1	STATE OF OKLAHOMA
2	1st Session of the 56th Legislature (2017)
3	COMMITTEE SUBSTITUTE FOR ENGROSSED
4	HOUSE BILL 2339 By: Ritze of the House
5	and
6	Yen of the Senate
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9	COMMITTEE SUBSTITUTE
10	An Act relating to professions and occupations; amending 59 O.S. 2011, Sections 488, 505, 509, 512,
11	as amended by Section 3, Chapter 176, O.S.L. 2014, 513 and 518.1 (59 O.S. Supp. 2016, Section 512),
12	which relate to the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act; amending 74
13	O.S. 2011, Section 18c, as last amended by Section 1, Chapter 31, O.S.L. 2016 (74 O.S. Supp. 2016, Section
14	18c,), which relates to employment of attorneys, authority of boards or officials; modifying
15	terminology; making language gender-neutral; making certain meetings not required; permitting certain
16	review; requiring certain written notice; providing certain construction; deleting certain authorization
17	and direction; modifying certain definition; permitting Board to contract with agencies to perform
18	administrative services; permitting Board investigators to perform certain services; providing
19	that licensees shall be deemed to have given consent for Board investigators to inspect certain records;
20	providing consequences for certain refusal; permitting application for search warrant; permitting
21	Board investigators to investigate records to determine if licensee is in compliance with certain
22	laws; providing that Board investigators meeting certain qualifications have jurisdiction to perform
23	certain duties; deleting requirement that physician's license be revoked upon final felony conviction after
24	exhaustion of appellate process; deleting requirement

1 that suspension or revocation of license for certain conviction be based on the merits; permitting certain 2 program to employ director for certain purpose and to fix salary; permitting program to contract with 3 certain entities; providing certain exemption; providing for codification; and providing an effective date.

6 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
7 SECTION 1. AMENDATORY 59 O.S. 2011, Section 488, is
8 amended to read as follows:

9 Section 488. A. The Board may hold regular meetings at times to be fixed by the president and secretary of the Board in 10 11 accordance with the provisions of the Oklahoma Open Meeting Act. In 12 addition, the president and secretary may call such special and other meetings in accordance with the provisions of the Oklahoma 13 Open Meeting Act. A majority of the members of the Board shall 14 15 constitute a quorum for the transaction of business but a less number may adjourn from time to time until a quorum is present. 16

No meeting as provided for in subsection A of this section 17 Β. shall be required for the determination of the qualifications of an 18 applicant for a certificate license issued pursuant to the 19 provisions of Section 495 of this title. Each member of the Board 20 authorized to vote on licensure may review the qualifications of the 21 applicant during times other than when a regular or special meeting 22 is held, to determine the sufficiency of said qualifications. 23 Each member shall notify the secretary of his or her findings, in 24

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writing. The provisions of this subsection shall not be construed
 to prohibit the Board from reviewing the qualifications of an
 applicant for licensure during any regular or special meeting of the
 Board.

5 C. No meeting of an Advisory Committee under the jurisdiction of the Board under Title 59 shall be required for the determination 6 7 of the qualifications of an applicant for a license. Each member of the Advisory Committee authorized to make recommendations on 8 9 licensure may review the qualifications of the applicant during 10 times other than when a regular or special Advisory Committee 11 meeting is held, to determine the sufficiency of said 12 qualifications. Each member of the Advisory Committee shall notify the Board Secretary of his or her recommendations, in writing. The 13 provisions of this subsection shall not be construed to prohibit the 14 Advisory Committee from reviewing the qualifications of an applicant 15 for licensure during any regular or special meeting of the Advisory 16 Committee. 17 AMENDATORY 59 O.S. 2011, Section 505, is SECTION 2. 18 amended to read as follows: 19 Section 505. It is hereby provided that the State of Oklahoma 20 is a proper and necessary party in the prosecution of all such 21

23 unprofessional conduct under the contemplation of this act, and the

actions and hearings before the Board in all matters pertaining to

24 Attorney General of the state, in person, or by deputy, is

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1 authorized and directed to appear in behalf thereof and the. The 2 defendant in such action shall have the right to be represented by 3 counsel. The Board shall sit as a trial body and the rulings of the president thereof in all questions shall be the rulings of the 4 Board, unless reversed by a majority vote of the Board upon appeal 5 thereto from such rulings of the president. The secretary shall 6 7 preserve a record of all proceedings in such hearings and shall furnish a transcript thereof to the defendant upon request therefor, 8 9 provided the said defendant shall pay the actual cost of preparing 10 such transcript. If the services of a court reporter are requested, the court reporter shall be reimbursed or paid by the party who made 11 12 such request.

