STATE OF OKLAHOMA

2nd Session of the 57th Legislature (2020)

HOUSE BILL 3872

By: Dunnington

AS INTRODUCED

An Act relating to professions and occupations; creating the Youth Mental Health Protection Act; defining terms; prohibiting conversion therapy for certain persons; amending 59 O.S. 2011, Section 509, as last amended by Section 8, Chapter 492, O.S.L. 2019 (59 O.S. Supp. 2019, Section 509), which relates to the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act; modifying unprofessional conduct; amending 59 O.S. 2011, Section 567.8, as last amended by Section 9, Chapter 428, O.S.L. 2019 (59 O.S. Supp. 2019, Section 567.8), which relates to the Nursing Practice Act; modifying criteria for imposition of disciplinary action; amending 59 O.S. 2011, Section 637, as amended by Section 12, Chapter 428, O.S.L. 2019 (59 O.S. Supp. 2019, Section 637), which relates to the Oklahoma Osteopathic Medicine Act; modifying criteria for imposition of disciplinary action; amending 59 O.S. 2011, Section 1370, as last amended by Section 4, Chapter 267, O.S.L. 2019 (59 O.S. Supp. 2019, Section 1370), which relates to the Psychologists Licensing Act; modifying criteria for imposition of disciplinary action; amending 59 O.S. 2011, Section 1912, as last amended by Section 63, Chapter 363, O.S.L. 2019 (59 O.S. Supp. 2019, Section 1912), which relates to the Licensed Professional Counselors Act; modifying criteria for imposition of disciplinary action; amending 59 O.S. 2011, Section 1925.15, as last amended by Section 65, Chapter 363, O.S.L. 2019 (59 O.S. Supp. 2019, Section 1925.15), which relates to the Marital and Family Therapist Licensure Act; modifying criteria for imposition of disciplinary action; amending 59 O.S. 2011, Section 1941, as last amended by Section 67, Chapter 363, O.S.L. 2019 (59 O.S. Supp. 2019, Section 1941), which relates to the
Licensed Behavioral Practitioner Act; modifying
criteria for imposition of disciplinary action;
providing for codification; and providing an
effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 1925.19 of Title 59, unless
there is created a duplication in numbering, reads as follows:

Sections 1 through 3 of this act shall be known and may be cited
as the "Youth Mental Health Protection Act".

SECTION 2. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 1925.20 of Title 59, unless
there is created a duplication in numbering, reads as follows:

As used in the Youth Mental Health Protection Act:

1. "Conversion therapy" means any practice or treatment that
seeks to change a person's sexual orientation or gender identity,
including, but not limited to, any effort to change behaviors or
gender expressions or to eliminate or reduce sexual or romantic
attractions or feelings toward persons of the same sex. "Conversion
therapy" does not mean:

   a. counseling or mental health services that provide
      acceptance, support and understanding of a person
without seeking to change sexual orientation or gender identity, or

b. mental health services that facilitate a person's coping, social support, or sexual orientation or gender identity exploration and development, including, but not limited to, an intervention to prevent or address unlawful conduct or unsafe sexual practices, without seeking to change sexual orientation or gender identity;

2. "Gender identity" means the gender-related identity, appearance, mannerisms, or other gender-related characteristics of an individual, regardless of the individual's designated sex at birth; and

3. "Sexual orientation" means heterosexuality, homosexuality or bisexuality, whether actual or perceived.

SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1925.21 of Title 59, unless there is created a duplication in numbering, reads as follows:

No provider, as defined in Section 725.2 of Title 59 of the Oklahoma Statutes, shall provide conversion therapy to any person under eighteen (18) years of age, or to a consumer, regardless of age, for whom a conservator or guardian has been appointed. The provision of conversion therapy in violation of the provisions of
the Youth Mental Health Protection Act shall be grounds for
disciplinary action by the provider's licensing board.

