As Reported by the House Health Committee

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Am. H. B. No. 503

Representatives Peterson, Letson

Cosponsors: Representatives Evans, Bacon, Boyd, Yuko, Stebelton, Hagan, R., Williams, B., Beatty, Raussen, Huffman, Fende, Mecklenborg, Heard, Celeste, Brown, Strahorn, Otterman, J.

A BILL

To amend sections 4732.10 and 5122.01 of the Revised	1
Code regarding the experience and training	2
requirements necessary for admission to	3
examination for a psychologist license.	4

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 4732.10 and 5122.01 of the Revised	5
Code be amended to read as follows:	6
Sec. 4732.10. (A) The state board of psychology shall appoint	7
an entrance examiner who shall determine the sufficiency of an	8
applicant's qualifications for admission to the appropriate	9
examination.	10
(B) Requirements for admission to examination for a	11
psychologist license shall be that the applicant:	12
(1) Is at least twenty-one years of age;	13
(2) Is of good moral character;	14
(3) Is a citizen of the United States or has legally declared	15
his the intention of becoming such;	16

(4) Has received from Meets the requirements of division 17 (B)(4)(a), (b), (c), or (d) of this section: 18 (a) Received an earned doctoral degree from an institution 19 accredited or recognized by a national or regional accrediting 20 agency and a program accredited by any of the following: 21 (i) The American psychological association, office of program 22 consultation and accreditation; 23 (ii) The accreditation office of the Canadian psychological 24 association; 25 (iii) A program listed by the association of state and 26 provincial psychology boards/national register designation 27 committee; 28 (iv) The national association of school psychologists. 29 (b) Received from an academic institution outside of the 30 United States or Canada a degree determined, under rules adopted 31 by the board under division (E) of this section, to be equivalent 32 to a doctoral degree in psychology from a program described in 33 division (B)(4)(a) of this section; 34 (c) Held a psychologist license, certificate, or registration 35 required for practice in another United States or Canadian 36 jurisdiction for a minimum of ten years and meets educational, 37 experience, and professional requirements established under rules 38 adopted by the board. 39 (d) Enrolled, not later than sixty days after the effective 40 date of this amendment, in an educational institution accredited 41 or recognized by national or regional accrediting agencies as 42 maintaining satisfactory standards and not later than eight years 43 after the effective date of this amendment received an earned 44 doctoral degree in psychology, school psychology, or a doctoral 45 46 degree deemed equivalent by the board \div .

(5) Has had at least two years of supervised professional
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experience in psychological work of a type satisfactory to the
board, at least one year of which must be postdoctoral a
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predoctoral internship.
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The board shall maintain a record of each specific degree51program which it recognizes as acceptable for fulfilling the52requirement of division (B)(4) of this section and shall adopt53guidelines for the kind of supervised professional experience54which fulfill the requirement of division (B)(5) of this section.55

(C) Requirements for admission to examination for a schoolpsychologist license shall be that the applicant:57

(1) Has received from an educational institution accredited
or recognized by national or regional accrediting agencies as
maintaining satisfactory standards, including those approved by
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the state board of education for the training of school
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psychologists, at least a master's degree in school psychology, or
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a degree considered equivalent by the board;

(2) Is at least twenty-one years of age;

(3) Is of good moral character;

(4) Is a citizen of the United States or has legally declared his the intention of becoming such;

(5) Has completed at least sixty quarter hours, or the
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semester hours equivalent, at the graduate level, of accredited
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study in course work relevant to the study of school psychology;
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(6) Has completed an internship in an educational institution
approved by the Ohio department of education for school psychology
supervised experience or one year of other training experience
acceptable to the board, such as supervised professional
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experience under the direction of a licensed psychologist or
licensed school psychologist;

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(7) Furnishes proof of at least twenty-seven months,
(7) Furnishes proof of at least twenty-seven months,
(7) exclusive of internship, of full-time experience as a certificated
(7) school psychologist employed by a board of education or a private
(7) school meeting the standards prescribed by the state board of
(7) education, or of experience which the board deems equivalent.

(D) If the entrance examiner finds that the applicant meets the requirements set forth in this section, the applicant shall be admitted to the appropriate examination.

