SESSION 1999

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SENATE BILL 1179 Health Care Committee Substitute Adopted 5/31/00

Short Title: Health Care Registry Reports.

(Public)

Sponsors:

Referred to:

May 9, 2000

1	A BILL TO BE ENTITLED
2	AN ACT PERTAINING TO REPORTING REQUIREMENTS FOR THE HEALTH
3	CARE PERSONNEL REGISTRY; IMPOSING PENALTIES FOR VIOLATIONS
4	OF LICENSING AND OTHER REQUIREMENTS FOR CERTAIN MENTAL
5	HEALTH FACILITIES; AND AUTHORIZING THE ADOPTION OF CERTAIN
6	TEMPORARY AND PERMANENT RULES TO IMPLEMENT REQUIREMENTS
7	FOR CERTAIN MENTAL HEALTH FACILITIES.
8	The General Assembly of North Carolina enacts:
9	Section 1. G.S. 131E-256(g) reads as rewritten:
10	"(g) Upon investigation and documentation, health-Health care facilities shall ensure
11	that the Department is notified of all substantiated-allegations against health care personnel
12	personnel, including injuries of unknown source, which appear to a reasonable person to be
13	related to any act listed in subdivision (a)(1) of this section, and shall promptly report to the
14	Department any resulting disciplinary action, demotion, or termination of employment of health
15	care personnel. section. Facilities must have evidence that all alleged acts are investigated
16	and must make every effort to protect residents from harm while the investigation is in
17	progress. The results of all investigations must be reported to the Department within five
18	working days of the initial notification to the Department."

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1	Section 2. Article 15 of Chapter 131E of the General Statutes is amended by
2	adding the following new section to read:
3	" <u>§ 131E-256.1. Adverse action on a license; appeal procedures.</u>
4	(a) The Department may suspend, cancel, or amend a license when a facility
5	subject to this Article has substantially failed to comply with this Article or rules adopted
6	under this Article.
7	(b) Administrative action taken by the Department under this section shall be in
8	accordance with Chapter 150B of the General Statutes."
9	Section 3. G.S. 122C-23 is amended by adding the following new subsection to
10	read:
11	"(g) The Secretary may suspend the admission of any new clients to a facility
12	licensed under this Article where the conditions of the facility are detrimental to the
13	health or safety of the clients. This suspension shall be for the period determined by the
14	Secretary and shall remain in effect until the Secretary is satisfied that conditions or
15	circumstances merit removal of the suspension. In suspending admissions under this
16	subsection, the Secretary shall consider the following factors:
17	(1) The degree of sanctions necessary to ensure compliance with this
18	section and rules adopted to implement this subsection, and
19	(2) The character and degree of impact of the conditions at the facility on
20	the health or safety of its clients.
21	A facility may contest a suspension of admissions under this subsection in accordance
22	with Chapter 150B of the General Statutes. In contesting the suspension of admissions,
23	the facility must file a petition for a contested case within 20 days after the Department
24	mails notice of suspension of admissions to the licensee."
25	Section 4. Article 2 of Chapter 122C of the General Statutes is amended by
26	adding the following new section to read:
27	" <u>§ 122C-24.1. Penalties; remedies.</u>
28	(a) <u>Violations Classified. – The Department of Health and Human Services shall</u>
29	impose an administrative penalty in accordance with provisions of this Article on any
30	facility licensed under this Article which is found to be in violation of Article 2 or 3 of
31	this Chapter or applicable State and federal laws and regulations. Citations issued for
32	violations shall be classified according to the nature of the violation as follows:
33	(1) "Type A Violation" means a violation by a facility of the regulations,
34	standards, and requirements set forth in Article 2 or 3 of this Chapter or
35	applicable State or federal laws and regulations governing the licensure
36	or certification of a facility which results in death or serious physical
37	harm, or results in substantial risk that death or serious physical harm
38	will occur. Type A Violations shall be abated or eliminated
39	immediately. The Department shall require an immediate plan of
40	correction for each Type A Violation. The person making the findings
41	shall do the following:

