



House of Representatives

File No. 913

General Assembly

January Session, 2015

(Reprint of File No. 583)

Substitute House Bill No. 6856
As Amended by House Amendment
Schedule "A"

Approved by the Legislative Commissioner
May 29, 2015

**AN ACT CONCERNING SUBSTANCE ABUSE AND OPIOID
OVERDOSE PREVENTION.**

Be it enacted by the Senate and House of Representatives in General
Assembly convened:

1 Section 1. Subsection (b) of section 20-10b of the general statutes is
2 repealed and the following is substituted in lieu thereof (*Effective*
3 *October 1, 2015*):

4 (b) Except as otherwise provided in subsections (d), (e) and (f) of
5 this section, a licensee applying for license renewal shall earn a
6 minimum of fifty contact hours of continuing medical education
7 within the preceding twenty-four-month period. Such continuing
8 medical education shall (1) be in an area of the physician's practice; (2)
9 reflect the professional needs of the licensee in order to meet the health
10 care needs of the public; and (3) during the first renewal period in
11 which continuing medical education is required and not less than once
12 every six years thereafter, include at least one contact hour of training
13 or education in each of the following topics: (A) Infectious diseases,
14 including, but not limited to, acquired immune deficiency syndrome

15 and human immunodeficiency virus, (B) risk management, including,
16 but not limited to, for registration periods beginning on or after
17 October 1, 2015, prescribing controlled substances and pain
18 management, (C) sexual assault, (D) domestic violence, (E) cultural
19 competency, and (F) behavioral health. For purposes of this section,
20 qualifying continuing medical education activities include, but are not
21 limited to, courses offered or approved by the American Medical
22 Association, American Osteopathic Medical Association, Connecticut
23 Hospital Association, Connecticut State Medical Society, county
24 medical societies or equivalent organizations in another jurisdiction,
25 educational offerings sponsored by a hospital or other health care
26 institution or courses offered by a regionally accredited academic
27 institution or a state or local health department. The commissioner, or
28 the commissioner's designee, may grant a waiver for not more than ten
29 contact hours of continuing medical education for a physician who: (i)
30 Engages in activities related to the physician's service as a member of
31 the Connecticut Medical Examining Board, established pursuant to
32 section 20-8a; (ii) engages in activities related to the physician's service
33 as a member of a medical hearing panel, pursuant to section 20-8a; or
34 (iii) assists the department with its duties to boards and commissions
35 as described in section 19a-14.

36 Sec. 2. Subsection (b) of section 20-94d of the general statutes is
37 repealed and the following is substituted in lieu thereof (*Effective*
38 *October 1, 2015*):

39 (b) Except as provided in this section, for registration periods
40 beginning on and after October 1, 2014, a licensee applying for license
41 renewal shall earn a minimum of fifty contact hours of continuing
42 education within the preceding twenty-four-month period. Such
43 continuing education shall: (1) Be in an area of the advanced practice
44 registered nurse's practice; (2) reflect the professional needs of the
45 licensee in order to meet the health care needs of the public; (3) include
46 at least five contact hours of training or education in
47 pharmacotherapeutics; and (4) include at least one contact hour of
48 training or education in each of the following topics: (A) Infectious

49 diseases, including, but not limited to, acquired immune deficiency
50 syndrome and human immunodeficiency virus, (B) risk management,
51 (C) sexual assault, (D) domestic violence, (E) cultural competency, and
52 (F) substance abuse, including, but not limited to, prescribing
53 controlled substances and pain management. For purposes of this
54 section, qualifying continuing education activities include, but are not
55 limited to, courses, including on-line courses, offered or approved by
56 the American Nurses Association, Connecticut Hospital Association,
57 Connecticut Nurses Association, Connecticut League for Nursing, a
58 specialty nursing society or an equivalent organization in another
59 jurisdiction, an educational offering sponsored by a hospital or other
60 health care institution or a course offered by a regionally accredited
61 academic institution or a state or local health department. The
62 commissioner may grant a waiver of not more than ten contact hours
63 of continuing education for an advanced practice registered nurse
64 who: (i) Engages in activities related to the advanced practice
65 registered nurse's service as a member of the Connecticut State Board
66 of Examiners for Nursing, established pursuant to section 20-88; or (ii)
67 assists the department with its duties to boards and commissions as
68 described in section 19a-14.

