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ASSEMBLY BILL NO. 555—ASSEMBLYMAN MABEY

MARCH 29, 2005

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Referred to Committee on Commerce and Labor

SUMMARY—Makes various changes relating to provisions governing medical professionals. (BDR 54-570)

FISCAL NOTE: Effect on Local Government: No.  
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets **[omitted material]** is material to be omitted.

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AN ACT relating to medical professionals; making various changes to the provisions governing certain medical professionals; providing for the imposition of certain civil penalties; and providing other matters properly relating thereto.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN  
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- 1      **Section 1.** NRS 630.007 is hereby amended to read as follows:  
2      630.007 “Administrative physician” means a physician who is  
3      licensed only to act in an administrative capacity as an:  
4        1. Officer or employee of a state agency; **[or]**  
5        2. Independent contractor pursuant to a contract with the State  
6        **[; or]**  
7        **3. Officer, employee or independent contractor of a private**  
8      **insurance company, medical facility or medical care organization,**  
9      **and who does not examine or treat patients in a clinical setting.**
- 10     **Sec. 2.** NRS 630.103 is hereby amended to read as follows:  
11     630.103 1. The Board shall employ a person as the Executive  
12     **[Secretary] Director** of the Board.  
13        2. The Executive **[Secretary] Director** serves as the chief  
14      administrative officer of the Board at a level of compensation set by  
15      the Board.  
16        3. The Executive **[Secretary] Director** is an at-will employee  
17      who serves at the pleasure of the Board.



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1       **Sec. 3.** NRS 630.254 is hereby amended to read as follows:  
2       630.254 1. *Each licensee shall maintain a permanent  
3       mailing address with the Board to which all communications from  
4       the Board to the licensee must be sent. A licensee who changes his  
5       permanent mailing address shall notify the Board of his new  
6       permanent mailing address within 30 days after the change. If a  
7       licensee fails to notify the Board of a change in his permanent  
8       mailing address within 30 days after the change, the Board:*

9              (a) *Shall impose upon the licensee a fine not to exceed \$100;  
10       and*

11              (b) *May initiate disciplinary action against the licensee as  
12       provided pursuant to subsection 9 of NRS 630.306.*

13       2. Any licensee who changes the location of his office in this  
14       State shall notify the Board of the change before practicing at the  
15       new location.

16       ~~2.1~~ 3. Any licensee who closes his office in this State shall:

17              (a) Notify the Board of this occurrence within 14 days after the  
18       closure; and

19              (b) For a period of 5 years thereafter keep the Board apprised of  
20       the location of the medical records of his patients.

21       **Sec. 4.** NRS 630.255 is hereby amended to read as follows:

22       630.255 1. Any licensee who changes the location of his  
23       practice of medicine from this State to another state or country, has  
24       never engaged in the practice of medicine in this State after  
25       licensure or has ceased to engage in the practice of medicine in this  
26       State for 12 consecutive months may be placed on inactive status by  
27       order of the Board.

28       2. *Each inactive registrant shall maintain a permanent  
29       mailing address with the Board to which all communications from  
30       the Board to the registrant must be sent. An inactive registrant  
31       who changes his permanent mailing address shall notify the  
32       Board of his new permanent mailing address within 30 days after  
33       the change. If an inactive registrant fails to notify the Board of a  
34       change in his permanent mailing address within 30 days after the  
35       change, the Board shall impose upon the registrant a fine not to  
36       exceed \$100.*

37       3. Before resuming the practice of medicine in this State, the  
38       inactive registrant must:

39              (a) Notify the Board of his intent to resume the practice of  
40       medicine in this State;

41              (b) File an affidavit with the Board describing his activities  
42       during the period of his inactive status;

43              (c) Complete the form for registration for active status;

44              (d) Pay the applicable fee for biennial registration; and

45              (e) Satisfy the Board of his competence to practice medicine.



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1        [B-4] 4. If the Board determines that the conduct or competence  
2 of the registrant during the period of inactive status would have  
3 warranted denial of an application for a license to practice medicine  
4 in this State, the Board may refuse to place the registrant on active  
5 status.

6        **Sec. 5.** NRS 630.259 is hereby amended to read as follows:

7        630.259 1. A person may apply to the Board to be licensed as  
8 an administrative physician if the person meets all of the statutory  
9 requirements for licensure in effect at the time of application except  
10 the requirements of paragraph (d) of subsection 2 of NRS 630.160.

