## 9293

## IN ASSEMBLY

February 14, 2012

Introduced by M. of A. PRETLOW -- read once and referred to the Committee on Higher Education

AN ACT to amend the education law, the public health law and the civil practice law and rules, in relation to the practice of podiatry

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

Section 1. Section 7001 of the education law, as amended by chapter 677 of the laws of 1996, is amended to read as follows:

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3 7001. Definition of practice of podiatry. 1. The practice of the S 4 profession of podiatry is defined as diagnosing, treating, operating and 5 prescribing for any disease, injury, deformity or other condition of the foot, [and may include] ANKLE AND ALL SOFT TISSUE STRUCTURES OF THE 6 LEG 7 BELOW THE DISTAL TIBIAL TUBEROCITY. SURGICAL TREATMENT OF THE ANKLE 8 SHALL NOT EXTEND BEYOND THE TIBIAL METAPHYSEAL FLAIR; PROVIDED, HOWEVER, 9 THAT SUCH SURGICAL TREATMENT MAY EXTEND TO THE DISTAL TIBIAL TUBEROCITY 10 NECESSARY FOR THE TREATMENT OF THE ANKLE, INCLUDING, BUT NOT LIMITED AS 11 TO, THE APPLICATION OF EXTERNAL FIXATION; AND PROVIDED, FURTHER, THAT SUCH TREATMENT SHALL NOT INCLUDE PILON FRACTURES. THE PRACTICE OF PODIA-12 INCLUDES performing physical evaluations in conjunction with [the 13 TRY 14 provision of ] podiatric treatment. Podiatrists [may] SHALL ONLY treat traumatic open wound fractures [only] AND PROVIDE SURGICAL MANAGEMENT OF 15 16 COMPLICATED FRACTURES OF THE ANKLE in hospitals [, as defined in] OR AMBULATORY SURGERY CENTERS CERTIFIED PURSUANT TO article twenty-eight of 17 FOR THE PURPOSES OF 18 the public health law. THIS ARTICLE, TERM THE19 "ANKLE" SHALL BE DEFINED AS THE DISTAL METAPHYSIS AND EPIPHYSIS OF THE 20 TIBIA AND FIBULA, THE ARTICULAR CARTILAGE OF THE DISTAL TIBIA AND DISTAL 21 FIBULA, THE LIGAMENTS THAT CONNECT THE DISTAL METAPHYSIS AND EPIPHYSIS 22 THE TIBIA AND FIBULA AND TALUS, AND THE PORTIONS OF SKIN, SUBCUTANE-OF 23 OUS TISSUE, FASCIA, MUSCLES, TENDONS AND NERVES AT OR BELOW THE LEVEL OF THE MYOTENDINOUS JUNCTION OF THE TRICEPS SURAE. 24

25 2. [The practice of podiatry shall not include treating any part of 26 the human body other than the foot, nor treating fractures of the 27 malleoli or cutting operations upon the malleoli. Podiatrists licensed 28 to practice, but not authorized to prescribe or administer narcotics

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 prior to the effective date of this subdivision, may do so only after 2 certification by the department in accordance with the qualifications 3 established by the commissioner.] The practice of podiatry shall include 4 administering only local anesthetics for therapeutic purposes as well as 5 for anesthesia and treatment under general anesthesia administered by 6 authorized persons.