69 Sec. 3. Subsection (b) of section 20-126c of the general statutes is
70 repealed and the following is substituted in lieu thereof (*Effective*
71 *October 1, 2015*):

72 (b) Except as otherwise provided in this section, a licensee applying
73 for license renewal shall earn a minimum of twenty-five contact hours
74 of continuing education within the preceding twenty-four-month
75 period. Such continuing education shall (1) be in an area of the
76 licensee's practice; (2) reflect the professional needs of the licensee in
77 order to meet the health care needs of the public; and (3) include not
78 less than one contact hour of training or education in (A) any [five]
79 four of the ten mandatory topics for continuing education activities
80 prescribed by the commissioner pursuant to this subdivision, and (B)
81 prescribing controlled substances and pain management. For
82 registration periods beginning on and after October 1, 2011, the

83 Commissioner of Public Health, in consultation with the Dental
84 Commission, shall on or before October 1, 2010, and biennially
85 thereafter, issue a list that includes ten mandatory topics for
86 continuing education activities that will be required for the following
87 two-year registration period. Qualifying continuing education
88 activities include, but are not limited to, courses, including on-line
89 courses, offered or approved by the American Dental Association or
90 state, district or local dental associations and societies affiliated with
91 the American Dental Association; national, state, district or local dental
92 specialty organizations or the American Academy of General
93 Dentistry; a hospital or other health care institution; dental schools and
94 other schools of higher education accredited or recognized by the
95 Council on Dental Accreditation or a regional accrediting organization;
96 agencies or businesses whose programs are accredited or recognized
97 by the Council on Dental Accreditation; local, state or national medical
98 associations; a state or local health department; or the Accreditation
99 Council for Graduate Medical Education. Eight hours of volunteer
100 dental practice at a public health facility, as defined in section 20-126l,
101 may be substituted for one contact hour of continuing education, up to
102 a maximum of ten contact hours in one twenty-four-month period.

103 Sec. 4. Subdivision (6) of subsection (c) of section 19a-88 of the
104 general statutes is repealed and the following is substituted in lieu
105 thereof (*Effective October 1, 2015*):

106 (6) Each person holding a license as a physician assistant shall,
107 annually, during the month of such person's birth, register with the
108 Department of Public Health, upon payment of a fee of one hundred
109 fifty dollars, on blanks to be furnished by the department for such
110 purpose, giving such person's name in full, such person's residence
111 and business address and such other information as the department
112 requests. No such license shall be renewed unless the department is
113 satisfied that the practitioner (A) has met the mandatory continuing
114 medical education requirements of the National Commission on
115 Certification of Physician Assistants or a successor organization for the
116 certification or recertification of physician assistants that may be

117 approved by the department, [and] (B) has passed any examination or
118 continued competency assessment the passage of which may be
119 required by said commission for maintenance of current certification
120 by said commission, and (C) has completed not less than one contact
121 hour of training or education in prescribing controlled substances and
122 pain management in the preceding two-year period.

123 Sec. 5. Subsection (j) of section 21a-254 of the general statutes is
124 repealed and the following is substituted in lieu thereof (*Effective*
125 *October 1, 2015*):

126 (j) (1) The commissioner shall, within available appropriations,
127 establish an electronic prescription drug monitoring program to
128 collect, by electronic means, prescription information for schedules II,
129 III, IV and V controlled substances [, as defined in subdivision (9) of
130 section 21a-240,] that are dispensed by pharmacies, nonresident
131 pharmacies, as defined in section 20-627, outpatient pharmacies in
132 hospitals or institutions or by any other dispenser. [, as defined in
133 section 21a-240.] The program shall be designed to provide
134 information regarding the prescription of controlled substances in
135 order to prevent the improper or illegal use of the controlled
136 substances and shall not infringe on the legitimate prescribing of a
137 controlled substance by a prescribing practitioner acting in good faith
138 and in the course of professional practice.

139 (2) The commissioner may identify other products or substances to
140 be included in the electronic prescription drug monitoring program
141 established pursuant to subdivision (1) of this subsection.