13SECTION 3.AMENDATORY59 O.S. 2011, Section 509, is14amended to read as follows:

Section 509. The words "unprofessional conduct" as used in Sections 481 through 514 of this title are hereby declared to include, but shall not be limited to, the following:

18 1. Procuring, aiding or abetting a criminal operation;

The obtaining of any fee or offering to accept any fee,
 present or other form of remuneration whatsoever, on the assurance
 or promise that a manifestly incurable disease can or will be cured;

3. Willfully betraying a professional secret to the detrimentof the patient;

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1 4. Habitual intemperance or the habitual use of habit-forming 2 drugs; 3 5. Conviction or confession of, or plea of guilty, nolo contendere, no contest or Alford plea to a felony or of any offense 4 5 involving moral turpitude; 6. All advertising of medical business in which statements are 6 made which are grossly untrue or improbable and calculated to 7 mislead the public; 8 9 7. Conviction or confession of, or plea of guilty, nolo 10 contendere, no contest or Alford plea to a crime involving violation of: 11 12 a. the antinarcotic or prohibition laws and regulations of the federal government, 13 the laws of this state, or b. 14 State Board of Health rules; 15 с. 8. Dishonorable or immoral conduct which is likely to deceive, 16 defraud, or harm the public; 17 9. The commission of any act which is a violation of the 18 criminal laws of any state when such act is connected with the 19 physician's practice of medicine. A complaint, indictment or 20 confession of a criminal violation shall not be necessary for the 21 enforcement of this provision. Proof of the commission of the act 22 while in the practice of medicine or under the quise of the practice 23 of medicine shall be unprofessional conduct; 24

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Failure to keep complete and accurate records of purchase
 and disposal of controlled drugs or of narcotic drugs;

3 11. The writing of false or fictitious prescriptions for any 4 drugs or narcotics declared by the laws of this state to be 5 controlled or narcotic drugs;

6 12. Prescribing or administering a drug or treatment without
7 sufficient examination and the establishment of a valid physician8 patient relationship;

9 13. The violation, or attempted violation, direct or indirect,
10 of any of the provisions of the Oklahoma Allopathic Medical and
11 Surgical Licensure and Supervision Act, either as a principal,
12 accessory or accomplice;

13 14. Aiding or abetting, directly or indirectly, the practice of 14 medicine by any person not duly authorized under the laws of this 15 state;

The inability to practice medicine with reasonable skill 16 15. and safety to patients by reason of age, illness, drunkenness, 17 excessive use of drugs, narcotics, chemicals, or any other type of 18 material or as a result of any mental or physical condition. 19 In enforcing this subsection the State Board of Medical Licensure and 20 Supervision may, upon probable cause, request a physician to submit 21 to a mental or physical examination by physicians designated by it. 22 If the physician refuses to submit to the examination, the Board 23 shall issue an order requiring the physician to show cause why the 24

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1 physician will not submit to the examination and shall schedule a hearing on the order within thirty (30) days after notice is served 2 3 on the physician. The physician shall be notified by either personal service or by certified mail with return receipt requested. 4 5 At the hearing, the physician and the physician's attorney are entitled to present any testimony and other evidence to show why the 6 physician should not be required to submit to the examination. 7 After a complete hearing, the Board shall issue an order either 8 9 requiring the physician to submit to the examination or withdrawing 10 the request for examination. The medical license of a physician 11 ordered to submit for examination may be suspended until the results of the examination are received and reviewed by the Board; 12

13 16. Prescribing, dispensing or administering of controlled
14 substances or narcotic drugs in excess of the amount considered good
15 medical practice, or prescribing, dispensing or administering
16 controlled substances or narcotic drugs without medical need in
17 accordance with published standards;

18 17. Engaging in physical conduct with a patient which is sexual 19 in nature, or in any verbal behavior which is seductive or sexually 20 demeaning to a patient;

21 18. Failure to maintain an office record for each patient which 22 accurately reflects the evaluation, treatment, and medical necessity 23 of treatment of the patient;

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19. Failure to provide necessary ongoing medical treatment when
 a doctor-patient relationship has been established, which
 relationship can be severed by either party providing a reasonable
 period of time is granted; or

5 20. Failure to provide a proper and safe medical facility 6 setting and qualified assistive personnel for a recognized medical 7 act, including but not limited to an initial in-person patient 8 examination, office surgery, diagnostic service or any other medical 9 procedure or treatment. Adequate medical records to support 10 diagnosis, procedure, treatment or prescribed medications must be 11 produced and maintained.

