Committee Substitute
for
House Bill 2631

BY DELEGATES HOWELL, MARTIN, HILL, ARVON, SHOTT,
HANSHAW, LEWIS, CRISS, HAMRICK, PAYNTER AND
HOLLEN

[Passed April 8, 2017; in effect ninety days from passage.]
Committee Substitute for
House Bill 2631

BY DELEGATES HOWELL, MARTIN, HILL, ARVON, SHOTT,
HANSHAW, LEWIS, CRIS, HAMRICK, PAYNTER AND
HOLLEN

[Passed April 8, 2017; in effect ninety days from passage.]
AN ACT to amend and reenact §30-1-5 of the Code of West Virginia, 1931, as amended, relating
to time standards for disposition of complaint proceedings; tolling the time periods for
delays attributable to the respondent; and prohibiting complaint proceeding from being
dismissed for exceeding time standards when overage is result of procedural delay or
obstructive action by respondent.

Be it enacted by the Legislature of West Virginia:

That §30-1-5 of the Code of West Virginia, 1931, as amended, be amended and reenacted
to read as follows:

ARTICLE 1. GENERAL PROVISIONS APPLICABLE TO ALL STATE BOARDS OF
EXAMINATION OR REGISTRATION REFERRED TO IN CHAPTER.

§30-1-5. Meetings; quorum; investigatory powers; duties.

(a) Every board referred to in this chapter shall hold at least one meeting each year, at
such time and place as it may prescribe by rule, for the examination of applicants who desire to
practice their respective professions or occupations in this state and to transact any other
business which may legally come before it. The board may hold additional meetings as may be
necessary, which shall be called by the secretary at the direction of the president or upon the
written request of any three members. A majority of the members of the board constitutes a
quorum for the transaction of its business.

(b) The board may compel the attendance of witnesses, to issue subpoenas, to conduct
investigations and hire an investigator and to take testimony and other evidence concerning any
matter within its jurisdiction. The president and secretary of the board may administer oaths for
these purposes.

(c) Every board referred to in this chapter shall investigate and resolve complaints which
it receives and shall, within six months of the complaint being filed, send a status report to the
party filing the complaint and the respondent by certified mail with a signed return receipt and
within one year of the status report's return receipt date issue a final ruling, unless the party filing
the complaint and the board agree in writing to extend the time for the final ruling. The time period
for final ruling shall be tolled for any delay requested or caused by the respondent or by counsel
for the respondent and in no event shall a complaint proceeding be dismissed for exceeding the
time standards in this section when such overage is the result of procedural delay or obstructive
action by the accused or his or her counsel or agents.

(d) Every board shall provide public access to the record of the disposition of the
complaints which it receives in accordance with the provisions of chapter twenty-nine-b of this
code, and shall provide public access on a website to all completed disciplinary actions in which
discipline was ordered. If a board is unable to provide access, the Attorney General shall provide
a link to this information on the consumer protection division website, together with a link to the
website of all other boards subject to this chapter. Every board shall report violations of individual
practice acts contained in this chapter to the board by which the individual may be licensed and
shall do so in a timely manner upon receiving notice of the violations. Every person licensed or
registered by a board shall report to the board which licenses or registers him or her a known or
observed violation of the practice act or the board's rules by any other person licensed or
registered by the same board and shall do so in a timely manner. Law-enforcement agencies or
their personnel and courts shall report in a timely manner to the appropriate board any violations
of individual practice acts by any individual.

(e) Whenever a board referred to in this chapter obtains information that a person subject
to its authority has engaged in, is engaging in or is about to engage in any act which constitutes
or will constitute a violation of the provisions of this chapter which are administered and enforced
by that board, it may apply to the circuit court for an order enjoining the act. Upon a showing that
the person has engaged, is engaging or is about to engage in any such act, the court shall order
an injunction, restraining order or other order as the court may deem appropriate.
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

[Signature]
Chairman, House Committee

[Signature]
Chairman, Senate Committee

Originating in the House.

In effect ninety days from passage.

[Signature]
Clerk of the House of Delegates

[Signature]
Clerk of the Senate

[Signature]
Speaker of the House of Delegates

[Signature]
President of the Senate

The within is approved this the 21st day of April, 2017.

[Signature]
Governor
PRESENTED TO THE GOVERNOR

APR 18 2017

Time 3:15 pm