(E) The board shall adopt under Chapter 119. of the Revised85Code rules for determining for the purposes of division (B)(4)(b)86of this section whether a degree is equivalent to a degree in87psychology from an institution in the United States.88

sec. 5122.01. As used in this chapter and Chapter 5119. of 89
the Revised Code: 90

(A) "Mental illness" means a substantial disorder of thought, 91
mood, perception, orientation, or memory that grossly impairs 92
judgment, behavior, capacity to recognize reality, or ability to 93
meet the ordinary demands of life. 94

(B) "Mentally ill person subject to hospitalization by court 95
order" means a mentally ill person who, because of the person's 96
illness: 97

(1) Represents a substantial risk of physical harm to self as
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 manifested by evidence of threats of, or attempts at, suicide or
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 serious self-inflicted bodily harm;

(2) Represents a substantial risk of physical harm to others
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as manifested by evidence of recent homicidal or other violent
behavior, evidence of recent threats that place another in
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reasonable fear of violent behavior and serious physical harm, or
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other evidence of present dangerousness;

(3) Represents a substantial and immediate risk of serious 106

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physical impairment or injury to self as manifested by evidence107that the person is unable to provide for and is not providing for108the person's basic physical needs because of the person's mental109illness and that appropriate provision for those needs cannot be110made immediately available in the community; or111

(4) Would benefit from treatment in a hospital for the
person's mental illness and is in need of such treatment as
manifested by evidence of behavior that creates a grave and
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imminent risk to substantial rights of others or the person.

(C)(1) "Patient" means, subject to division (C)(2) of this 116 section, a person who is admitted either voluntarily or 117 involuntarily to a hospital or other place under section 2945.39, 118 2945.40, 2945.401, or 2945.402 of the Revised Code subsequent to a 119 finding of not guilty by reason of insanity or incompetence to 120 stand trial or under this chapter, who is under observation or 121 receiving treatment in such place. 122

(2) "Patient" does not include a person admitted to a 123
hospital or other place under section 2945.39, 2945.40, 2945.401, 124
or 2945.402 of the Revised Code to the extent that the reference 125
in this chapter to patient, or the context in which the reference 126
occurs, is in conflict with any provision of sections 2945.37 to 127
2945.402 of the Revised Code. 128

(D) "Licensed physician" means a person licensed under the
laws of this state to practice medicine or a medical officer of
the government of the United States while in this state in the
performance of the person's official duties.

(E) "Psychiatrist" means a licensed physician who has
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satisfactorily completed a residency training program in
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psychiatry, as approved by the residency review committee of the
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American medical association, the committee on post-graduate
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education of the American osteopathic association, or the American
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osteopathic board of neurology and psychiatry, or who on July 1, 138 1989, has been recognized as a psychiatrist by the Ohio state 139 medical association or the Ohio osteopathic association on the 140 basis of formal training and five or more years of medical 141 practice limited to psychiatry. 142

(F) "Hospital" means a hospital or inpatient unit licensed by
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the department of mental health under section 5119.20 of the
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Revised Code, and any institution, hospital, or other place
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established, controlled, or supervised by the department under
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Chapter 5119. of the Revised Code.

(G) "Public hospital" means a facility that is tax-supported148and under the jurisdiction of the department of mental health.149

(H) "Community mental health agency" means any agency,
program, or facility with which a board of alcohol, drug
addiction, and mental health services contracts to provide the
mental health services listed in section 340.09 of the Revised
Code.

(I) "Licensed clinical psychologist" means a person who holds
 a current valid psychologist license issued under section 4732.12
 or 4732.15 of the Revised Code, and in addition, meets either of
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 the following criteria:

(1) Meets the educational requirements set forth in division 159 (B) of section 4732.10 of the Revised Code and has a minimum of 160 two years' full-time professional experience, or the equivalent as 161 determined by rule of the state board of psychology, at least one 162 year of which shall be post doctoral a predoctoral internship, in 163 clinical psychological work in a public or private hospital or 164 clinic or in private practice, diagnosing and treating problems of 165 mental illness or mental retardation under the supervision of a 166 psychologist who is licensed or who holds a diploma issued by the 167 American board of professional psychology, or whose qualifications 168

are substantially similar to those required for licensure by the 169 state board of psychology when the supervision has occurred prior 170 to enactment of laws governing the practice of psychology; 171

(2) Meets the educational requirements set forth in division 172 (B) of section 4732.15 of the Revised Code and has a minimum of 173 four years' full-time professional experience, or the equivalent 174 as determined by rule of the state board of psychology, in 175 clinical psychological work in a public or private hospital or 176 clinic or in private practice, diagnosing and treating problems of 177 mental illness or mental retardation under supervision, as set 178 forth in division (I)(1) of this section. 179

(J) "Health officer" means any public health physician;
public health nurse; or other person authorized by or designated
by a city health district; a general health district; or a board
of alcohol, drug addiction, and mental health services to perform
the duties of a health officer under this chapter.