SECTION 4. AMENDATORY 59 O.S. 2011, Section 509, as last
amended by Section 8, Chapter 492, O.S.L. 2019 (59 O.S. Supp. 2019,
Section 509), is amended to read as follows:

Section 509. The words "unprofessional conduct" as used in
Sections 481 through 518.1 of this title are hereby declared to
include, but shall not be limited to, the following:

1. Procuring, aiding or abetting a criminal operation;
2. 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 detriment
of the patient;
4. Habitual intemperance or the habitual use of habit-forming
drugs;
5. Conviction or confession of, or plea of guilty, nolo
contendere, no contest or Alford plea to a felony or any offense
involving moral turpitude;
6. All advertising of medical business in which statements are
made which are grossly untrue or improbable and calculated to
mislead the public;
7. Conviction or confession of, or plea of guilty, nolo contendere, no contest or Alford plea to a crime involving violation of:
   a. the antinarcotic or prohibition laws and regulations of the federal government,
   b. the laws of this state,
   c. State Board of Health rules, or
   d. a determination by a judge or jury;

8. Dishonorable or immoral conduct which is likely to deceive, defraud, or harm the public;

9. The commission of any act which is a violation of the criminal laws of any state when such act is connected with the physician's practice of medicine. A complaint, indictment or confession of a criminal violation shall not be necessary for the enforcement of this provision. Proof of the commission of the act while in the practice of medicine or under the guise of the practice of medicine shall be unprofessional conduct;

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

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

12. Prescribing or administering a drug or treatment without sufficient examination and the establishment of a valid physician-
1. patient relationship and not prescribing in a safe, medically accepted manner;

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

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

15. The inability to practice medicine with reasonable skill and safety to patients by reason of age, illness, drunkenness, excessive use of drugs, narcotics, chemicals, or any other type of material or as a result of any mental or physical condition. In enforcing this section the State Board of Medical Licensure and Supervision may, upon probable cause, request a physician to submit to a mental or physical examination by physicians designated by it. If the physician refuses to submit to the examination, the Board shall issue an order requiring the physician to show cause why the physician will not submit to the examination and shall schedule a hearing on the order within thirty (30) days after notice is served on the physician, exclusive of the day of service. The physician shall be notified by either personal service or by certified mail with return receipt requested. At the hearing, the physician and the physician's attorney are entitled to present any testimony and
other evidence to show why the physician should not be required to submit to the examination. After a complete hearing, the Board shall issue an order either requiring the physician to submit to the examination or withdrawing the request for examination. The medical license of a physician ordered to submit for examination may be suspended until the results of the examination are received and reviewed by the Board;

16. a. Prescribing, dispensing or administering of controlled substances or narcotic drugs in excess of the amount considered good medical practice,
b. prescribing, dispensing or administering controlled substances or narcotic drugs without medical need in accordance with pertinent licensing board standards, or
c. prescribing, dispensing or administering opioid drugs in excess of the maximum dosage authorized under Section 2-309I of Title 63 of the Oklahoma Statutes;

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

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

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

21. Providing conversion therapy, as defined in Section 2 of this act, to any person under eighteen (18) years of age, or to a consumer, regardless of age, for whom a conservator or guardian has been appointed.

SECTION 5. AMENDATORY 59 O.S. 2011, Section 567.8, as last amended by Section 9, Chapter 428, O.S.L. 2019 (59 O.S. Supp. 2019, Section 567.8), is amended to read as follows:

Section 567.8 A. The Oklahoma Board of Nursing shall have the power to take any or all of the following actions:

1. To deny, revoke or suspend any:
   a. licensure to practice as a Licensed Practical Nurse, single-state or multistate,
b. licensure to practice as a Registered Nurse, single-state or multistate,
c. multistate privilege to practice in Oklahoma,
d. licensure to practice as an Advanced Practice Registered Nurse,
e. certification to practice as an Advanced Unlicensed Assistant,
f. authorization for prescriptive authority, or
g. authority to order, select, obtain and administer drugs;

2. To assess administrative penalties; and

3. To otherwise discipline applicants, licensees or Advanced Unlicensed Assistants.

B. The Board shall impose a disciplinary action against the person pursuant to the provisions of subsection A of this section upon proof that the person:

1. Is guilty of deceit or material misrepresentation in procuring or attempting to procure:

a. a license to practice registered nursing, licensed practical nursing, or a license to practice advanced practice registered nursing with or without either prescriptive authority recognition or authorization to order, select, obtain and administer drugs, or

b. certification as an Advanced Unlicensed Assistant;
2. Is guilty of a felony, or any offense reasonably related to the qualifications, functions or duties of any licensee or Advanced Unlicensed Assistant, or any offense an essential element of which is fraud, dishonesty, or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed, or any conduct resulting in the revocation of a deferred or suspended sentence or probation imposed pursuant to such conviction;

3. Fails to adequately care for patients or to conform to the minimum standards of acceptable nursing or Advanced Unlicensed Assistant practice that, in the opinion of the Board, unnecessarily exposes a patient or other person to risk of harm;

