have been 31 32 served at the time when the officer or employee of the Board delivers the notice to the person 33 addressed or delivers the notice at the licensee's or applicant's last known address as shown by 34 records of the Board with a person of suitable age and discretion then residing therein. Where 35 notice is served in a manner authorized by Rule 4(j) of the North Carolina Rules of Civil Procedure, it shall be deemed to have been served on the date borne by the return receipt showing 36 37 delivery of the notice to the licensee's or applicant's last known address as shown by the records 38 of the Board, regardless of whether the notice was actually received or whether the notice was 39 unclaimed or undeliverable for any reason." 40 SECTION 9. G.S. 90-171.39 reads as rewritten: 41 "§ 90-171.39. Approval. 42 The Board shall designate persons to survey proposed nursing programs, including the 43 elinical facilities, programs. The persons designated by the Board shall submit a written report 44 of the survey to the Board. If in the opinion of the Board the standards for approved nursing 45 education are met, the program shall be given approval." SECTION 10. G.S. 90-171.40 reads as rewritten: 46 47 "§ 90-171.40. Ongoing approval. 48 The Board shall review all nursing programs in the State at least every eight 10 years or more often as considered necessary. If the Board determines that any approved nursing program does 49 50 not meet or maintain the standards required by the Board, the Board shall give written notice specifying the deficiencies to the institution responsible for the program. The Board shall 51

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1	withdraw approval from evaluate and take appropriate action, including withdraw	<u>ving approval,</u>
2	for a program that fails to correct deficiencies within a reasonable time. The Board	shall publish
3	annually a list of nursing programs in this State showing their approval status."	
4	SECTION 11. G.S. 90-171.43 reads as rewritten:	
5	"§ 90-171.43. License required.	
6	(a) No person shall practice or offer to practice as a registered nurse or licer	-
7	nurse, or use the word "nurse" as a title for herself or himself, or use an abbreviation	
8	that the person is a registered nurse or licensed practical nurse, unless the person	
9	licensed as a registered nurse or licensed practical nurse as provided by this Article	
10	"nurse" is part of a longer title, such as "nurse's aide", a person who is entitled to	
11	shall use the entire title and may not abbreviate the title to "nurse". This Artic	cie snall not,
12 13	however, be construed to prohibit or limit the following:	mon holds o
13 14	(1) The performance by any person of any act for which that performance by any person of any act for which that performance issued pursuant to North Carolina law;	erson notus a
14	(2) The clinical practice by students enrolled in approved nursing	ng programs
16	continuing education programs, or refresher courses under the s	010
17	qualified faculty;	
18	(3) The performance of nursing performed by persons who hold	a temporary
19	license issued pursuant to G.S. 90-171.33;	I I J
20	(4) The delegation to any person, including a member of the patien	t's family, by
21	a physician licensed to practice medicine in North Carolina, a licensed to practice medicine in North Carolina, a license of the second s	
22	or registered nurse of those patient-care services which are routing	ne, repetitive,
23	limited in scope that do not require the professional judgment o	of a registered
24	nurse or licensed practical nurse;	
25	(5) Assistance by any person in the case of emergency.	
26	Any person permitted to practice nursing without a license as provided in subd	livision (2) or
27	(3) of this section shall be held to the same standard of care as any licensed nurse.	
28	(b) The Board shall have the authority to promulgate rules to enforce the	provisions of
29 30	this section." SECTION 12. Article 9A of Chapter 90 of the General Statutes is	amondod by
30 31	adding a new section to read:	amended by
32	" <u>§ 90-171.49. Disasters and emergencies.</u>	
33	If the Governor declares a state of emergency or a county or municipality enac	ts ordinances
34	under G.S. 153A-121, 160A-174, 166A-19.31, or Article 22 of Chapter 130A or	
35	Statutes, the Board may waive the requirements of this Article to allow emergency h	
36	to the public."	
37	SECTION 13. G.S. 90-171.47 reads as rewritten:	
38	"§ 90-171.47. Reports: immunity from suit.	
39	Any person who has reasonable cause to suspect misconduct or incapacity of	
40	who has reasonable cause to suspect that any person is in violation of this Article, in	
41	actions specified in G.S. 90-171.37(1) through (8), G.S. 90-171.37, G.S. 90	
42	G.S. 90-171.44, shall report the relevant facts to the Board. Upon receipt of such cl	• •
43	its own initiative, the Board may give notice of an administrative hearing or may,	-
44 45	investigation, dismiss unfounded charges. Any person making a report pursuant t	
45 46	shall be immune from any criminal prosecution or civil liability resulting therefrom person knew the report was false or acted in reckless disregard of whether the repo	
40 47	SECTION 14. G.S. 90-171.48 reads as rewritten:	nt was 1818C.
48	"§ 90-171.48. Criminal history record checks of applicants for licensure.	
49		
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(c)	If an	applicant's criminal history record check reveals one or more	e convictions listed
under subse	ection	(a)(2) of this section, the conviction shall not automatically	bar licensure. The
Board shall	cons	ider all of the following factors regarding the conviction:	
	(1)	The level of seriousness of the crime.	
	(2)	The date of the crime.	
	(3)	The age of the person at the time of the conviction.	
	(4)	The circumstances surrounding the commission of the crir	ne, if known.
	(5)	The nexus between the criminal conduct of the person an	d the job duties of
		the position to be filled.	
	(6)	The person's prison, jail, probation, parole, rehabilitation	n, and employment
		records since the date the crime was committed.	
	(7)	The subsequent commission by the person of a crime liste	ed in subsection (a)
		of this section.	
If, after rev	iewin	g the factors, the Board determines that the grounds set forth	in subsections (1),
(2), (3), (4)	, (5),	or (6) of G.S. 90-171.37 exist, the Board may deny licensu	re of the applicant.
The Board	may	disclose to the applicant information contained in the crim	inal history record
check that i	is rele	evant to the denial. The Board shall not provide a copy of t	he criminal history
		the applicant. The applicant shall have the right to appear b	
		l's decision. However, an appearance before the full Board	
	of ad	ministrative remedies in accordance with Chapter 150B of th	e General Statutes.
"			
		FION 15. This act becomes effective October 1, 2019, and	
-	renew	yed on or after that date and actions taken by the Board of I	Nursing on or after
that date.			