142 (3) Each pharmacy, nonresident pharmacy, as defined in section 20-
143 627, outpatient pharmacy in a hospital or institution and dispenser [, as
144 defined in section 21a-240,] shall report to the commissioner, at least
145 weekly, by electronic means or, if a pharmacy or outpatient pharmacy
146 does not maintain records electronically, in a format approved by the
147 commissioner, the following information for all controlled substance
148 prescriptions dispensed by such pharmacy or outpatient pharmacy:

149 (A) Dispenser identification number; (B) the date the prescription for
150 the controlled substance was filled; (C) the prescription number; (D)
151 whether the prescription for the controlled substance is new or a refill;
152 (E) the national drug code number for the drug dispensed; (F) the
153 amount of the controlled substance dispensed and the number of days'
154 supply of the controlled substance; (G) a patient identification number;
155 (H) the patient's first name, last name and street address, including
156 postal code; (I) the date of birth of the patient; (J) the date the
157 prescription for the controlled substance was issued by the prescribing
158 practitioner and the prescribing practitioner's Drug Enforcement
159 Agency's identification number; and (K) the type of payment.

160 (4) The commissioner may contract with a vendor for purposes of
161 electronically collecting such controlled substance prescription
162 information. The commissioner and any such vendor shall maintain
163 the information in accordance with the provisions of chapter 400j.

164 (5) The commissioner and any such vendor shall not disclose
165 controlled substance prescription information reported pursuant to
166 subdivision (3) of this subsection, except as authorized pursuant to the
167 provisions of sections 21a-240 to 21a-283, inclusive. Any person who
168 knowingly violates any provision of this subdivision or subdivision (4)
169 of this subsection shall be guilty of a class D felony.

170 (6) The commissioner shall provide, upon request, controlled
171 substance prescription information obtained in accordance with
172 subdivision (3) of this subsection to the following: (A) The prescribing
173 practitioner, or such practitioner's authorized agent who is also a
174 licensed health care professional, who is treating or has treated a
175 specific patient, provided the information is obtained for purposes
176 related to the treatment of the patient, including the monitoring of
177 controlled substances obtained by the patient; (B) the prescribing
178 practitioner with whom a patient has made contact for the purpose of
179 seeking medical treatment, provided the request is accompanied by a
180 written consent, signed by the prospective patient, for the release of
181 controlled substance prescription information; or (C) the pharmacist

182 who is dispensing controlled substances for a patient, provided the
183 information is obtained for purposes related to the scope of the
184 pharmacist's practice and management of the patient's drug therapy,
185 including the monitoring of controlled substances obtained by the
186 patient. The prescribing practitioner, such practitioner's authorized
187 agent, or the pharmacist shall submit a written and signed request to
188 the commissioner for controlled substance prescription information.
189 Such prescribing practitioner or pharmacist shall not disclose any such
190 request except as authorized pursuant to sections 20-570 to 20-630,
191 inclusive, or sections 21a-240 to 21a-283, inclusive.

192 (7) No person or employer shall prohibit, discourage or impede a
193 prescribing practitioner or pharmacist from requesting controlled
194 substance prescription information pursuant to this subsection.

195 (8) Prior to prescribing greater than a seventy-two-hour supply of
196 any controlled substance to any patient, the prescribing practitioner or
197 such practitioner's authorized agent who is also a licensed health care
198 professional shall review the patient's records in the electronic
199 prescription drug monitoring program established pursuant to this
200 subsection. Whenever a prescribing practitioner prescribes controlled
201 substances for the continuous or prolonged treatment of any patient,
202 such prescriber, or such prescriber's authorized agent who is also a
203 licensed health care professional, shall review, not less than once every
204 ninety days, the patient's records in such prescription drug monitoring
205 program. If such electronic prescription drug monitoring program is
206 not operational, such prescriber may prescribe greater than a seventy-
207 two-hour supply of a controlled substance to a patient during the time
208 of such program's inoperability, provided such prescriber or such
209 authorized agent reviews the records of such patient in such program
210 not more than twenty-four hours after regaining access to such
211 program.

212 [(8)] (9) The commissioner shall adopt regulations, in accordance
213 with chapter 54, concerning the reporting, evaluation, management
214 and storage of electronic controlled substance prescription

215 information.