4. Is intemperate in the use of alcohol or drugs, which use the Board determines endangers or could endanger patients;

5. Exhibits through a pattern of practice or other behavior actual or potential inability to practice nursing with sufficient knowledge or reasonable skills and safety due to impairment caused by illness, use of alcohol, drugs, chemicals or any other substance, or as a result of any mental or physical condition, including deterioration through the aging process or loss of motor skills, mental illness, or disability that results in inability to practice with reasonable judgment, skill or safety; provided, however, the provisions of this paragraph shall not be utilized in a manner that conflicts with the provisions of the Americans with Disabilities Act;
6. Has been adjudicated as mentally incompetent, mentally ill, chemically dependent or dangerous to the public or has been committed by a court of competent jurisdiction, within or without this state;

7. Is guilty of unprofessional conduct as defined in the rules of the Board;

8. Is guilty of any act that jeopardizes a patient's life, health or safety as defined in the rules of the Board;

9. Violated a rule promulgated by the Board, an order of the Board, or a state or federal law relating to the practice of registered, practical or advanced practice registered nursing or advanced unlicensed assisting, or a state or federal narcotics or controlled dangerous substance law including, but not limited to, prescribing, dispensing or administering opioid drugs in excess of the maximum limits authorized in Section 2-309I of Title 63 of the Oklahoma Statutes;

10. Has had disciplinary actions taken against the individual's registered or practical nursing license, advanced unlicensed assistive certification, or any professional or occupational license, registration or certification in this or any state, territory or country;

11. Has defaulted or been terminated from the peer assistance program for any reason;
12. Fails to maintain professional boundaries with patients, as defined in the Board rules; or

13. Engages in sexual misconduct, as defined in Board rules, with a current or former patient or key party, inside or outside the health care setting; or

14. Provides conversion therapy, as defined in Section 2 of this act, to any person under eighteen (18) years of age, or to a consumer, regardless of age, for whom a conservator or guardian has been appointed.

C. Any person who supplies the Board information in good faith shall not be liable in any way for damages with respect to giving such information.

D. The Board may cause to be investigated all reported violations of the Oklahoma Nursing Practice Act. Information obtained during an investigation into possible violations of the Oklahoma Nursing Practice Act shall be kept confidential, but may be introduced by the state in administrative proceedings before the Board, whereupon the information admitted becomes a public record. Public records maintained by the agency are administrative records, not public civil or criminal records.

Confidential investigative records shall not be subject to discovery or subpoena in any civil or criminal proceeding, except that the Board may give such information to law enforcement and other state agencies as necessary and appropriate in the discharge
of the duties of that agency and only under circumstances that ensure against unauthorized access to the information.

E. The Board may authorize the Executive Director to issue a confidential letter of concern to a licensee when evidence does not warrant formal proceedings, but the Executive Director has noted indications of possible errant conduct that could lead to serious consequences and formal action.

F. All individual proceedings before the Board shall be conducted in accordance with the Administrative Procedures Act.

G. At a hearing the accused shall have the right to appear either personally or by counsel, or both, to produce witnesses and evidence on behalf of the accused, to cross-examine witnesses and to have subpoenas issued by the designated Board staff. If the accused is found guilty of the charges the Board may refuse to issue a renewal of license to the applicant, revoke or suspend a license, or otherwise discipline a licensee.

H. A person whose license is revoked may not apply for reinstatement during the time period set by the Board. The Board on its own motion may at any time reconsider its action.

I. Any person whose license is revoked or who applies for renewal of registration and who is rejected by the Board shall have the right to appeal from such action pursuant to the Administrative Procedures Act.
J. 1. Any person who has been determined by the Board to have violated any provisions of the Oklahoma Nursing Practice Act or any rule or order issued pursuant thereto shall be liable for an administrative penalty not to exceed Five Hundred Dollars ($500.00) for each count for which any holder of a certificate or license has been determined to be in violation of the Oklahoma Nursing Practice Act or any rule promulgated or order issued pursuant thereto.

2. The amount of the penalty shall be assessed by the Board pursuant to the provisions of this section, after notice and an opportunity for hearing is given to the accused. In determining the amount of the penalty, the Board shall include, but not be limited to, consideration of the nature, circumstances, and gravity of the violation and, with respect to the person found to have committed the violation, the degree of culpability, the effect on ability of the person to continue to practice, and any show of good faith in attempting to achieve compliance with the provisions of the Oklahoma Nursing Practice Act.

