

SPONSOR: Rep. Schwartzkopf & Sen. McBride Reps. Longhurst, Viola, D. Short, Hudson; Sens. Henry, Poore, Simpson, Lavelle

## HOUSE OF REPRESENTATIVES 149th GENERAL ASSEMBLY

# HOUSE BILL NO. 465

AN ACT TO AMEND TITLE 6, TITLE 7, TITLE 8, TITLE 10, TITLE 11, TITLE 14, TITLE 16, TITLE 24, TITLE 29, AND TITLE 30 OF THE DELAWARE CODE RELATING TO TECHNICAL CORRECTIONS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE (Three-fourths of all members elected to each house thereof concurring therein):

1	Section 1. Amend § 12B-101, Title 6 of the Delaware Code by making deletions as shown by strike through and
2	insertions as shown by underline as follows:
3	§ 12B-101. Definitions [Effective Apr. 14, 2018]
4	For purposes of this chapter:
5	(5) "Notice" means any of the following:
6	d. Substitute notice, if the person required to provide notice under this chapter demonstrates that the cost
7	of providing notice will exceed \$75,000, or that the affected number of Delaware residents to be notified exceeds
8	100,000 residents, or that the person does not have sufficient contact information to provide notice. Substitute
9	notice consists of all of the following:
10	2. Conspicuous posting of the notice on the <u>a</u> web site page of the person if the person maintains one
11	or more web site pages.
12	Section 2. Amend § 7014, Title 7 of the Delaware Code by making deletions as shown by strike through and
13	insertions as shown by underline as follows:
14	§ 7014. Conversion permit.
15	(c) An application for a conversion permit made under subsection (a) or (b) of this section must be in writing on a
16	form approved by the Secretary and must include the items listed in § 7004(b) and § 7005(a)(1) of this title, the items
17	required by regulation promulgated under this chapter, and all of the following items to be considered in assessing a
18	conversion permit application:
19	(8) Evidence of financial assurances in sufficient form and amount necessary to ensure that: (i) there are
20	sufficient resources for all costs of compliance with the Delaware Hazardous Substances Control Act_Delaware
21	Hazardous Substance Cleanup Act ("HSCA"), Chapter 91 of this title, and other relevant state and federal

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22	environmental statutes concerning contamination on the site at the time of application; and (ii) upon the event of an
23	incident resulting in environmental contamination, or upon termination, abandonment, or liquidation of all activities at
24	the site of any heavy industry use, all means will be taken to minimize environmental damage and stabilize and secure
25	the heavy industry use site in accordance with a concept plan that will be approved by the Department of Natural
26	Resources and Environmental Control as part of the conversion permit. A final plan approved by the Department of
27	Natural Resources and Environmental Control is required prior to the initiation of operation of the activity being
28	authorized under the conversion permit.
29	Section 3. Amend § 503, Title 8 of the Delaware Code by making deletions as shown by strike through and
30	insertions as shown by underline as follows:
31	§ 503. Rates and computation of franchise tax.
32	(c) Except as provided in this subsection, in no case shall the tax on any corporation for a full taxable year,
33	computed by paragraph (a)(1) of this section be more than \$200,000 nor less than \$175; or computed by paragraph (a)(2) of
34	this section be more than \$200,000 nor less than \$400. In each calendar year, the Secretary of State shall compile a list of
35	each corporation that as of December 1:
36	(1) Had a class or series of stock listed on a national securities exchange; and
37	(2) Reported in its financial statements prepared in accordance with United States generally accepted
38	accounting principles (GAAP) or International Financial Reporting Standards (IFRS) and included in its most
39	recent annual report filed with the United States Securities and Exchange Commission or any similar agency
40	outside the United States with responsibility for enforcing securities laws or serving as a public repository for the
41	corporation's financial disclosures, both of the following:
42	a. Consolidated annual gross revenues equal to or greater than \$750,000,000 or consolidated assets
43	equal to or greater than \$750,000,000; and
44	b. Consolidated annual gross revenues not less than \$250,000,000 and consolidated assets not less
45	than \$250,000,000;
46	provided that if the corporation's financial statements are reported in a currency other than United States dollars,
47	then, for purposes of measuring the amount of revenues and assets set forth therein, such amounts shall be converted into
48	United States dollars using the applicable spot exchange rate for value established by Bloomberg as of the last day of the
49	corporation's most recently completed fiscal year.