SECTION 4. AMENDATORY 59 O.S. 2011, Section 512, as amended by Section 3, Chapter 176, O.S.L. 2014 (59 O.S. Supp. 2016, Section 512), is amended to read as follows:

15 Section 512. The secretary of the State Board of Medical Licensure and Supervision shall be paid an annual salary in an 16 amount fixed by the Board. The Board shall have the authority to 17 expend such funds as are necessary in carrying out the duties of the 18 Board and shall have the authority to hire all necessary personnel, 19 at salaries to be fixed by the Board, as the Board shall deem 20 necessary. The Board shall have the authority to hire attorneys to 21 represent the Board in all legal matters and to assist authorized 22 state and county officers in prosecuting or restraining violations 23

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1 of Section 481 et seq. of this title, and to fix the salaries or per 2 diem of said attorneys.

3 The Board shall have the authority to hire one or more investigators as may be necessary to carry out the provisions of 4 5 this act at an annual salary to be fixed by the Board. Such investigators may be commissioned peace officers of this state. 6 In 7 addition such investigators shall have the authority and duty to investigate and inspect the records of all persons in order to 8 9 determine whether or not a disciplinary action for unprofessional 10 misconduct is warranted or whether the narcotic laws or the 11 dangerous drug laws have been complied with.

12 The Board is specifically authorized to contract with state 13 agencies or other bodies to perform investigative services <u>or other</u> 14 administrative services at a rate set by the Board.

15 The Board is authorized to pay the travel expenses of Board 16 employees and members in accordance with the State Travel 17 Reimbursement Act.

18 The expenditures authorized herein shall not be a charge against 19 the state, but the same shall be paid solely from the Board's 20 depository fund.

21 SECTION 5. NEW LAW A new section of law to be codified 22 in the Oklahoma Statutes as Section 512.1 of Title 59, unless there 23 is created a duplication in numbering, reads as follows:

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A. Investigators for the State Board of Medical Licensure and
 Supervision shall perform such services as are necessary in the
 investigation of criminal activity or preparation of administrative
 actions.

5 B. Any licensee subject to the provisions of the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act shall 6 be deemed to have given consent to any duly authorized investigator 7 of the Board to access, enter or inspect the records, either on-site 8 9 or at the Board office or facilities of such licensee or applicant 10 subject to the Oklahoma Allopathic Medical and Surgical Licensure 11 and Supervision Act. Refusal to allow such access, entry or 12 inspection may constitute grounds for the denial, nonrenewal, suspension or revocation of a license. Upon refusal of such access, 13 entry or inspection, pursuant to this section, the Board or a duly 14 authorized representative may make application for and obtain a 15 search warrant from the district court where the facility or records 16 are located to allow such access, entry or inspection. 17

C. Investigators shall also have the authority and duty to investigate and inspect the records of all persons in order to determine whether the licensee is in compliance with applicable narcotics and dangerous drug laws and regulations.

D. Any investigator certified as a peace officer by the Council on Law Enforcement Education and Training shall have statewide jurisdiction to perform the duties authorized by this section. In

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addition, the investigator shall be considered a peace officer and
 shall have the powers now or hereafter vested by law in peace
 officers.

4 SECTION 6. AMENDATORY 59 O.S. 2011, Section 513, is 5 amended to read as follows:

Section 513. A. 1. The State Board of Medical Licensure and 6 7 Supervision is hereby given quasi-judicial powers while sitting as a Board for the purpose of revoking, suspending or imposing other 8 9 disciplinary actions upon the license of physicians or surgeons of 10 this state, and appeals from its decisions shall be taken to the 11 Supreme Court of this state within thirty (30) days of the date that 12 a copy of the decision is mailed to the appellant, as shown by the 13 certificate of mailing attached to the decision.

14 2. The license of any physician or surgeon who has been 15 convicted of any felony in or without the State of Oklahoma and 16 whether in a state or federal court, may be suspended by the Board 17 upon the submission thereto of a certified copy of the judgment and 18 sentence of the trial court and the certificate of the clerk of the 19 court of the conviction.