216 [(9)] (10) The provisions of this section shall not apply to (A)
217 samples of controlled substances dispensed by a physician to a patient,
218 or (B) any controlled substances dispensed to hospital inpatients.

219 [(10)] (11) The provisions of this section shall not apply to any
220 institutional pharmacy or pharmacist's drug room operated by a
221 facility, licensed under section 19a-495 and regulations adopted
222 pursuant to said section 19a-495, that dispenses or administers directly
223 to a patient an opioid [antagonists] agonist for treatment of a substance
224 use disorder.

225 Sec. 6. (NEW) (*Effective from passage*) (a) A person who is licensed as
226 a pharmacist under part II of chapter 400j of the general statutes and is
227 certified in accordance with subsection (b) of this section may
228 prescribe, in good faith, an opioid antagonist, as defined in section 17a-
229 714a of the general statutes, as amended by this act. Such pharmacist
230 shall (1) provide appropriate training regarding the administration of
231 such opioid antagonist to the person to whom the opioid antagonist is
232 dispensed, and (2) maintain a record of such dispensing and the
233 training required pursuant to chapter 400j of the general statutes.

234 (b) A pharmacist may only prescribe an opioid antagonist pursuant
235 to this section if the pharmacist has been trained and certified by a
236 program approved by the Commissioner of Consumer Protection.

237 (c) A pharmacist who prescribes an opioid antagonist in compliance
238 with this section shall be deemed not to have violated any standard of
239 care for a pharmacist.

240 (d) The provisions of this section shall apply only to a pharmacist
241 certified in accordance with subsection (b) of this section. No
242 pharmacist may delegate or direct any other person to prescribe an
243 opioid antagonist or train any person in the administration of such
244 opioid antagonist pursuant to the provisions of subsection (a) of this
245 section.

246 (e) The Commissioner of Consumer Protection may adopt
247 regulations, in accordance with chapter 54 of the general statutes, to
248 implement the provisions of this section.

249 Sec. 7. Subdivision (1) of section 38a-175 of the general statutes is
250 repealed and the following is substituted in lieu thereof (*Effective from*
251 *passage*):

252 (1) "Healing arts" means the professions and occupations licensed
253 under the provisions of chapters 370, 372, 373, 375, 378, 379, 380, 381,
254 [and] 383 and 400j.

255 Sec. 8. Section 17a-714a of the general statutes is repealed and the
256 following is substituted in lieu thereof (*Effective from passage*):

257 (a) For purposes of this section, "opioid antagonist" means naloxone
258 hydrochloride or any other similarly acting and equally safe drug
259 approved by the federal Food and Drug Administration for the
260 treatment of drug overdose.

261 (b) A licensed health care professional who is permitted by law to
262 prescribe an opioid antagonist may [, if acting with reasonable care,]
263 prescribe, dispense or administer an opioid antagonist to any
264 individual to treat or prevent a drug overdose without being liable for
265 damages in a civil action or subject to criminal prosecution for
266 prescribing, dispensing or administering such opioid antagonist or for
267 any subsequent use of such opioid antagonist. A licensed health care
268 professional who prescribes, dispenses or administers an opioid
269 antagonist in accordance with the provisions of this subsection shall be
270 deemed not to have violated the standard of care for such licensed
271 health care professional.

272 (c) Any person, who in good faith believes that another person is
273 experiencing an opioid-related drug overdose may, if acting with
274 reasonable care, administer an opioid antagonist to such other person.
275 Any person, other than a licensed health care professional acting in the
276 ordinary course of such person's employment, who administers an

277 opioid antagonist in accordance with this subsection shall not be liable
278 for damages in a civil action or subject to criminal prosecution with
279 respect to the administration of such opioid antagonist.

280 Sec. 9. Section 17a-667 of the general statutes is repealed and the
281 following is substituted in lieu thereof (*Effective from passage*):

282 (a) There is established a Connecticut Alcohol and Drug Policy
283 Council which shall be within the [Office of Policy and Management
284 for administrative purposes only] Department of Mental Health and
285 Addiction Services.

