

COMMITTEE AMENDMENT
HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:

CHAIR:

I move to amend HB3762 _____
Of the printed Bill
Page _____ Section _____ Lines _____
Of the Engrossed Bill

By deleting the content of the entire measure, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Adopted: _____

Amendment submitted by: Tim Turner

Reading Clerk

1 STATE OF OKLAHOMA

2 2nd Session of the 60th Legislature (2026)

3 PROPOSED POLICY
4 COMMITTEE SUBSTITUTE
5 FOR
6 HOUSE BILL NO. 3762

By: Turner

7
8 PROPOSED POLICY COMMITTEE SUBSTITUTE

9 An Act relating to professions and occupations;
10 amending 59 O.S. 2021, Section 161.12, which relates
11 to penalties; removing serums from certain penalties;
12 providing regulations for administering certain
13 supplements; providing for codification; and
14 providing an effective date.

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

16 SECTION 1. AMENDATORY 59 O.S. 2021, Section 161.12, is
17 amended to read as follows:

18 Section 161.12. A. The Board of Chiropractic Examiners is
19 authorized, after notice and an opportunity for a hearing pursuant
20 to Article II of the Administrative Procedures Act, to issue an
21 order imposing one or more of the following penalties whenever the
22 Board finds, by clear and convincing evidence, that a chiropractic
23 physician has committed any of the acts or occurrences set forth in
24 subsection B of this section:

1. Disapproval of an application for a renewal license;

1 2. Revocation or suspension of an original license or renewal
2 license, or both;

3 3. Restriction of the practice of a chiropractic physician
4 under such terms and conditions as deemed appropriate by the Board;

5 4. An administrative fine not to exceed One Thousand Dollars
6 (\$1,000.00) for each count or separate violation;

7 5. A censure or reprimand;

8 6. Placement of a chiropractic physician on probation for a
9 period of time and under such terms and conditions as the Board may
10 specify, including requiring the chiropractic physician to submit to
11 treatment, to attend continuing education courses, to submit to
12 reexamination, or to work under the supervision of another
13 chiropractic physician; and

14 7. The assessment of costs expended by the Board in
15 investigating and prosecuting a violation. The costs may include,
16 but are not limited to, staff time, salary and travel expenses,
17 witness fees and attorney fees, and shall be considered part of the
18 order of the Board.

19 B. The following acts or occurrences by a chiropractic
20 physician shall constitute grounds for which the penalties specified
21 in subsection A of this section may be imposed by order of the
22 Board:

23 1. Pleading guilty or nolo contendere to, or being convicted
24 of, a felony, a misdemeanor involving moral turpitude, or a

1 violation of federal or state controlled dangerous substances laws.
2 A copy of the judgment and sentence of the conviction, duly
3 certified by the clerk of the court in which the conviction was
4 obtained, and a certificate of the clerk that the conviction has
5 become final, shall be sufficient evidence for the imposition of a
6 penalty;

7 2. Being habitually drunk or habitually using habit-forming
8 drugs;

9 3. Using advertising in which statements are made that are
10 fraudulent, deceitful or misleading to the public;

11 4. Aiding or abetting any person not licensed to practice
12 chiropractic in this state to practice chiropractic, except students
13 who are regularly enrolled in an accredited chiropractic college;

14 5. Performing or attempting to perform major or minor surgery
15 in this state, or using electricity in any form for surgical
16 purposes, including cauterization;

17 6. Using or having in a chiropractic physician's possession any
18 instrument for treatment purposes, the use or possession of which
19 has been prohibited or declared unlawful by any agency of the United
20 States or the State of Oklahoma;

21 7. Unlawfully possessing, prescribing or administering any
22 drug, medicine, serum or vaccine. This section shall not prevent a
23 chiropractic physician from possessing, prescribing or
24 administering, by a needle or otherwise, vitamins, minerals or

1 nutritional supplements, or from practicing within the scope of the
2 science and art of chiropractic as defined in Section 161.2 of this
3 title. As used in this act, serum does not include solutions
4 consisting of vitamins, minerals, or nutrients in any combination
5 thereof. Nothing in this section shall be construed to authorize
6 transfusion of donor blood, blood banking services, or
7 administration of vaccines or controlled substances;

8 8. Advertising or displaying, directly or indirectly, any
9 certificate, diploma or other document which conveys or implies
10 information that the person is skilled in any healing art other than
11 chiropractic unless the chiropractic physician also possesses a
12 valid current license in said healing art;

13 9. Obtaining an original license or renewal license in a
14 fraudulent manner;

15 10. Violating any provision of the Unfair Claims Settlement
16 Practices Act or any rule promulgated pursuant thereto;

17 11. Willfully aiding or assisting an insurer, as defined in
18 Section 1250.2 of Title 36 of the Oklahoma Statutes, or an
19 administrator, as defined in Section 1442 of Title 36 of the
20 Oklahoma Statutes, to deny claims which under the terms of the
21 insurance contract are covered services and are medically necessary;

22 12. Violating any provision of the Oklahoma Chiropractic
23 Practice Act; or

24 13. Violating any of the rules of the Board.

1 C. Any chiropractic physician against whom a penalty is imposed
2 by an order of the Board under the provisions of this section shall
3 have the right to seek a judicial review of the order pursuant to
4 Article II of the Administrative Procedures Act.

5 D. The Board is authorized to issue a confidential letter of
6 concern to a chiropractic physician when, though evidence does not
7 warrant initiation of an individual proceeding, the Board has noted
8 indications of possible errant conduct by the chiropractic physician
9 that could lead to serious consequences and formal action by the
10 Board.

11 E. If no order imposing a penalty against a chiropractic
12 physician is issued by the Board within three (3) years after a
13 complaint against the chiropractic physician is received by the
14 Board, the complaint and all related documents shall be expunged
15 from the records of the Board.

16 SECTION 2. NEW LAW A new section of law to be codified
17 in the Oklahoma Statutes as Section 161.21 of Title 59, unless there
18 is created a duplication in numbering, reads as follows:

19 On or after November 1, 2026, any chiropractic physician who
20 desires to administer vitamins, minerals, or nutritional supplements
21 by means of injectable procedures shall make application, on a form
22 prescribed by the Board, for authorization for such purpose. Every
23 chiropractic physician shall submit to the Board documentary
24 evidence of satisfactory completion of at least one hundred twenty

1 (120) hours of education and training in administration and use of
2 such injectables. Such education and training shall be obtained at
3 an educational program that has been approved by the Board and meets
4 the following criteria if the program:

5 1. Is conducted under the auspices of and taught by the
6 postgraduate faculty of a chiropractic institution;

7 2. Consists of a minimum of one hundred twenty (120) hours;

8 3. Requires completion of a certification examination given by
9 a board independent of the entity which taught the course; and

10 4. Meets such other criteria as the Board deems appropriate.

11 5. The provisions of this section shall not be construed to
12 impose any new educational or certification requirements upon, nor
13 to invalidate, limit, or otherwise affect the existing authorization
14 of, any chiropractic physician who, prior to the effective date of
15 this act, has been duly authorized by the Board to administer
16 vitamins, minerals, or nutritional supplements by injectable
17 procedures. Any such authorization shall remain valid and in full
18 force and effect.

19 SECTION 3. This act shall become effective November 1, 2026.
20

21 60-2-16416 TKR 02/17/26
22
23
24