K. The Board shall retain jurisdiction over any person issued a license, certificate or temporary license pursuant to the Oklahoma Nursing Practice Act, regardless of whether the license, certificate or temporary license has expired, lapsed or been relinquished during or after the alleged occurrence or conduct prescribed by the Oklahoma Nursing Practice Act.
L. In the event disciplinary action is imposed, any person so disciplined shall be responsible for any and all costs associated with satisfaction of the discipline imposed.

M. In the event disciplinary action is imposed in an administrative proceeding, the Board shall have the authority to recover the monies expended by the Board in pursuing any disciplinary action, including but not limited to costs of investigation, probation or monitoring fees, administrative costs, witness fees, attorney fees and court costs. This authority shall be in addition to the Board's authority to impose discipline as set out in subsection A of this section.

N. The Executive Director shall immediately suspend the license of any person upon proof that the person has been sentenced to a period of continuous incarceration serving a penal sentence for commission of a misdemeanor or felony. The suspension shall remain in effect until the Board acts upon the licensee's written application for reinstatement of the license.

O. When a majority of the officers of the Board, which constitutes the President, Vice President and Secretary/Treasurer, find that preservation of the public health, safety or welfare requires immediate action, summary suspension of licensure or certification may be ordered before the filing of a sworn complaint or at any other time before the outcome of an individual proceeding. The summary suspension of licensure or certification may be ordered
without compliance with the requirements of the Oklahoma Open Meeting Act. Within seven (7) days after the summary suspension, the licensee shall be notified by letter that summary suspension has occurred. The summary suspension letter shall include notice of the date of the proposed hearing to be held in accordance with Oklahoma Administrative Code 485:10-11-2 and the Administrative Procedures Act, within ninety (90) days of the date of the summary suspension letter, and shall be signed by one of the Board officers.

P. In any proceeding in which the Board is required to serve an order on an individual, the Board may send such material to the individual's address of record with the Board. If the order is returned with a notation by the United States Postal Service indicating that it is undeliverable for any reason, and the records of the Board indicate that the Board has not received any change of address since the order was sent, as required by the rules of the Board, the order and any subsequent material relating to the same matter sent to the most recent address on file with the Board shall be deemed by the court as having been legally served for all purposes.

SECTION 6. AMENDATORY 59 O.S. 2011, Section 637, as amended by Section 12, Chapter 428, O.S.L. 2019 (59 O.S. Supp. 2019, Section 637), is amended to read as follows:

Section 637. A. The State Board of Osteopathic Examiners may refuse to admit a person to an examination or may refuse to issue or
reinstate or may suspend or revoke any license issued or reinstated
by the Board upon proof that the applicant or holder of such a
license:

1. Has obtained a license, license renewal or authorization to
sit for an examination, as the case may be, through fraud,
deception, misrepresentation or bribery; or has been granted a
license, license renewal or authorization to sit for an examination
based upon a material mistake of fact;

2. Has engaged in the use or employment of dishonesty, fraud,
misrepresentation, false promise, false pretense, unethical conduct
or unprofessional conduct, as may be determined by the Board, in the
performance of the functions or duties of an osteopathic physician,
including but not limited to the following:

a. obtaining or attempting to obtain any fee, charge,
tuition or other compensation by fraud, deception or
misrepresentation; willfully and continually
overcharging or overtreating patients; or charging for
visits to the physician's office which did not occur
or for services which were not rendered,

b. using intimidation, coercion or deception to obtain or
retain a patient or discourage the use of a second
opinion or consultation,
c. willfully performing inappropriate or unnecessary treatment, diagnostic tests or osteopathic medical or surgical services,

d. delegating professional responsibilities to a person who is not qualified by training, skill, competency, age, experience or licensure to perform them, noting that delegation may only occur within an appropriate doctor-patient relationship, wherein a proper patient record is maintained including, but not limited to, at the minimum, a current history and physical,

e. misrepresenting that any disease, ailment, or infirmity can be cured by a method, procedure, treatment, medicine or device,

f. acting in a manner which results in final disciplinary action by any professional society or association or hospital or medical staff of such hospital in this or any other state, whether agreed to voluntarily or not, if the action was in any way related to professional conduct, professional competence, malpractice or any other violation of the Oklahoma Osteopathic Medicine Act,