286 (b) The council shall consist of the following members: (1) The
287 Secretary of the Office of Policy and Management, or the secretary's
288 designee; (2) the Commissioners of Children and Families, Consumer
289 Protection, Correction, Education, [Higher Education,] Mental Health
290 and Addiction Services, [Motor Vehicles,] Public Health, Emergency
291 Services and Public Protection [,] and Social Services, [and
292 Transportation] Commissioner on Aging, and the Insurance
293 Commissioner, or their designees; (3) the Chief Court Administrator,
294 or the Chief Court Administrator's designee; (4) the chairperson of the
295 Board of [Pardons and Paroles] Regents for Higher Education, or the
296 chairperson's designee; (5) the president of The University of
297 Connecticut, or the president's designee; (6) the Chief State's Attorney,
298 or the Chief State's Attorney's designee; [(6)] (7) the Chief Public
299 Defender, or the Chief Public Defender's designee; and [(7)] (8) the
300 cochairpersons and ranking members of the joint standing committees
301 of the General Assembly having cognizance of matters relating to
302 public health, criminal justice and appropriations, or their designees.
303 The Commissioner of Mental Health and Addiction Services and the
304 Commissioner of Children and Families shall be cochairpersons of the
305 council and may jointly appoint up to seven individuals to the council
306 as follows: (A) Two individuals in recovery from a substance use
307 disorder or representing an advocacy group for individuals with a
308 substance use disorder; (B) a provider of community-based substance
309 abuse services for adults; (C) a provider of community-based

310 substance abuse services for adolescents; (D) an addiction medicine
 311 physician; (E) a family member of an individual in recovery from a
 312 substance use disorder; and (F) an emergency medicine physician
 313 currently practicing in a Connecticut hospital. [The Office of Policy and
 314 Management shall, within available appropriations, provide staff for
 315 the council.]

316 (c) The council shall review policies and practices of state agencies
 317 and the Judicial Department concerning substance abuse treatment
 318 programs, substance abuse prevention services, the referral of persons
 319 to such programs and services, and criminal justice sanctions and
 320 programs and shall develop and coordinate a state-wide, interagency,
 321 integrated plan for such programs and services and criminal sanctions.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2015</i>	20-10b(b)
Sec. 2	<i>October 1, 2015</i>	20-94d(b)
Sec. 3	<i>October 1, 2015</i>	20-126c(b)
Sec. 4	<i>October 1, 2015</i>	19a-88(c)(6)
Sec. 5	<i>October 1, 2015</i>	21a-254(j)
Sec. 6	<i>from passage</i>	New section
Sec. 7	<i>from passage</i>	38a-175(1)
Sec. 8	<i>from passage</i>	17a-714a
Sec. 9	<i>from passage</i>	17a-667

The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

OFA Fiscal Note***State Impact:*** None***Municipal Impact:*** None***Explanation***

The bill results in no fiscal impact as it is technical and procedural in nature.

House "A" (LCO 8387) eliminated costs to the state in FY 16 of \$331,874 and \$205,874 in FY 17 associated with increased usage and reporting required of the Prescription Monitoring Program (PMP).

The Out Years***State Impact:*** None***Municipal Impact:*** None

OLR Bill Analysis**sHB 6856 (as amended by House "A")******AN ACT CONCERNING SUBSTANCE ABUSE AND OPIOID OVERDOSE PREVENTION.*****SUMMARY:**

This bill makes various changes affecting prescription drugs, drug abuse prevention, and related topics. Among other things, it:

1. requires practitioners, before prescribing more than a 72-hour supply of any controlled substance, to check the patient's record in the prescription drug monitoring program;
2. requires practitioners to review the patient's record at least every 90 days if prescribing for prolonged treatment;
3. makes other changes to the prescription drug monitoring program, including exempting opioid agonists in certain situations;
4. allows pharmacists to prescribe opioid antagonists, used to treat drug overdoses, if they receive special training and certification to do so, and expands the existing immunity for all prescribers when prescribing, dispensing, or administering opioid antagonists;
5. requires physicians, advanced practice registered nurses (APRNs), dentists, and physician assistants (PAs) to take continuing education in prescribing controlled substances and pain management;
6. makes changes to membership and other matters concerning the Connecticut Alcohol and Drug Policy Council; and

7. adds pharmacists to the definition of “healing arts” in the health care center (HMO) statutes.

