

SENATE BILL No. 457

April 19, 1995, Introduced by Senator DE GROW and referred to the Committee on Education.

A bill to amend section 16148 of Act No. 368 of the Public Acts of 1978, entitled as amended

"Public health code,"

being section 333.16148 of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Section 1. Section 16148 of Act No. 368 of the Public Acts
 of 1978, being section 333.16148 of the Michigan Compiled Laws,
 is amended to read as follows:

4 Sec. 16148. (1) Except as provided in section 17060, only a 5 board may promulgate rules to establish standards for the educa-6 tion and training of individuals to be licensed or registered, or 7 whose licenses or registrations are to be renewed, for the pur-8 poses of determining whether graduates of a training program have 9 the knowledge and skills requisite for practice of a health 10 profession or use of a title.

CPD

(2) Except as provided in section 17060 AND SUBJECT TO
 SUBSECTION (6), only a board may accredit training programs in
 hospitals, schools, colleges, universities, and institutions
 offering training programs meeting educational standards and may
 deny or withdraw accreditation of training programs for failure
 to meet established standards. An A HOSPITAL, SCHOOL, COLLEGE,
 UNIVERSITY, OR institution -which THAT has its program accredit ation withdrawn shall have an opportunity for a hearing.

9 (3) An action or decision of a board pursuant to subsection 10 (1) or (2) relating to a specific health profession subfield 11 shall be made only after consultation with the task force in the 12 affected HEALTH PROFESSION subfield and with at least 1 of the 13 affected HEALTH PROFESSION subfield board members present.

(4) A member of -the- A licensing board from the health pro15 fession subfield shall vote as an equal member in all matters
16 except those issues designated in subsections (1) and (2) -which17 THAT are outside the HEALTH PROFESSION subfield. -profession.
(5) A decision of a board on standards for the education and
19 training of individuals or the accreditation of A training
20 -programs PROGRAM UNDER SUBSECTION (1) OR (2) shall be concurred
21 in by a majority of the -nonsubfield board members -when WHO
22 ARE NOT HEALTH PROFESSION SUBFIELD LICENSEES IF the decision
23 relates solely to -nonsubfield NONHEALTH PROFESSION SUBFIELD
24 licenses.

(6) THE REQUIREMENT OF RULE 305(2)(B)(*iii*), BEING
R 338.10305 OF THE MICHIGAN ADMINISTRATIVE CODE, THAT A MEMBER OF
THE NURSING FACULTY IN A PROGRAM OF NURSING EDUCATION FOR

04587'95

2

1 REGISTERED NURSES WHO PROVIDES INSTRUCTION IN THE CLINICAL 2 LABORATORY OR COOPERATING AGENCIES HOLD A BACCALAUREATE DEGREE IN 3 NURSING SCIENCE DOES NOT APPLY TO A MEMBER OF THE NURSING FACULTY 4 DESCRIBED IN THIS SUBSECTION WHO WAS EMPLOYED BY OR UNDER CON-5 TRACT TO THE PROGRAM OF NURSING EDUCATION ON OR BEFORE 6 SEPTEMBER 1, 1989.

3