1			a Orally and immediately inform the administrator of the facility of
2			a. Orally and immediately inform the administrator of the facility of the specific findings and what must be done to correct them, and
23			set a date by which the violation must be corrected;
3 4			
4 5			b. <u>Within 10 working days of the investigation, confirm in writing</u> to the administrator the information provided orally under sub-
5 6			· · ·
0 7			<u>subdivision a. of this subdivision; and</u> <u>c.</u> <u>Provide a copy of the written confirmation required under sub-</u>
8			
o 9			subdivision b. of this subdivision to the Department.
9 10			The Department shall impose a civil penalty in an amount not less than two hundred fifty dollars (\$250,00) nor more than five they and dollars
			two hundred fifty dollars (\$250.00) nor more than five thousand dollars
11			(\$5,000) for each Type A Violation in facilities or programs that serve
12			nine or fewer persons. The Department shall impose a civil penalty in an
13			amount not less than five hundred dollars (\$500.00) nor more than ten
14			thousand dollars (\$10,000) for each Type A Violation in facilities or
15		(\mathbf{a})	programs that serve 10 or more persons.
16		<u>(2)</u>	<u>"Type B Violation</u> "means a violation by a facility of the regulations,
17			standards, and requirements set forth in Article 2 or 3 of this Chapter or
18			applicable State or federal laws and regulations governing the licensure
19			or certification of a facility which present a direct relationship to the
20			health, safety, or welfare of any client or patient, but which does not
21			result in substantial risk that death or serious physical harm will occur.
22			The Department shall require a plan of correction for each Type B
23			Violation and may require the facility to establish a specific plan of
24		D 1	correction within a specific time period to address the violation.
25	<u>(b)</u>		ties for Failure to Correct Violations Within Time Specified. –
26		<u>(1)</u>	Where a facility has failed to correct a Type A Violation, the
27			Department shall assess the facility a civil penalty in the amount of up
28			to five hundred dollars (\$500.00) for each day that the deficiency
29			continues beyond the time specified in the plan of correction approved
30			by the Department or its authorized representative. The Department or
31			its authorized representative shall ensure that the violation has been
32			corrected.
33		<u>(2)</u>	Where a facility has failed to correct a Type B Violation within the time
34			specified for correction by the Department or its authorized
35			representative, the Department shall assess the facility a civil penalty in
36			the amount of up to two hundred dollars (\$200.00) for each day that the
37			deficiency continues beyond the date specified for correction without
38			just reason for the failure. The Department or its authorized
39			representative shall ensure that the violation has been corrected.
40		<u>(3)</u>	The Department shall impose a civil penalty which is treble the amount
41			assessed under subdivision (1) of subsection (a) of this section when a
42			facility under the same management, ownership, or control has received
43			a citation and paid a penalty for violating the same specific provision of