satisfying the requirements of paragraphs (c)(1) and (2) of this section for a fiscal year for which its annual franchise tax

Notwithstanding subsection (a) of this section and the first sentence of this subsection, for each corporation

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would otherwise be \$200,000 as computed under paragraph (a)(1) or (2) of this section (each, a "large corporate filer"), the Secretary of State shall fix the annual franchise tax for such taxable year at \$250,000. In the event that a corporation would otherwise qualify as a large corporate filer but has no filed annual report with the United States Securities and Exchange Commission (or any similar foreign agency), and became listed on a national securities exchange in connection with a succession within the taxable year, then reference shall be made to the most recent annual report of the predecessor of such corporation for purposes of determining whether such corporation has satisfied the requirements of paragraphs (c)(2)a. and b. of this section.

#### (3) As used in this subsection:

- a. "Predecessor" means, with respect to any corporation, any other corporation or other entity whose consolidated assets and liabilities, immediately prior to a succession, are substantially the same as the consolidated assets and liabilities of such corporation immediately following such succession; and
- b. "Succession" means the direct acquisition of assets and liabilities comprising a going business from a predecessor, whether by merger, consolidation, purchase or other direct transfer.
- (4) Notwithstanding subsection (a) of this section and the first sentence of this subsection, for each corporation satisfying the requirements of paragraphs (c)(1) and (c)(2) of this section for a fiscal year for which its annual franchise tax would otherwise be \$200,000 as computed under paragraph (a)(1) or (2) of this section (each, a "large corporate filer"), the Secretary of State shall fix the annual franchise tax for such taxable year at \$250,000. If a corporation would otherwise qualify as a large corporate filer but has no filed annual report with the United States Securities and Exchange Commission (or any similar foreign agency), and became listed on a national securities exchange in connection with a succession within the taxable year, then reference must be made to the most recent annual report of the predecessor of such corporation for purposes of determining whether such corporation has satisfied the requirements of paragraphs (c)(2)a. and (c)(2)b. of this section.
- Section 4. Amend § 2807, Title 10 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:
  - § 2807. Prohibited activities and employments.

A justice of the peace constable appointed pursuant to this chapter shall not receive any other fees or emoluments for discharging judicial duties, except as may otherwise be provided by law, or engage in any occupation concerned with or growing out of the collection of any judgment rendered by a justice, or engage in the private security business <u>under</u> Chapter 12 or Chapter 13 of Title 24 or hold any state office, or be employed by the State in any other capacity.

81	Section 5. Amend § 1457, Title 11 of the Delaware Code by making deletions as shown by strike through and
82	insertions as shown by underline as follows:
83	§ 1457. Possession of a weapon in a Safe School and Recreation Zone; class D, E, or F felony; class A or B
84	misdemeanor.
85	(h) This section shall not apply to any law-enforcement or police officer, or to any security officer as [formerly]
86	defined in § 1302(20) of Title 24 [repealed] private security guard defined in § 1302(t) of Title 24.
87	Section 6. Amend § 1086, Title 14 of the Delaware Code by making deletions as shown by strike through and
88	insertions as shown by underline as follows:
89	§ 1086. Absentee voting.
90	(a) Any individual qualified to vote in a school district election who shall be unable to appear to cast their ballot at
91	the polling place of their school district on the date of the election may cast their vote by absentee ballot provided that the
92	voter qualifies under 1 of the provisions of § 5502 of Title 15 and files an affidavit of eligibility a statement under § 5503 of
93	Title 15, in a form prescribed by the State Commissioner of Elections, with the appropriate county department of elections
94	by 12:00 noon, local time of the day prior to the election.
95	Section 7. Amend § 1086, Title 14 of the Delaware Code by making deletions as shown by strike through and
96	insertions as shown by underline as follows:
97	§ 1086. Absentee voting.
98	(b) The Commissioner of Elections, in consultation with the Department of Elections for the counties, shall
99	promulgate an absentee voting system that shall include envelopes and instructions similar to those provided for in Chapter
100	55 of Title 15. The Department of Elections responsible for conducting a public school election within a reorganized school
101	district shall prepare the appropriate absentee ballots for any election conducted in accordance with this title. Upon receipt
102	of the executed affidavit of eligibility statement under § 5503 of Title 15, by at least 12:00 noon of the day prior to the
103	election, the department of elections shall:
104	(1) Deliver an official ballot to the elector if the elector personally appears at the appropriate department of
105	elections office; or
106	(2) Follow the instructions contained within the elector's affidavit statement to mail the official ballot and
107	instructions to the elector; provided, that the affidavit statement is received by the department of elections by at least
108	12:00 noon, local time, of the fourth day prior to the election.