(K) "Chief clinical officer" means the medical director of a 185 hospital, or a community mental health agency, or a board of 186 alcohol, drug addiction, and mental health services, or, if there 187 is no medical director, the licensed physician responsible for the 188 treatment a hospital or community mental health agency provides. 189 The chief clinical officer may delegate to the attending physician 190 responsible for a patient's care the duties imposed on the chief 191 clinical officer by this chapter. Within a community mental health 192 agency, the chief clinical officer shall be designated by the 193 governing body of the agency and shall be a licensed physician or 194 licensed clinical psychologist who supervises diagnostic and 195 treatment services. A licensed physician or licensed clinical 196 psychologist designated by the chief clinical officer may perform 197 the duties and accept the responsibilities of the chief clinical 198 officer in the chief clinical officer's absence. 199

(L) "Working day" or "court day" means Monday, Tuesday, 200

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Wednesday, Thursday, and Friday, except when such day is a	201
holiday.	202
(M) "Indigent" means unable without deprivation of	203
satisfaction of basic needs to provide for the payment of an	204
attorney and other necessary expenses of legal representation,	205
including expert testimony.	206
(N) "Respondent" means the person whose detention,	207
commitment, hospitalization, continued hospitalization or	208
commitment, or discharge is being sought in any proceeding under	209
this chapter.	210
(0) "Legal rights service" means the service established	211
under section 5123.60 of the Revised Code.	212
(P) "Independent expert evaluation" means an evaluation	213
conducted by a licensed clinical psychologist, psychiatrist, or	214
licensed physician who has been selected by the respondent or the	215
respondent's counsel and who consents to conducting the	216
evaluation.	217
(Q) "Court" means the probate division of the court of common	218
pleas.	219
(R) "Expunge" means:	220
(1) The removal and destruction of court files and records,	221
originals and copies, and the deletion of all index references;	222
(2) The reporting to the person of the nature and extent of	223
any information about the person transmitted to any other person	224
by the court;	225
(3) Otherwise insuring that any examination of court files	226
and records in question shall show no record whatever with respect	227
to the person;	228
(4) That all rights and privileges are restored, and that the	229

person, the court, and any other person may properly reply that no 230

such record exists, as to any matter expunged.	231
(S) "Residence" means a person's physical presence in a	232
county with intent to remain there, except that:	233
(1) If a person is receiving a mental health service at a	234
facility that includes nighttime sleeping accommodations,	235
residence means that county in which the person maintained the	236
person's primary place of residence at the time the person entered	237
the facility;	238
(2) If a person is committed pursuant to section 2945.38,	239
2945.39, 2945.40, 2945.401, or 2945.402 of the Revised Code,	240
residence means the county where the criminal charges were filed.	241
When the residence of a person is disputed, the matter of	242
residence shall be referred to the department of mental health for	243
investigation and determination. Residence shall not be a basis	244
for a board's denying services to any person present in the	245
board's service district, and the board shall provide services for	246
a person whose residence is in dispute while residence is being	247

determined and for a person in an emergency situation. (T) "Admission" to a hospital or other place means that a patient is accepted for and stays at least one night at the hospital or other place.

(U) "Prosecutor" means the prosecuting attorney, village solicitor, city director of law, or similar chief legal officer who prosecuted a criminal case in which a person was found not guilty by reason of insanity, who would have had the authority to prosecute a criminal case against a person if the person had not been found incompetent to stand trial, or who prosecuted a case in which a person was found guilty.

(V) "Treatment plan" means a written statement of reasonable objectives and goals for an individual established by the treatment team, with specific criteria to evaluate progress

towards achieving those objectives. The active participation of	262
the patient in establishing the objectives and goals shall be	263
documented. The treatment plan shall be based on patient needs and	264
include services to be provided to the patient while the patient	265
is hospitalized and after the patient is discharged. The treatment	266
plan shall address services to be provided upon discharge,	267
including but not limited to housing, financial, and vocational	268
services.	269
(W) "Community control sanction" has the same meaning as in	270
section 2929.01 of the Revised Code.	271
(X) "Post-release control sanction" has the same meaning as	272
in section 2967.01 of the Revised Code.	273
Section 2. That existing section 4732.10 and 5122.01 of the	274
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Revised Code are hereby repealed.	275