11        2. A person who is licensed as an administrative physician  
12 pursuant to this section:

13              (a) May not engage in the practice of **clinical** medicine;

14              (b) Shall comply with all of the statutory requirements for  
15 continued licensure pursuant to this chapter; and

16              (c) Shall be deemed to hold a license to practice medicine in an  
17 administrative capacity only.

18        **Sec. 6.** NRS 630.299 is hereby amended to read as follows:

19        630.299 1. If the Board has reason to believe that a person  
20 has violated, is violating or is about to violate any provision of this  
21 chapter, the Board **or any investigative committee of the Board** may  
22 issue to the person a letter of warning, a letter of concern or a  
23 nonpunitive admonishment at any time before the Board has  
24 initiated any disciplinary proceedings against the person.

25        2. The issuance of such a letter or admonishment:

26              (a) Does not preclude the Board from initiating any disciplinary  
27 proceedings against the person or taking any disciplinary action  
28 against the person based on any conduct alleged or described in the  
29 letter or admonishment or any other conduct; and

30              (b) Does not constitute a final decision of the Board and is not  
31 subject to judicial review.

32        **Sec. 7.** NRS 652.210 is hereby amended to read as follows:

33        652.210 No person other than a licensed physician, a licensed  
34 optometrist, a licensed practical nurse, a registered nurse, a licensed  
35 physician assistant, a certified osteopathic physician's assistant, a  
36 certified intermediate emergency medical technician, a certified  
37 advanced emergency medical technician, **a practitioner of**  
38 **respiratory care licensed pursuant to chapter 630 of NRS** or a  
39 licensed dentist may manipulate a person for the collection of  
40 specimens, except that technical personnel of a laboratory may  
41 collect blood, remove stomach contents, perform certain diagnostic  
42 skin tests or field blood tests or collect material for smears and  
43 cultures.



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1       **Sec. 8.** NRS 440.415 is hereby amended to read as follows:

2       440.415 1. A physician who anticipates the death of a patient  
3 because of an illness, infirmity or disease may authorize a specific  
4 registered nurse **or licensed physician assistant** or the registered  
5 nurses **or licensed physician assistants** employed by a medical  
6 facility or program for hospice care to make a pronouncement of  
7 death if they attend the death of the patient.

8       2. Such an authorization is valid for 120 days. Except as  
9 otherwise provided in subsection 3, the authorization must:

10      (a) Be a written order entered on the chart of the patient;

11      (b) State the name of the registered nurse or nurses **or licensed**  
**physician assistant or assistants** authorized to make the  
12 pronouncement of death; and

13      (c) Be signed and dated by the physician.

14      3. If the patient is in a medical facility or under the care of a  
15 program for hospice care, the physician may authorize the registered  
16 nurses **or licensed physician assistants** employed by the facility or  
17 program to make pronouncements of death without specifying the  
18 name of each nurse **or assistant, as applicable.**

19      4. If a pronouncement of death is made by a registered nurse **or**  
**licensed physician assistant**, the physician who authorized that  
20 action shall sign the medical certificate of death within 24 hours  
21 after being presented with the certificate.

22      5. If a patient in a medical facility is pronounced dead by a  
23 registered nurse **or licensed physician assistant** employed by the  
24 facility, the registered nurse **or licensed physician assistant** may  
25 release the body of the patient to a licensed funeral director pending  
26 the completion of the medical certificate of death by the attending  
27 physician if the physician or the medical director or chief of the  
28 medical staff of the facility has authorized the release in writing.

29      6. The Board may adopt regulations concerning the  
30 authorization of a registered nurse **or licensed physician assistant** to  
31 make pronouncements of death.

32      7. As used in this section:

33       (a) **"Licensed physician assistant"** means a person licensed as  
**a physician assistant pursuant to chapter 630 of NRS.**

34       (b) "Medical facility" means:

35          (1) A facility for skilled nursing as defined in NRS 449.0039;  
36          (2) A facility for hospice care as defined in NRS 449.0033;  
37          (3) A hospital as defined in NRS 449.012;  
38          (4) An agency to provide nursing in the home as defined in  
39           NRS 449.0015; or  
40           (5) A facility for intermediate care as defined in  
41           NRS 449.0038.



1        ~~(b)~~ **(c)** “Program for hospice care” means a program for  
2 hospice care licensed pursuant to chapter 449 of NRS.

3        ~~(c)~~ **(d)** “Pronouncement of death” means a declaration of the  
4 time and date when the cessation of the cardiovascular and  
5 respiratory functions of a patient occurs as recorded in the patient’s  
6 medical record by the attending provider of health care in  
7 accordance with the provisions of chapter 440 of NRS.

8        **Sec. 9.** This act becomes effective on July 1, 2005.

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