Section 8. Amend § 1210, Title 14 of the Delaware Code by making deletions as shown by strike through and

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insertions as shown by underline as follows:

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111	§ 1210. Tier One — Initial licensure [For application of this section, see 81 Del. Laws, c. 43, § 5]
112	(d) Notwithstanding the provisions of § 1210 of this title and subsection (a) of this section and pursuant Pursuant
113	to rules and regulations promulgated and adopted pursuant to this chapter, the Department may issue an initial license to an
114	applicant with at least 1 year of teaching experience but less than 4 years of teaching experience who is licensed as an
115	educator in another jurisdiction or to an applicant who previously held a valid Delaware certificate that has since expired.
116	An applicant issued an initial license under this subsection must complete all requirements enumerated in subsection (c) of
117	this section, except for obtaining a passing score on an approved performance assessment.
118	Section 9. Amend § 4112A, Title 14 of the Delaware Code by making deletions as shown by strike through and
119	insertions as shown by underline as follows:
120	§ 4112A. Office of School Criminal Offense and Bullying Ombudsperson.
121	(b) The purpose of the Ombudsperson is to ensure the proper administration of the school criminal offense
122	reporting law contained in § 4112 of this title and the school bullying prevention law contained in § 4161 § 4164 of this
123	title.
124	(c) The Ombudsperson shall have the power to:
125	(1) Investigate and seek to resolve complaints made by and concerns of members of the public, school
126	officials, and pupils regarding criminal offenses and incidents of bullying committed on school property;
127	(2) Investigate complaints regarding the alleged failure of school officials to report criminal offenses as
128	required under § 4112 of this title and incidents of bullying as required under § 4161 § 4164 of this title;
129	Section 10. Amend § 3121, Title 16 of the Delaware Code by making deletions as shown by strike through and
130	insertions as shown by underline as follows:
131	§ 3121. Registration of births.
132	(d) The acknowledgment provided for in subsection (c) of this section shall contain:
133	(3) Subject to the provisions of [former] § 804(c) subchapter III of Chapter 8 of Title 13, their
134	acknowledgment of a right to blood, tissue or other genetic testing to determine paternity or nonpaternity and of the
135	right to otherwise dispute paternity in any civil or criminal action in which the paternity of the child by the putative
136	father is an element of the claim for relief or a defense;
137	(4) A statement of the presumptive effect of the acknowledgment of paternity under [former] § 804(e) § 8-305
138	of Title 13;
139	Section 11. Amend § 1329, Title 24 of the Delaware Code by making deletions as shown by strike through and
140	insertions as shown by underline as follows:

141	§ 1329. Disciplinary proceedings; appeal.
142	(a) Grounds. — Subject to the provisions of this chapter, the Director pursuant to the authority of the Board may
143	impose any of the following sanctions (subsection (b) of this section) singly or in combination when it finds a licensee or
144	identification card holder is guilty of any offense described herein:
145	(4) Obtaining criminal charges or convictions pursuant to §§ 1314, 1315, 1316, 1317, 1318, 1319, 1320 §
146	1314, § 1315, § 1316, § 1317, § 1318, § 1319, or § 1320 of this title; or
147	Section 12. Amend § 1329, Title 24 of the Delaware Code by making deletions as shown by strike through and
148	insertions as shown by underline as follows:
149	§ 1329. Disciplinary proceedings; appeal.
150	(d) All decisions of the Board shall be final and conclusive. Where the applicant, licensee or identification card
151	holder is in disagreement with the action of the Board, the individual may appeal the Board's decision to the Secretary
152	within 30 days of service or the postmarked date of the copy of the decision mailed to the individual. The appeal shall be on
153	the record to the Secretary as provided in the Administrative Procedures Act §§ 10142-10145 Act, Subchapter V of
154	<u>Chapter 101</u> of Title 29 (§ 10141 et seq. of Title 29).
155	Section 13. Amend § 1732, Title 24 of the Delaware Code by making deletions as shown by strike through and
156	insertions as shown by underline as follows:
157	§ 1732. Investigations of complaints; Executive Director authority.
158	(e) When a complaint is made by a law-enforcement agency or employee thereof and involves allegations of
159	criminal activity, the Division of Professional Regulation and the Executive Director shall suspend any new or pending
160	investigation upon a written request to do so by the Delaware Department of Justice or a federal law-enforcement authority.
161	Such written request shall suspend the duty to investigate pursuant to this section, duty to regularly advise the complainant
162	pursuant to § 1733(a)(2) of this title [repealed] under § 8735 of Title 29, and any other duties that would interfere with the
163	ability of law enforcement to investigate the allegations successfully. The suspension shall remain in effect until the
164	Delaware Department of Justice or federal law enforcement informs the Executive Director in writing that action by the
165	Division of Professional Regulation will not interfere with a pending law-enforcement investigation.
166	Section 14. Amend § 1738, Title 24 of the Delaware Code by making deletions as shown by strike through and
167	insertions as shown by underline as follows:
168	§ 1738. Temporary suspension pending hearing.
169	(e) In addition to making findings of fact, the hearing panel shall also determine whether the facts found by it
170	constitute a clear and immediate danger to public health. If the hearing panel determines that the facts found constitute a

clear and immediate danger to public health, the order of temporary suspension must remain in effect until the Board, pursuant to § 1734(g) of this title [repealed], under § 8735 of Title 29, deliberates and reaches conclusions of law based upon the findings of fact made by the hearing panel. An order of temporary suspension may not remain in effect for longer than 60 days from the date of the decision rendered by the hearing panel unless the suspended person requests an extension of the order pending a final decision of the Board. Upon the final decision of the Board, an order of temporary suspension is vacated as a matter of law and is replaced by the disciplinary action, if any, ordered by the Board.

Section 15. Amend § 1914, Title 24 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows

### § 1799HH. Midwifery Advisory Council.

- (2) In the event of a formal or informal complaint concerning the activity of a licensee that the Board determines, exercising its reasonable discretion, presents a clear and immediate danger to the public health, safety or welfare, the Board may temporarily suspend the person's license, pending a hearing, upon the written order of the Secretary of State or the Secretary's designee, with the concurrence of the Council Chair or the Council Chair's designee.
  - e. In addition to making findings of fact, the hearing panel shall also determine whether the facts found by it constitute a clear and immediate danger to public health. If the hearing panel determines that the facts found constitute a clear and immediate danger to public health, the order of temporary suspension must remain in effect until the Board, pursuant to § 1734(g) of this title [repealed], under § 8735 of Title 29, deliberates and reaches conclusions of law based upon the findings of fact made by the hearing panel. An order of temporary suspension may not remain in effect for longer than 60 days from the date of the decision rendered by the hearing panel unless the suspended midwife requests an extension of the order pending a final decision of the Board. Upon the final decision of the Board, an order of temporary suspension is vacated as a matter of law and is replaced by the disciplinary action, if any, ordered by the Board.
- Section 16. Amend § 1914, Title 24 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:
- 197 § 1914. Qualifications for licensed practical nurse.