g. signing a blank prescription form; or dispensing, prescribing, administering or otherwise distributing any drug, controlled substance or other treatment
without sufficient examination or the establishment of
a physician-patient relationship, or for other than
medically accepted therapeutic or experimental or
investigational purpose duly authorized by a state or
federal agency, or not in good faith to relieve pain
and suffering, or not to treat an ailment, physical
infirmity or disease, or violating any state or
federal law on controlled dangerous substances
including, but not limited to, prescribing, dispensing
or administering opioid drugs in excess of the maximum
limits authorized in Section 2-309I of Title 63 of the
Oklahoma Statutes,
h. engaging in any sexual activity within a physician-
patient relationship,
i. terminating the care of a patient without adequate
notice or without making other arrangements for the
continued care of the patient,
j. failing to furnish a copy of a patient's medical
records upon a proper request from the patient or
legal agent of the patient or another physician; or
failing to comply with any other law relating to
medical records,
k. failing to comply with any subpoena issued by the
Board,
1. violating a probation agreement or order with this Board or any other agency, and

m. failing to keep complete and accurate records of purchase and disposal of controlled drugs or narcotic drugs;

3. Has engaged in gross negligence, gross malpractice or gross incompetence;

4. Has engaged in repeated acts of negligence, malpractice or incompetence;

5. Has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere in a criminal prosecution, for any offense reasonably related to the qualifications, functions or duties of an osteopathic physician, or for any offense involving moral turpitude, whether or not sentence is imposed, and regardless of the pendency of an appeal;

6. Has had the authority to engage in the activities regulated by the Board revoked, suspended, restricted, modified or limited, or has been reprimanded, warned or censured, probated or otherwise disciplined by any other state or federal agency whether or not voluntarily agreed to by the physician including, but not limited to, the denial of licensure, surrender of the license, permit or authority, allowing the license, permit or authority to expire or lapse, or discontinuing or limiting the practice of osteopathic
medicine pending disposition of a complaint or completion of an
investigation;

7. Has violated, or failed to comply with provisions of any act
or regulation administered by the Board;

8. Is incapable, for medical or psychiatric or any other good
cause, of discharging the functions of an osteopathic physician in a
manner consistent with the public's health, safety and welfare;

9. Has been guilty of advertising by means of knowingly false
or deceptive statements;

10. Has been guilty of advertising, practicing, or attempting
to practice under a name other than one's own;

11. Has violated or refused to comply with a lawful order of
the Board;

12. Has been guilty of habitual drunkenness, or habitual
addiction to the use of morphine, cocaine or other habit-forming
drugs;

13. Has been guilty of personal offensive behavior, which would
include, but not be limited to obscenity, lewdness, molestation and
other acts of moral turpitude; and

14. Has been adjudicated to be insane, or incompetent, or
admitted to an institution for the treatment of psychiatric
disorders; or

15. Has provided conversion therapy, as defined in Section 2 of
this act, to any person under eighteen (18) years of age, or to a
consumer, regardless of age, for whom a conservator or guardian has been appointed.

B. The State Board of Osteopathic Examiners shall neither refuse to renew, nor suspend, nor revoke any license, however, for any of these causes, unless the person accused has been given at least twenty (20) days' notice in writing of the charge against him or her and a public hearing by the Board provided, three-fourths (3/4) of a quorum present at a meeting may vote to suspend a license in an emergency situation if the licensee affected is provided a public hearing within thirty (30) days of the emergency suspension.

C. The State Board of Osteopathic Examiners shall have the power to order or subpoena the attendance of witnesses, the inspection of records and premises and the production of relevant books and papers for the investigation of matters that may come before them. The presiding officer of the Board shall have the authority to compel the giving of testimony as is conferred on courts of justice.

D. Any osteopathic physician in the State of Oklahoma whose license to practice osteopathic medicine is revoked or suspended under this section shall have the right to seek judicial review of a ruling of the Board pursuant to the Administrative Procedures Act.

E. The Board may enact rules and regulations pursuant to the Administrative Procedures Act setting out additional acts of unprofessional conduct which acts shall be grounds for refusal to
issue or reinstate, or for action to condition, suspend or revoke a
license.

SECTION 7. AMENDATORY 59 O.S. 2011, Section 1370, as
last amended by Section 4, Chapter 267, O.S.L. 2019 (59 O.S. Supp.
2019, Section 1370), is amended to read as follows:

Section 1370. A. A psychologist and any other persons under
the supervision of the psychologist shall conduct their professional
activities in conformity with ethical and professional standards
promulgated by the State Board of Examiners of Psychologists by
rule.