The bill also makes technical and conforming changes.

*House Amendment “A” (1) removes a provision from the underlying bill that would require pharmacists to immediately report to the monitoring program, rather than at least weekly, on controlled substance prescriptions they fill; (2) adds a provision on prescribing more than a 72-hour supply of a controlled substance while the monitoring program is not operational; (3) adds an emergency medicine physician to the possible new members of the Alcohol and Drug Policy Council; and (4) makes a technical change to the APRN continuing education requirement.

EFFECTIVE DATE: Upon passage, except the provisions on continuing education and the prescription drug monitoring program are effective October 1, 2015.

§ 5 — ELECTRONIC PRESCRIPTION DRUG MONITORING PROGRAM

Requirements for Prescribers

Under the prescription drug monitoring program, the Department of Consumer Protection (DCP) collects information on controlled substance prescriptions to prevent improper or illegal drug use or improper prescribing.

Under the bill, before prescribing more than a 72-hour supply of a controlled substance, the practitioner or his or her authorized agent, who is also a licensed health care professional, must review the patient’s records in the prescription drug monitoring program. If the program is not operational, the prescriber may prescribe more than a 72-hour supply, as long as the prescriber or agent reviews the patient’s records in the program within 24 hours after regaining access to the program.

The bill also requires a prescribing practitioner or agent to review a

patient's records in the program at least every 90 days when the practitioner prescribes controlled substances for continuous or prolonged treatment.

By law, various health care professionals are authorized to prescribe controlled substances, including physicians, APRNs, dentists, nurse-midwives, optometrists, PAs, podiatrists, and veterinarians.

Prescription Reporting

By law, pharmacists and other controlled substance dispensers must generally report certain prescription information to DCP under the program, such as the dispensing date, dispenser identification and prescription numbers, and patient identifying information.

Existing law requires the DCP commissioner to release the information, on written request, to certain people, including a prescribing practitioner who is treating or has treated a specific patient, if the information is for treatment purposes (including drug monitoring). The bill requires the commissioner to also release the information to such a practitioner's authorized agent who is also a licensed health care professional.

Current law exempts from the program's reporting requirements institutional pharmacies or pharmacists' drug rooms operated by licensed institutions, when dispensing or administering opioid antagonists to patients to treat a substance use disorder. The bill removes this exemption and instead applies the exemption to opioid agonists.

Opioid agonists are medications such as morphine that activate the same areas of the brain as other opioids. Opioid antagonists block the effect of opioids and are often used to treat drug overdoses (see below).

§§ 6 & 8 — OPIOID ANTAGONISTS

Prescriptive Authority for Pharmacists

Under certain conditions, the bill allows licensed pharmacists to prescribe opioid antagonists. To do so, the pharmacist must (1) have been trained and certified by a program approved by the DCP commissioner and (2) act in good faith.

Under the bill, when such a pharmacist dispenses an opioid antagonist, he or she must provide training to the person on how to administer it. The pharmacist must also maintain a record of the dispensing and training under the law's recordkeeping requirements. The bill prohibits a pharmacist from delegating to or directing another person to prescribe an opioid antagonist or provide this training.

The bill specifies that a pharmacist who prescribes an opioid antagonist and meets these requirements is not deemed to have violated any standard of care for pharmacists (see below on immunity from liability).

The DCP commissioner may adopt implementing regulations.

By law, an "opioid antagonist" is naloxone hydrochloride (e.g., Narcan) or any other similarly acting and equally safe drug that the federal Food and Drug Administration has approved for treating a drug overdose.

Immunity from Liability

The bill expands the current civil and criminal immunity for licensed health care professionals authorized to prescribe an opioid antagonist, when prescribing, dispensing, or administering it to treat or prevent a drug overdose. (The immunity applies to these actions or the subsequent use of the antagonist.)

The bill removes the condition that the immunity applies only if the professional acts with reasonable care. It also makes a technical change to clarify that these professionals may prescribe, dispense, or administer the antagonist to any individual.