An applicant for a license to practice as a licensed practical nurse shall submit to the Board written evidence, verified by oath, that such applicant:

200	(5) Has committed no acts which are grounds for disciplinary action as set forth in § 1922(a) of this title;
201	however, after a hearing or review of documentation demonstrating that the applicant meets the specified criteria for a
202	waiver, the Board, by an affirmative vote of a majority of the quorum may waive § 1922(a) of this title if it finds all of
203	the following:
204	a. For waiver of a felony conviction, more than 5 years have elapsed since the date of the conviction. At
205	the time of the application the applicant may not be incarcerated, on work release, on probation, on parole_parole,
206	or serving any part of a suspended sentence and must be in substantial compliance with all court orders pertaining
207	to fines, restitution, and community service.
208	Section 17. Amend § 2314, Title 24 of the Delaware Code by making deletions as shown by strike through and
209	insertions as shown by underline as follows:
210	§ 2314. Disciplinary proceedings; appeal.
211	(d) All decisions of the Superintendent shall be final and conclusive. Where the applicant or licensee is in
212	disagreement with the action of the Superintendent, the practitioner may appeal the Superintendent's decision to the
213	Secretary within 30 days of service or the postmarked date of the copy of the decision mailed to the individual. The appeal
214	shall be on the record to the Secretary as provided in the Administrative Procedures Act §§ 10142-10145 Act, Subchapter
215	V of Chapter 101 of Title 29 (§ 10141 et seq. of Title 29).
216	Section 18. Amend § 3034, Title 24 of the Delaware Code by making deletions as shown by strike through and
217	insertions as shown by underline as follows:
218	§ 3034. Reciprocity.
219	(a) Upon payment of the application fee and submission and acceptance of a written application on forms provided
220	by the Board, the Board shall grant a license to each applicant who is certified by the National Board for Certified
221	Counselors or other national mental health specialty certifying organization acceptable to the Board who shall present proof
222	of current licensure in good standing in another State, the District of Columbia or territory of the United States, whose
223	standards for licensure are substantially similar to those of this State. A "license in good standing" is defined in §
224	3032(a)(4)-(7) § 3032(a)(4) through (8) of this title.
225	Section 19. Amend § 3051, Title 24 of the Delaware Code by making deletions as shown by strike through and
226	insertions as shown by underline as follows:
227	§ 3051. Definitions.

228	(b) "Licensed associate marriage and family therapist" (LAMFT) is an individual licensed as an associate marriage
229	and family therapist under this chapter who is obtaining experience under the professional direct professional supervision
230	for the purpose of becoming licensed as a marriage and family therapist.
231	Section 20. Amend § 4861, Title 29 of the Delaware Code by making deletions as shown by strike through and
232	insertions as shown by underline as follows:
233	§ 4861. Legislative findings and purpose [Expires July 1, 2019, pursuant to § 4868(b) of this title]
234	(a) The General Assembly hereby finds and declares that:
235	(2) Interactive fantasy sports contests are not wagers on future contingent events and are not under the
236	contestants' control or influence because contestants have control over which players they choose and the outcome o
237	each contest is not dependent upon the performance of any 1 player or any 1 actual team. The outcome of any fantasy
238	sports contest does not correspond to the outcome of any 1 sporting event. Instead, the outcome depends on how the
239	performances of participants' fantasy roster choices compare to the performance of others' roster choices.
240	Section 21. Amend § 5901, Title 29 of the Delaware Code by making deletions as shown by strike through and
241	insertions as shown by underline as follows:
242	§ 5901. Definitions.
243	(b) The definitions of terms appearing in § 1301 of Title 19 shall also § 1302 of Title 19 apply to this chapter.
244	Section 22. Amend § 7420, Title 29 of the Delaware Code by making deletions as shown by strike through and
245	insertions as shown by underline as follows:
246	§ 7420. Project restrictions.
247	(a) All new construction and/or reconstruction of existing structures financed with the proceeds of bonds or note
248	shall comply with flood plain management requirements adopted by the municipality in which such structure is located
249	pursuant to the National Flood Insurance Act of 1968 [42 U.S.C. § 4011 et seq.], as amended, or successor acts. If any sucl
250	structure is in a flood program nonparticipating municipality, then the State shall comply with the criteria set forth in Title
251	24, Code of Federal Regulations, §§ 1910.3, 1910.4 and 1910.5 [now §§ 60.3, 60.4, 60.5 and 60.6] Chapter 55 of Title 24
252	of the Code of Federal Regulations (24 C.F.R. § 55.1 et seq.) issued pursuant to the National Flood Insurance Act of 1968
253	as amended, or successor acts.
254	Section 23. Amend § 1109, Title 30 of the Delaware Code by making deletions as shown by strike through and
255	insertions as shown by underline as follows:
256	§ 1109. Itemized deductions [For application of this section, see 66 Del. Laws, c. 86, § 8]