B. The Board shall have the power and duty to suspend, place on
probation, require remediation, revoke any license to practice
psychology, impose an administrative fine not to exceed Five
Thousand Dollars ($5,000.00) per incident, or assess reasonable
costs or to take any other action specified in the rules whenever
the Board shall find by clear and convincing evidence that the
psychologist has engaged in any of the following acts or offenses:

1. Fraud in applying for or procuring a license to practice
psychology;

2. Immoral, unprofessional, or dishonorable conduct as defined
in the rules promulgated by the Board;

3. Practicing psychology in a manner as to endanger the welfare
of clients or patients;
4. Conviction of a felony crime that substantially relates to the business practices of psychology or poses a reasonable threat to public safety;

5. Harassment, intimidation, or abuse, sexual or otherwise, of a client or patient;

6. Engaging in sexual intercourse or other sexual contact with a client or patient;

7. Use of repeated untruthful, deceptive or improbable statements concerning the licensee's qualifications or the effects or results of proposed treatment, including practicing outside of the psychologist's professional competence established by education, training, and experience;

8. Gross malpractice or repeated malpractice or gross negligence in the practice of psychology;

9. Aiding or abetting the practice of psychology by any person not approved by the Board or not otherwise exempt from the provisions of Section 1351 et seq. of this title;

10. Conviction of or pleading guilty or nolo contendere to fraud in filing Medicare or Medicaid claims or in filing claims with any third-party payor. A copy of the record of plea or conviction, certified by the clerk of the court entering the plea or conviction, shall be conclusive evidence of the plea or conviction;

11. Exercising undue influence in a manner to exploit the client, patient, student, or supervisee for financial advantage;
beyond the payment of professional fees or for other personal
advantage to the practitioner or a third party;

12. The suspension or revocation by another state of a license
to practice psychology. A certified copy of the record of
suspension or revocation of the state making such a suspension or
revocation shall be conclusive evidence thereof;

13. Refusal to appear before the Board after having been
ordered to do so in writing by the executive officer or chair of the
Board;

14. Making any fraudulent or untrue statement to the Board;

15. Violation of the code of ethics adopted in the rules and
regulations of the Board; and

16. Inability to practice psychology with reasonable skill and
safety to patients or clients by reason of illness, inebriation,
misuse of drugs, narcotics, alcohol, chemicals, or any other
substance, or as a result of any mental or physical condition; or

17. Providing conversion therapy, as defined in Section 2 of
this act, to any person under eighteen (18) years of age, or to a
consumer, regardless of age, for whom a conservator or guardian has
been appointed.

C. No license shall be suspended or revoked nor the licensee
placed on probation or reprimanded until the licensee has been given
an opportunity for a hearing before the Board pursuant to the
provisions of subsection D of this section. Whenever the Board
determines that there has been a violation of any of the provisions of the Psychologists Licensing Act or of any order of the Board, it shall give written notice to the alleged violator specifying the cause of complaint. The notice shall require that the alleged violator appear before the Board at a time and place specified in the notice and answer the charges specified in the notice. The notice shall be delivered to the alleged violator in accordance with the provisions of subsection E of this section not less than ten (10) days before the time set for the hearing.

D. On the basis of the evidence produced at the hearing, the Board shall make findings of fact and conclusions of law and enter an order thereon in writing or stated in the record. A final order adverse to the alleged violator shall be in writing. An order stated in the record shall become effective immediately, provided the Board gives written notice of the order to the alleged violator and to the other persons who appeared at the hearing and made written request for notice of the order. If the hearing is held before any person other than the Board itself, such person shall transmit the record of the hearing together with recommendations for findings of fact and conclusions of law to the Board, which shall thereupon enter its order. The Board may enter its order on the basis of such record or, before issuing its order, require additional hearings or further evidence to be presented. The order of the Board shall become final and binding on all parties unless
appealed to the district court as provided for in the Administrative Procedures Act.

E. Except as otherwise expressly provided for by law, any notice, order, or other instrument issued by or pursuant to the authority of the Board may be served on any person affected, by publication or by mailing a copy of the notice, order, or other instrument by registered mail directed to the person affected at the last-known post office address of such person as shown by the files or records of the Board. Proof of the service shall be made as in case of service of a summons or by publication in a civil action. Proof of mailing may be made by the affidavit of the person who mailed the notice. Proof of service shall be filed in the office of the Board.