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1		a statute or regulation for which it received a citation during the
2		previous 12 months.
3		ors to Be Considered in Determining Amount of Initial Penalty In
4	-	ne amount of the initial penalty to be imposed under this section, the
5	· · · · ·	all consider the following factors:
6	<u>(1)</u>	The gravity of the violation, including the fact that death or serious
7		physical harm to a client or patient has resulted; the severity of the
8		actual or potential harm, and the extent to which the provisions of the
9	(2)	applicable statutes or regulations were violated;
10	<u>(2)</u>	The gravity of the violation, including the probability that death or
11		serious physical harm to a client or patient will result; the severity of the
12		potential harm, and the extent to which the provisions of the applicable
13	(2)	statutes or regulations were violated;
14	<u>(3)</u>	The gravity of the violation, including the probability that death or
15		serious physical harm to a client or patient may result; the severity of
16		the potential harm, and the extent to which the provisions of the
17	(A)	applicable statutes or regulations were violated;
18	<u>(4)</u>	The reasonable diligence exercised by the licensee to comply with G.S.
19 20	(5)	131E-256 and other applicable State and federal laws and regulations;
20	$\frac{(5)}{(6)}$	Efforts by the licensee to correct violations;
21	<u>(6)</u>	The number and type of previous violations committed by the licensee
22	(7)	within the past 36 months; The encount of ecception of ecception of ecceptions of ecce
23	<u>(7)</u>	The amount of assessment necessary to ensure immediate and continued
24 25	(0)	<u>compliance; and</u> The number of elients or notionts put at risk by the violation
25 26	$(\underline{8})$	The number of clients or patients put at risk by the violation.
26 27		facts found to support the factors in subsection (c) of this section shall be
27		termining the amount of the penalty. The Department shall document the record and shall make the written record available to all affected
28 29	parties includi	
29 30	(1)	<u>The licensee involved;</u>
31	$\frac{(1)}{(2)}$	The clients or patients affected; and
32	$\frac{(2)}{(3)}$	The family members or guardians of the clients or patients affected.
32 33		Department shall impose a civil penalty on any facility which refuses to
33 34		prized representative of the Department to inspect the premises and records
35	of the facility.	sized representative of the Department to inspect the premises and records
36		facility wishing to contest a penalty shall be entitled to an administrative
37	· / ·	vided in Chapter 150B of the General Statutes. A petition for a contested
38		filed within 30 days after the Department mails a notice of penalty to a
39		east the following specific issues shall be addressed at the administrative
40	hearing:	and the renewing specific issues shall be undressed at the animistrative
41	<u>(1)</u>	The reasonableness of the amount of any civil penalty assessed, and
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1	(2) The degree to which each factor has been evaluated pursuant to
2	subsection (c) of this section to be considered in determining the amount
3	of an initial penalty.
4	If a civil penalty is found to be unreasonable or if the evaluation of each factor is
5	found to be incomplete, the hearing officer may recommend that the penalty be adjusted
6	accordingly.
7	(g) Any penalty imposed by the Department of Health and Human Services under
8	this section shall commence on the day the violation began.
9	(h) The Secretary may bring a civil action in the superior court of the county
10	wherein the violation occurred to recover the amount of the administrative penalty
11	whenever a facility:
12	(1) Which has not requested an administrative hearing fails to pay the
13	penalty within 60 days after being notified of the penalty, or
14	(2) Which has requested an administrative hearing fails to pay the penalty
15	within 60 days after receipt of a written copy of the decision as provided
16	<u>in G.S. 150B-36.</u>
17	(i) In lieu of assessing an administrative penalty, the Secretary may order a
18	facility to provide staff training if:
19	(1) The penalty would be for the facility's only violation within a 12-month
20	period preceding the current violation and while the facility is under the
21	same management; and
22	(2) The training is:
23	<u>a.</u> <u>Specific to the violation;</u>
24	b. Approved by the Department of Health and Human Services; and
25	c. <u>Taught by someone approved by the Department and other than</u>
26	the provider.
27	(j) The clear proceeds of civil penalties provided for in this section shall be
28	remitted to the State Treasurer for deposit in accordance with State law.
29	(k) In considering renewal of a license, the Department shall not renew a license if
30	outstanding fines and penalties imposed by the Department against the facility or
31	program have not been paid. Fines and penalties for which an appeal is pending are
32	exempt from consideration for nonrenewal under this subsection."
33	Section 5. G.S. 122C-26 reads as rewritten:
34	"§ 122C-26. Powers of the Commission.
35	In addition to other powers and duties, the Commission shall exercise the following
36	powers and duties:
37	(1) Adopt, amend, and repeal rules consistent with the laws of this State and
38	the laws and regulations of the federal government to implement the
39	provisions and purposes of this Article;
40	(2) Issue declaratory rulings needed to implement the provisions and
41	purposes of this Article;
42	(3) Adopt rules governing appeals of decisions to approve or deny licensure
43	under this Article; and

1	(4)	Adop	t rules for the waiver of rules adopted under this Article. Article;
2		and	
3	<u>(5)</u>	Adop	t rules applicable to facilities licensed under this Article:
4		<u>a.</u>	Establishing personnel requirements of staff employed in
5			facilities;
6		<u>b.</u>	Establishing qualifications of facility administrators or directors;
7		<u>c.</u>	Establishing requirements for death reporting including
8			confidentiality provisions related to death reporting; and
9		<u>d.</u>	Establishing requirements for patient advocates."
10	Sectio	on 6. 1	Notwithstanding G.S. 150B-21.1(a), the Commission for Mental
11	Health, Develop	menta	Disabilities, and Substance Abuse Services shall adopt temporary
12	rules to impleme	ent G.S	. 122C-26(5).
13	Sectio	on 7. S	ections 1 through 4 of this act become effective October 1, 2000.
14	The remainder of	of this a	tet is effective when it becomes law.