The bill also specifies that a professional who prescribes, dispenses,

or administers an opioid antagonist in accordance with these provisions is deemed not to have violated the applicable standard of care.

§§ 1-4 — CONTINUING EDUCATION

The bill requires physicians, APRNs, dentists, and PAs to take continuing education in prescribing controlled substances and pain management, as follows:

For physicians, this applies as part of the existing requirement that they take at least one contact hour (i.e., at least 50 minutes of continuing education) of risk management training or education (1) during their first renewal period in which continuing education is required and (2) at least once every six years after that. For APRNs, the bill's requirement applies as part of the existing requirement that they take at least one contact hour of substance abuse training or education every two years. (Both physicians and APRNs generally must complete 50 hours of continuing education every two years, starting with their second license renewal.)

The bill specifies that the new requirement applies to physicians for registration periods beginning on or after October 1, 2015.

For dentists, the bill requires at least one contact hour every two years of training or education in prescribing controlled substances and pain management. The bill makes a corresponding change by providing that dentists' other continuing education must include at least one contact hour in any four, rather than five, of the 10 mandatory topics prescribed by the public health commissioner. (Dentists generally must complete 25 hours of continuing education every two years, starting with their second license renewal.)

For PAs, the bill requires at least one contact hour every two years of training or education in prescribing controlled substances and pain management. (By law, to renew their licenses, PAs must have completed the mandatory continuing education requirements needed

to maintain national certification.)

§ 9 — ALCOHOL AND DRUG POLICY COUNCIL

By law, the Connecticut Alcohol and Drug Policy Council is charged with (1) reviewing state policies on substance abuse treatment programs and criminal sanctions and programs and (2) developing and coordinating a statewide plan for these matters.

Currently, the council is within the Office of Policy and Management (OPM) for administrative purposes only. The bill transfers the council to the Department of Mental Health and Addiction Services (DMHAS) for these same purposes. It eliminates the requirement that OPM, within available appropriations, provide staff for the council.

The bill also makes several changes to the council's membership. It adds to the council the aging commissioner, chairperson of the board of regents for higher education, and UConn president, or their designees. It removes as members the higher education, motor vehicles, and transportation commissioners and the chairperson of the board of pardons and paroles, or their designees. (The position of higher education commissioner was eliminated in 2011.)

The bill also allows the council's co-chairpersons, the DMHAS and children and families commissioners, to jointly appoint up to seven members, including:

1. two people in recovery from a substance use disorder or who represent an advocacy group for people with these disorders,
2. a provider of community-based substance abuse services for adults,
3. a provider of these services for adolescents,
4. an addiction medicine physician,
5. a family member of someone in recovery, and

6. an emergency medicine physician currently practicing at a hospital in the state.

§ 7 — HEALING ARTS IN HMO STATUTES

The bill adds pharmacists to the definition of “healing arts” in the HMO statutes. Various provisions in the HMO statutes refer to healing arts, including provisions on:

1. training provided under the direction of people licensed to practice a healing art (CGS §§ 38a-176 and -177),
2. required representation for healing arts practitioners on the boards of HMOs organized as corporations (CGS § 38a-179), and
3. allowing (a) healing arts practitioners to be employed by and participate in HMOs and (b) patients to choose healing arts practitioners in the HMO (CGS § 38a-180).

Pharmacists are not included in the more general statutory definition of healing arts (CGS § 20-1).

BACKGROUND

Related Bill

sSB 28 (File No. 329), reported favorably by the General Law Committee, bars the DCP commissioner from issuing or renewing a license of a practitioner who distributes, administers, or dispenses controlled substances if the practitioner failed to register for access to the electronic prescription drug monitoring program, as existing law requires.

HB 5782, reported favorably by the General Law and Public Health committees, authorizes pharmacists to dispense and administer opioid antagonists if they receive training and certification to do so. It also makes changes concerning immunity for providers, including specifying that a licensed professional who prescribes, dispenses, or administers an opioid antagonist in accordance with the law is deemed

not to have violated the applicable standard of care.

COMMITTEE ACTION

Public Health Committee

Joint Favorable Substitute

Yea 27 Nay 0 (03/25/2015)

Appropriations Committee

Joint Favorable

Yea 55 Nay 0 (05/11/2015)