F. Every certificate or affidavit of service made and filed as provided for in this section shall be prima facie evidence of the facts stated therein, and a certified copy thereof shall have same force and effect as the original certificate or affidavit of service.

G. If the psychologist fails or refuses to appear, the Board may proceed to hearing and determine the charges in his or her absence. If the psychologist pleads guilty, or if upon hearing the charges, a majority of the Board finds them to be true, the Board may enter an order suspending or revoking the license of the psychologist, reprimanding the psychologist, or placing the
psychologist on probation or any combination of penalties authorized
by the provisions of this section.

H. The secretary of the Board shall preserve a record of all
proceedings of the hearings and shall furnish a transcript of the
hearings to the defendant upon request. The defendant shall prepay
the actual cost of preparing the transcript.

I. Upon a vote of four of its members, the Board may restore a
license which has been revoked, reduce the period of suspension or
probation, or withdraw a reprimand.

J. As used in this section:

1. "Substantially relates" means the nature of criminal conduct
for which the person was convicted has a direct bearing on the
fitness or ability to perform one or more of the duties or
responsibilities necessarily related to the occupation; and

2. "Poses a reasonable threat" means the nature of criminal
conduct for which the person was convicted involved an act or threat
of harm against another and has a bearing on the fitness or ability
to serve the public or work with others in the occupation.

K. The Board may keep confidential its investigative files.

L. The forfeiture, nonrenewal, surrender or voluntary
relinquishment of a license by a licensee shall not bar jurisdiction
by the Board to proceed with any investigation, action or proceeding
to revoke, suspend, condition or limit the licensee's license or
fine the licensee.
SECTION 8. AMENDATORY 59 O.S. 2011, Section 1912, as last amended by Section 63, Chapter 363, O.S.L. 2019 (59 O.S. Supp. 2019, Section 1912), is amended to read as follows:

Section 1912. A. The State Board of Behavioral Health Licensure may deny, revoke, suspend or place on probation any license or specialty designation issued pursuant to the provisions of the Licensed Professional Counselors Act to a licensed professional counselor, if the person has:

1. Been convicted of a felony crime that substantially relates to the practice of counseling and poses a reasonable threat to public safety;

2. Engaged in fraud or deceit in connection with services rendered or in establishing needed qualifications pursuant to the provisions of this act;

3. Knowingly aided or abetted a person not licensed pursuant to these provisions in representing himself as a licensed professional counselor in this state;

4. Engaged in unprofessional conduct as defined by the rules established by the Board;

5. Engaged in negligence or wrongful actions in the performance of his or her duties; or

6. Misrepresented any information required in obtaining a license; or
7. Provided conversion therapy, as defined in Section 2 of this act, to any person under eighteen (18) years of age, or to a consumer, regardless of age, for whom a conservator or guardian has been appointed.

B. If the Board determines that a felony conviction of an applicant renders the convicted applicant unfit to practice counseling, the Board shall provide notice and opportunity to the applicant, by certified mail at the last-known address, for an administrative hearing to contest such determination before the Board may deny the application. The request shall be made by the applicant within fifteen (15) days of receipt of the notice.

C. No license or specialty designation shall be suspended or revoked, nor a licensed professional counselor placed on probation until notice is served upon the licensed professional counselor and a hearing is held in conformity with Article II of the Administrative Procedures Act.

D. As used in this section:

1. "Substantially relates" means the nature of criminal conduct for which the person was convicted has a direct bearing on the fitness or ability to perform one or more of the duties or responsibilities necessarily related to the occupation; and

2. "Poses a reasonable threat" means the nature of criminal conduct for which the person was convicted involved an act or threat
of harm against another and has a bearing on the fitness or ability
to serve the public or work with others in the occupation.