7 3. PODIATRISTS LICENSED TO PRACTICE PRIOR TO THEEFFECTIVE DATE OF 8 THIS SUBDIVISION MAY PERFORM SURGICAL TREATMENT OF THE ANKLE ONLY AFTER 9 CERTIFICATION BY THE DEPARTMENT IN ACCORDANCE WITH THE QUALIFICATIONS 10 ESTABLISHED BY THE COMMISSIONER. QUALIFICATIONS TO OPERATE ON THE ANKLE, TO THIS SUBDIVISION, SHALL INCLUDE, BUT NOT BE LIMITED TO: THE 11 PURSUANT SUCCESSFUL COMPLETION OF A RESIDENCY PROGRAM OR PROGRAMS, APPROVED BY 12 THE COUNCIL ON PODIATRIC MEDICAL EDUCATION; OR COMPLETION OF A POST-SEC-13 14 ONDARY ACCREDITED EDUCATIONAL PROGRAM ACCEPTABLE TO THE COMMISSIONER 15 WITH DEMONSTRATED COMPETENCY IN THE SURGICAL TREATMENT OF THE REAR FOOT ANKLE; OR CERTIFICATION BY THE AMERICAN BOARD OF PODIATRIC SURGERY 16 AND 17 OR A NATIONAL CERTIFYING BOARD HAVING CERTIFICATION STANDARDS ACCEPTABLE 18 TO THE COMMISSIONER.

19 S 2. Paragraph (i) of subdivision 1 of section 230-d of the public 20 health law, as added by chapter 365 of the laws of 2007, is amended to 21 read as follows:

(i) "Licensee" shall mean an individual licensed or otherwise authorized under [articles] ARTICLE one hundred thirty-one [or], one hundred thirty-one-B OR ONE HUNDRED FORTY-ONE of the education law.

25 S 3. Section 2995-d of the public health law is amended by adding a 26 new subdivision 4-a to read as follows:

27 COOPERATION WITH THE EDUCATION DEPARTMENT, STUDY HEALTH CARE 4-A. IN 28 PRACTITIONER DATA RELATING TO PODIATRISTS. SUCH STUDY SHALL INCLUDE 29 CONSIDERATION OF WHETHER AN INDIVIDUAL PODIATRIST PROFILING PROGRAM SHOULD BE ESTABLISHED AND OUTLINE AN APPROPRIATE METHOD TO DEVELOP 30 AND SUCH A PROFILING PROGRAM IF SUCH A PROGRAM IS DETERMINED BY 31 IMPLEMENT 32 THE DEPARTMENT TO BE IN THE PUBLIC INTEREST. SUCH PROGRAM AND RECOMMEN-33 DATIONS MAY BE SIMILAR TO THE PHYSICIAN PROFILES ESTABLISHED PURSUANT TO 34 SECTION TWENTY-NINE HUNDRED NINETY-FIVE-A OF THIS TITLE. SUCH A PROPOSED SUCH A PROGRAM IS DETERMINED BY THE 35 PODIATRIST PROFILING PROGRAM, IF DEPARTMENT TO BE IN THE PUBLIC INTEREST, SHOULD BE CAPABLE 36 OF PRESENT-37 ING, IN A COST EFFECTIVE MANNER, RELEVANT MEDICAL AND TREATMENT INFORMA-IN A FORMAT THAT IS EASILY UNDERSTOOD BY AND MADE AVAILABLE TO THE 38 TION 39 GENERAL PUBLIC. SUCH STUDY AND ITS FINDINGS SHALL BE SUBMITTED ΤO THE 40 THE TEMPORARY PRESIDENT OF THE SENATE, THE SPEAKER OF THE GOVERNOR, ASSEMBLY, THE MINORITY LEADER OF THE SENATE AND THE MINORITY 41 LEADER OF THE ASSEMBLY ON OR BEFORE JUNE FIRST, TWO THOUSAND EIGHTEEN; 42

43 S 4. Paragraph 1 of subdivision (d) of section 3101 of the civil prac-44 tice law and rules is amended by adding a new subparagraph (iv) to read 45 as follows:

46 (IV) IN AN ACTION FOR PODIATRIC MEDICAL MALPRACTICE, A PHYSICIAN MAY 47 BE CALLED AS AN EXPERT WITNESS AT TRIAL.

S 5. This act shall take effect 18 months after it shall have become a law; provided, however, that effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of the provisions of this act on its effective date are authorized and directed to be made and completed on or before such effective date.