(a) General. — In determining taxable income under this chapter, in lieu of the standard deduction provided by § 1108 of this title, a resident individual may elect to deduct the sum of the itemized deductions claimed on the federal income tax return as shall be permitted under the laws of the United States as the same are or shall become effective for any taxable year in determining the federal taxable income, or, if the person does not itemize deductions or elects the credit for foreign taxes paid on the federal return, the person may deduct the sum of the itemized deductions to which the person would have been entitled had the person itemized the deductions (including the deduction for foreign taxes paid) on the federal return:

(2) Increased by:

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c. [Repealed.] For taxable years beginning after December 31, 1986, and before January 1, 1988, an amount equal to 12% of itemized deductions determined under this section without regard to this subparagraph.

Section 24. Amend § 2301, Title 30 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:

§ 2301. Occupations requiring licenses; definitions; fees; exemptions.

(t) Chapter 12 of Title 24 notwithstanding, the term of new licenses and renewals issued to security alarm businesses shall be governed exclusively by this part; provided, however, that the Division shall not issue a license to a security alarm business without the approval of the Superintendent of the Delaware State Police in accordance with § 1202(a) of Title 24 [repealed] under Chapter 12 of Title 24. Two-year security business licenses expiring between June 27, 1989, and June 27, 1991, shall be renewed for a period no greater than 1 year at an annual fee of \$75, and such license shall expire the following December 31. The fee shall be reduced according to the number of full calendar months remaining in the year.

#### **SYNOPSIS**

In January 2018, the Code Revisors provided the General Assembly with a list of potential technical corrections that they identified as they revised the Delaware Code to reflect legislation that was enacted by the 149th General Assembly in 2017 or as they reviewed titles of the Code. While technical in nature, these changes are beyond the authority of the Code Revisors to make and can only be done by the General Assembly through legislation.

This Act requires a three-quarters vote, erring on the side of caution if any of the sections of the Delaware Code being revised require a super-majority vote.

Section 1. HS 1 for HB 180 revised the manner in which notice of a data breach must be provided. As written, notice must only be provided on a webpage if the person providing notice has only 1 webpage. This Section corrects this sentence by adding "or more" before "webpage."

Section 2. HB 190 revised the Coastal Zone Act and includes a reference to the "Delaware Hazardous Substances Control Act" but there is no Delaware law with that name. This Section corrects this reference to the Delaware Hazardous Substance Cleanup Act.

Section 3. HB 175 altered the fees assessed by the Secretary of State. As written, it is unclear if the paragraph being moved in this Section applies to all of subsection (c) or to only paragraph (c)(2). Moving this paragraph and designating it as paragraph (c)(4) clarifies that it applies to all of subsection (c).