SECTION 9. AMENDATORY 59 O.S. 2011, Section 1925.15, as
last amended by Section 65, Chapter 363, O.S.L. 2019 (59 O.S. Supp.
2019, Section 1925.15), is amended to read as follows:

Section 1925.15  A. The State Board of Behavioral Health
Licensure may deny, revoke, suspend or place on probation any
license issued subject to the provisions of the Marital and Family
Therapist Licensure Act, if the person has:

1. Been convicted of a felony crime that substantially relates
to the practice of counseling and poses a reasonable threat to
public safety;

2. Violated ethical standards of such a nature as to render the
person found by the Board to have engaged in such violation unfit to
practice marital and family therapy;

3. Misrepresented any information required in obtaining a
license;

4. Engaged in fraud or deceit in connection with services
rendered or in establishing needed qualifications pursuant to the
provisions of the Marital and Family Therapist Licensure Act;

5. Knowingly aided or abetted a person not licensed pursuant to
these provisions in representing himself or herself as a licensed
marital and family therapist in this state;
6. Engaged in unprofessional conduct as defined by the rules promulgated by the Board; or

7. Engaged in negligence or wrongful actions in the performance of the duties of such person; or

8. Provided conversion therapy, as defined in Section 2 of this act, to any person under eighteen (18) years of age, or to a consumer, regardless of age, for whom a conservator or guardian has been appointed.

B. If the Board determines that a felony conviction of an applicant renders the convicted applicant unfit to practice counseling, the Board shall provide notice and opportunity to the applicant, by certified mail at the last-known address, for an administrative hearing to contest such determination before the Board may deny the application. The request shall be made by the applicant within fifteen (15) days of receipt of the notice.

C. No license shall be suspended, revoked or placed on probation until notice is served upon the licensed marital and family therapist and a hearing is held in such manner as is required by the Marital and Family Therapist Licensure Act.

D. Any person who is determined by the Board to have violated any of the provisions of the Marital and Family Therapist Licensure Act or any rule promulgated or order issued pursuant thereto may be subject to an administrative penalty. The maximum fine shall not exceed Ten Thousand Dollars ($10,000.00). All administrative
penalties collected pursuant to the Marital and Family Therapist Licensure Act shall be deposited into the Licensed Marital and Family Therapist Revolving Fund. Administrative penalties imposed pursuant to this subsection shall be enforceable in the district courts of this state.

E. As used in this section:

1. "Substantially relates" means the nature of criminal conduct for which the person was convicted has a direct bearing on the fitness or ability to perform one or more of the duties or responsibilities necessarily related to the occupation; and

2. "Poses a reasonable threat" means the nature of criminal conduct for which the person was convicted involved an act or threat of harm against another and has a bearing on the fitness or ability to serve the public or work with others in the occupation.

SECTION 10. AMENDATORY 59 O.S. 2011, Section 1941, as last amended by Section 67, Chapter 363, O.S.L. 2019 (59 O.S. Supp. 2019, Section 1941), is amended to read as follows:

Section 1941. A. The State Board of Behavioral Health Licensure may deny, revoke, suspend, or place on probation any license or specialty designation issued pursuant to the provisions of the Licensed Behavioral Practitioner Act to a licensed behavioral practitioner, if the person has:
1. Been convicted of a felony crime that substantially relates to the practice of behavioral health and poses a reasonable threat to public safety;

2. Engaged in fraud or deceit in connection with services rendered or in establishing needed qualifications pursuant to the provisions of this act;

3. Knowingly aided or abetted a person not licensed pursuant to these provisions in representing himself or herself as a licensed behavioral practitioner in this state;

4. Engaged in unprofessional conduct as defined by the rules established by the Board;

5. Engaged in negligence or wrongful actions in the performance of the licensee's duties; or

6. Misrepresented any information required in obtaining a license; or

7. Provided conversion therapy, as defined in Section 2 of this act, to any person under eighteen (18) years of age, or to a consumer, regardless of age, for whom a conservator or guardian has been appointed.

B. If the Board determines that a felony conviction of an applicant renders the convicted applicant unfit to practice counseling, the Board shall provide notice and opportunity to the applicant, by certified mail at the last-known address, for an administrative hearing to contest such determination before the
Board may deny the application. The request shall be made by the applicant within fifteen (15) days of receipt of the notice.

C. No license or specialty designation shall be suspended or revoked, nor a licensed behavioral practitioner placed on probation, until notice is served upon the licensed behavioral practitioner and a hearing is held in conformity with Article II of the Administrative Procedures Act.

D. As used in this section:

1. "Substantially relates" means the nature of criminal conduct for which the person was convicted has a direct bearing on the fitness or ability to perform one or more of the duties or responsibilities necessarily related to the occupation; and

2. "Poses a reasonable threat" means the nature of criminal conduct for which the person was convicted involved an act or threat of harm against another and has a bearing on the fitness or ability to serve the public or work with others in the occupation.

SECTION 11. This act shall become effective November 1, 2020.