3. Upon proof of a final felony conviction by the courts and after exhaustion of the appellate process, the Board shall revoke the physician's license. If the felony conviction is overturned on appeal and no other appeals are sought, the Board shall restore the license of the physician. Suspension or revocation of the license

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of any person convicted of a felony on any other grounds than that
of moral turpitude or the violation of the federal or state narcotic
laws, shall be on the merits of the particular case, but the court
<u>Court</u> records in the trial of such case when <u>of such a</u> conviction
has been had shall be prima facie evidence of the conviction.

The Board shall also revoke and cancel the license of any 6 4. 7 physician or surgeon who has been charged in a court of record of this or other states of the United States or in the federal court 8 9 with the commission of a felony and who is a fugitive from justice, 10 upon the submission of a certified copy of the charge together with a certificate from the clerk of the court that after the commitment 11 12 of the crime the physician or surgeon fled from the jurisdiction of the court and is a fugitive from justice. 13

B. To the extent necessary to allow the Board the power to enforce disciplinary actions imposed by the Board, in the exercise of its authority, the Board may punish willful violations of its orders and impose additional penalties as allowed by Section 509.1 of this title.

19SECTION 7.AMENDATORY59 O.S. 2011, Section 518.1, is20amended to read as follows:

21 Section 518.1. A. There is hereby established the Allied 22 Professional Peer Assistance Program to rehabilitate allied medical 23 professionals whose competency may be compromised because of the 24 abuse of drugs or alcohol, so that such allied medical professionals

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can be treated and can return to or continue the practice of allied
 medical practice in a manner which will benefit the public. The
 program shall be under the supervision and control of the State
 Board of Medical Licensure and Supervision.

5 Β. The Board may appoint one or more peer assistance evaluation advisory committees, hereinafter called the "allied peer assistance 6 committees". Each of these committees shall be composed of members, 7 the majority of which shall be licensed allied medical professionals 8 9 with expertise in chemical dependency. The allied peer assistance 10 committees shall function under the authority of the State Board of 11 Medical Licensure and Supervision in accordance with the rules of 12 the Board. The program may be one hundred percent (100%) outsourced 13 to professional groups specialized in this arena. The committee members shall serve without pay, but may be reimbursed for the 14 expenses incurred in the discharge of their official duties in 15 accordance with the State Travel Reimbursement Act. 16

С. The Board may appoint and employ a qualified person or 17 persons to serve as program coordinators and shall fix such person's 18 The program may employ a director for purposes of 19 compensation. ongoing nonclerical administrative duties and shall fix the 20 director's compensation. The Board shall define the duties of the 21 program coordinators and director who shall report directly to the 22 Board. 23

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D. The Board is authorized to adopt and revise rules, not
 inconsistent with the Oklahoma Allopathic Medical and Surgical
 Licensure and Supervision Act, as may be necessary to enable it to
 carry into effect the provisions of this section.

E. A portion of licensing fees for each allied profession, not
to exceed Ten Dollars (\$10.00), may be used to implement and
maintain the Allied Professional Peer Assistance Program.

8 F. All monies paid pursuant to subsection E of this section 9 shall be deposited in an agency special account revolving fund under 10 the State Board of Medical Licensure and Supervision, and shall be 11 used for the general operating expenses of the Allied Professional 12 Peer Assistance Program, including payment of personal services.

G. Records and management information system of the professionals enrolled in the Allied Professional Peer Assistance Program and reports shall be maintained in the program office in a place separate and apart from the records of the Board. The records shall be made public only by subpoena and court order; provided however, confidential treatment shall be cancelled upon default by the professional in complying with the requirements of the program.

H. Any person making a report to the Board or to an allied peer assistance committee regarding a professional suspected of practicing allied medical practice while habitually intemperate or addicted to the use of habit-forming drugs, or a professional's progress or lack of progress in rehabilitation, shall be immune from

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any civil or criminal action resulting from such reports, provided
 such reports are made in good faith.

I. A professional's participation in the Allied Professional Peer Assistance Program in no way precludes additional proceedings by the Board for acts or omissions of acts not specifically related to the circumstances resulting in the professional's entry into the program. However, in the event the professional defaults from the program, the Board may discipline the professional for those acts which led to the professional entering the program.

J. The Executive Director of the Board shall suspend the license immediately upon notification that the licensee has defaulted from the Allied Professional Peer Assistance Program, and shall assign a hearing date for the matter to be presented to the Board.

15 K. All treatment information, whether or not recorded, and all 16 communications between a professional and therapist are both 17 privileged and confidential. In addition, the identity of all 18 persons who have received or are receiving treatment services shall 19 be considered confidential and privileged.