- Section 4. HB 93 revised the licensing statue for security businesses and security systems, eliminating the term "security business." This Section updates the reference to security businesses in § 2807 of Title 10.
- Section 5. SB 55 replaced the term "security officer" in § 1302 of Title 24 with "private security guard" but the term "security officer" remains in § 1457 of Title 11. This Section revises § 1457 to use the term "private security guard."
- Sections 6 and 7. HB 47 changed the document required to obtain an absentee ballot from an affidavit to a statement. These Sections correct references in Title 14 from affidavit to the new statement.
- Section 8. HS 1 for HB 143 repealed § 1210 of Title 14 and redesignated the former § 1210A to § 1210. A reference in the former § 1210A to § 1210 was not updated in HS 1 for HB 143. This Section corrects this internal reference
- Section 9. SB 102 consolidated laws related to child abuse and child sexual abuse training and detection, suicide prevention, bullying, criminal youth gang detection, and teen dating violence and sexual assault into one subchapter of Chapter 41, Title 14 of the Delaware Code. In this consolidation, § 4112D of Title 14 became § 4164 of Title 14, but 2 references to this section were not updated to reflect the change. This Section corrects these internal references.
- Section 10. This issue was discovered by the Code Revisors during a general review of Title 16 for the 2017 replacement volume for Volume 9 of the Delaware Code. Section 3121 of Title 16 has references to § 804 of Title 13 which was repealed in 2002. This Section corrects these internal references.
- Section 11. SB 55 revised the requirements for licensure as a private investigator and for private security agencies. In § 1329(a)(4) there is a list of statutes for which criminal charges or convictions are grounds for sanctions. As written, the statute provides that there need to be charges or convictions of all of the criminal statutes listed instead of any of the statutes. This Section corrects that error.
- Section 12. SB 55 revised the requirements for licensure as a private investigator and for private security agencies. This Section corrects the reference to the Administrative Procedures Act in § 1329 of Title 24.
- Section 13 through Section 15. SB 39 revised the Board of Medical Licensure and Discipline to enact the recommendations of the Joint Legislative Oversight and Sunset Committee. The recommendations repealed § 1733 of Title 24 to be consistent with § 8735 of Title 29 but internal references to § 1733 of Title 24 were not updated to reflect this change. These Sections correct this citation.
- Section 16. SB 63 revised the qualifications for a licensed practical nurse. This Section addresses a typographical error by inserting a comma.
- Section 17. SB 73 revised the requirements for licensure for pawnbrokers, secondhand dealers, and scrap metal processors. This Section corrects the reference to the Administrative Procedures Act in § 2314 of Title 24.
- Section 18. HB 82 revised the requirements for licensure for an associate counselor of mental health. Section 3032 of Title 24 was revised to add more paragraphs under subsection (a) but the reference to certain paragraphs of § 3032(a) in § 3034 of Title 24 was not revised to reflect the additional paragraphs. This Section corrects to paragraphs of § 3032(a) that are referenced in § 3034 of Title 24. HB 82 also contained a language that had both strike through and underline. Because the language was not already in the Code, the Code Revisors could not repeal it but because there was also strike through, it could not be added. This Section adds the language because the strike through was an error.
- Section 19. HB 82 revised the definition of a licensed associate marriage and family therapist and as drafted, unnecessarily repeats the word "professional" in a sentence. This Section corrects this typographical error.
- Section 20. HB 249 created the Interactive Fantasy Contests Act. As drafted, the first sentence of § 4861(a)(2) of Title 29 is not clear. This Section clarifies that sentence.
- Section 21. When Chapter 13 of Title 19 was revised in 1994, § 1301 became the statement of policy for the chapter and § 1302 became the definition section, however the citation to § 1301 in Chapter 59 of Title 29 was not revised to reflect this change. This Section corrects this citation.

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Section 22. During a review of Title 29 for the 2017 replacement volume, the Code Revisors discovered a reference to a federal regulation that has been repealed. This Section corrects the reference to the current applicable federal regulation.

Section 23. The Code Revisors discovered that the legislation that created § 1109(a)(2)c. of Title 30 was worded that this paragraph was effective for taxable years beginning after December 31, 1986, and before January 1, 1988. As written, this requires the Code Revisors to repeal the language of paragraph (a)(2)c. of § 1109 so that language no longer appears in the Delaware Code for reference. This Section restores the repealed language but explains the limited period for which this provision applied.

Section 24. HB 93 revised the licensing statue for security businesses and security systems. An occupational license is also still required for these businesses under § 2301 of Title 30, however, § 2301(t) references § 1202(a) of Title 24. HB 93 revised § 1202(a) of Title 24 so that it no longer has any subsections. This Section updates the reference in § 2301 of Title 30.

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