20 L. As used in this section, unless the context otherwise 21 requires:

22 1. "Board" means the State Board of Medical Licensure and23 Supervision; and

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2. "Allied peer assistance committee" means the peer assistance
 evaluation advisory committee created in this section, which is
 appointed by the State Board of Medical Licensure and Supervision to
 carry out specified duties.

5 <u>M. The Allied Professional Peer Assistance Program may contract</u> 6 <u>with outside entities for services that are not available to it or</u> 7 <u>can be obtained for a lesser cost through such a contract. The</u> 8 contract shall be ratified by the Board.

9 SECTION 8. AMENDATORY 74 O.S. 2011, Section 18c, as last
10 amended by Section 1, Chapter 31, O.S.L. 2016 (74 O.S. Supp. 2016,
11 Section 18c), is amended to read as follows:

Section 18c. A. 1. Except as otherwise provided by this subsection, no state officer, board or commission shall have authority to employ or appoint attorneys to advise or represent said officer, board or commission in any matter.

2. The provisions of this subsection shall not apply to the 16 Corporation Commission, the Council on Law Enforcement Education and 17 Training, the Consumer Credit Commission, the Board of Managers of 18 the State Insurance Fund, the Oklahoma Tax Commission, the 19 Commissioners of the Land Office, the Oklahoma Public Welfare 20 Commission also known as the Commission for Human Services, the 21 State Board of Corrections, the Oklahoma Health Care Authority, the 22 Department of Public Safety, the Oklahoma State Bureau of Narcotics 23 and Dangerous Drugs Control, the Alcoholic Beverage Laws Enforcement 24

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1 Commission, the Transportation Commission, the Oklahoma Energy 2 Resources Board, the Oklahoma Merit Protection Commission, the 3 Office of Management and Enterprise Services, the Oklahoma Water Resources Board, the Department of Labor, the Department of 4 5 Agriculture, Food, and Forestry, the Northeast Oklahoma Public Facilities Authority, the Oklahoma Firefighters Pension and 6 7 Retirement System, the Oklahoma Public Employees Retirement System, the Uniform Retirement System for Justices and Judges, the Oklahoma 8 9 Conservation Commission, the Office of Juvenile Affairs, the State 10 Board of Pharmacy, the Board of Medical Licensure and Supervision 11 and until January 1, 2022, the Oklahoma Department of Veterans 12 Affairs.

3. The provisions of paragraph 2 of this subsection shall not
be construed to authorize the Office of Juvenile Affairs to employ
any attorneys that are not specifically authorized by law.

4. All the legal duties of such officer, board or commission
shall devolve upon and are hereby vested in the Attorney General;
provided that:

a. the Governor shall have authority to employ special
counsel to protect the rights or interest of the state
as provided in Section 6 of this title, and
b. liquidation agents of banks shall have the authority
to employ local counsel, with the consent of the Bank

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Commissioner and the Attorney General and the approval of the district court.

3 At the request of any state officer, board or commission, в. except the Corporation Commission, the Board of Managers of the 4 5 CompSource Oklahoma, Oklahoma Tax Commission and the Commissioners of the Land Office, the Grand River Dam Authority, the Oklahoma 6 State Bureau of Narcotics and Dangerous Drugs Control, the Alcoholic 7 Beverage Laws Enforcement Commission, the Oklahoma Firefighters 8 9 Pension and Retirement System, the Oklahoma Public Employees 10 Retirement System, the Uniform Retirement System for Justices and 11 Judges and the Interstate Oil and Gas Compact Commission, the 12 Attorney General shall defend any action in which they may be sued 13 in their official capacity. At the request of any such state officer, board or commission, the Attorney General shall have 14 authority to institute suits in the name of the State of Oklahoma on 15 their relation, if after investigation the Attorney General is 16 17 convinced there is sufficient legal merit to justify the action.

18 C. Any officer, board, or commission which has the authority to 19 employ or appoint attorneys may request that the Attorney General 20 defend any action arising pursuant to the provisions of The 21 Governmental Tort Claims Act.

D. Nothing in this section shall be construed to repeal or affect the provisions of the statutes of this state pertaining to attorneys and legal advisors of the several commissions and

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1	departments of state specified in subsection B of this section, and
2	all acts and parts of acts pertaining thereto shall be and remain in
3	full force and effect.
4	SECTION 9. This act shall become effective November 1, 2017.
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