

Flint Journal

LEGAL AFFIDAVIT

Total

AD#: 0010299847

\$3,154.45

State of Michigan,) ss County of Genesee)

Nancy Block being duly sworn, deposes that he/she is principal clerk of MLive Media Group; that Flint Journal is a public newspaper published in the city of Flint, with general circulation in Genesee county, and this notice is an accurate and true copy of this notice as printed in said newspaper, was printed and published in the regular edition and issue of said newspaper on the following date(s): **Flint Journal 04/17/2022**

ance Block

Principal Clerk of the Publisher

Sworn to and subscribed before me this 20th day of April 2022

Notary Public

Department of Licensing and Regulatory Affairs Bureau of Professional Licensing

NOTICE OF PUBLIC HEARING

May 12, 2022 9:00 a.m.

Location: G. Mennen Williams Building Auditorium 525 W. Ottawa Street, Lansing, Michigan

The hearing is held to receive public comments on the following administrative rules:

Acupuncture-General Rules (MOAHR #2021-38 LR)

Authority: MCL 339.205, MCL 339.308, MCL 339.721, MCL 339.725, MCL 339.726, MCL 339.728, and MCL 339.729, and Executive Reorganization Order Nos. 1991-9, 1996-2, 2003-1, 2008-4, and 2011-4, MCL 338.3501, MCL 445.2001, MCL 445.2011, MCL 445.2025, and MCL 445.2030.

Overview: The proposed revisions to the rules: clarify the meaning of terms used in the proposed rules and removal of definitions that are no longer necessary or are duplicative of definitions found in the Occupational Code; include the most current accounting standards published and supplies the cost for obtaining copies of the adopted standards; updated educational standards and supply the cost for obtaining copies of the adopted standards; clarify that the responsibility for compliance with the rules of professional conduct extends to officers, employees, partners, and principals; clarify that an individual licensee, a firm licensee, an individual with practice privileges, or an out-of-state firm may perform attest services of an enterprise only if they are independent from the enterprise; clarify that commission means any consideration paid to an individual licensee, a firm licensee, an individual with practice privileges, or an out-of-state firm by a third party in connection with a recommendation or referral of a person to the third party; and clarify that qualified sponsoring organizations include the American Institute of Certified Public Accountants (AICPA) peer review program, other entities that adhere to the standards under R 338.5102(1)(a) as decided by the board, and a peer review sponsoring organization approved by another state.

Licensed Midwifery (MOAHR #2020-129 LR)

Authority: MCL 333.16145, 333.16148, 333.16174, 333.16178, 333.16181, 333.16182, 333.16186, 333.16201, 333.16204, 333.16205, 333.16215, 333.16287, 333.17107, 333.17111, 333.17112, 333.17115, 333.17116, 333.17117, and 333.17121, and Executive Reorganization Order Nos. 1991-9, 1996-2, 2003-1, and 2011-4, MCL 338.3501, 445.2001, 445.2011, and 445.2030.

Overview: The proposed rules will require endorsement and relicensure applicants to disclose all licenses with other entities, report current discipline or sanctions on a license, and meet the human trafficking, English language and implicit bias training requirements. The proposed rules will also rescind the English language requirement as the requirement has been added to the Public Health Code – General Rules, require licensed midwives to consult with or refer a patient if

TEASHA R. PAYNE NOTARY PUBLIC, STATE OF MI COUNTY OF MECOSTA COMMISSION EXP FEB 24 2026 ACTING IN COUNTY OF <u>Len</u> an intant has an abnormal blood spot intant screening, or tailed critical congenital heart defect screening, modify and add drugs to the Table 1 and Table 2 for the treatment of patients, and allow licensed midwives in to use the two required hours of implicit bias training for credit toward the two required hours of cultural awareness training.

The rules will take effect immediately upon filing with the Secretary of State, unless specified otherwise in the rules. Comments on the proposed rules may be presented in person at the public hearing. Written comments will also be accepted from date of publication until **5:00 p.m. on May 12, 2022,** at the following address or e-mail address:

Department of Licensing and Regulatory Affairs Bureau of Professional Licensing- Boards and Committees Section P.O. Box 30670 Lansing, MI 48909-8170

Attention: Departmental Specialist Email: BPL-BoardSupport@michigan.gov

A copy of the proposed rules may be obtained by contacting Board Support at {517} 241-7500 or the email address noted above. Electronic copies also may be obtained at the following link:

Accountancy

https://ars.apps.lara.state.mi.us/Transaction/ RFRTransaction?TransactionID=1304

Licensed Midwifery

https://ars.apps.lara.state.mi.us/Transaction/ RFRTransaction?TransactionID=1255

To allow for broad public attendance and participation, including for persons with disabilities, members of the public may access this meeting by both web and phone and provide either oral or written comments. Closed captioning will be provided, when available. Members of the public who are speech or hearing impaired may also attend and participate in this meeting by dialing 7-1-1 and using the Michigan Relay service. More information about this service may be found at https://www.michigan.gov/mpsc/consumer/telecommunications/michigan-relay.

People with disabilities requiring additional accommodations (such as materials in alternative format) to participate in the meeting, or those that have questions should contact the department at <u>BPL-BoardSupport@michigan.gov.</u>

102998:57-0

Grand Rapids Press



AD#: 0010299847 Total

\$3,154.45

LEGAL AFFIDAVIT

State of Michigan,) ss

County of Kent and County of Ottawa)

Nancy Block being duly sworn, deposes that he/she is principal clerk of MLive Media Group; that Grand Rapids Press is a public newspaper published in the city of Grand Rapids, with general circulation in Kent and Ottawa county, and this notice is an accurate and true copy of this notice as printed in said newspaper, was printed and published in the regular edition and issue of said newspaper on the following date(s):

Grand Rapids Press 04/17/2022

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Sworn to and subscribed before me this 20th day of April 2022

Notary Public

Department of Licensing and Regulatory Affairs Bureau of Professional Licensing

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Department of Licensing and Regulatory Affairs Bureau of Professional Licensing– Boards and Committees Section P.O. Box 30670 Lansing, MI 48909-8170 Attention: Departmental Specialist Email: BPL-BoardSupport@michigan.gov

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10799807-0

The Mining Journal

Upper Michigan's Largest Daily Newspaper

249 W. Washington St., P.O. Box 430, Marquette, Michigan 49855. Phone (906)228-2500. Fax (906)228-3273

AFFIDAVIT OF PUBLICATION

STATE OF MICHIGAN

AFFIDAVIT OF PUBLICATION

For the County of: MARQUETTE

In the matter of: Notice of Public Hearing Department of Licensing and Regulatory Affairs Bureau of Professional Licensing May 12, 2022

Size: 4 x 10

State of MICHIGAN, County of Marquette ss.

GERALD NEWHOUSE

being duly sworn, says that he is

CIRCULATION MANAGER

of THE MINING JOURNAL

a newspaper published and circulated in said county and otherwise qualified according to Supreme Court Rule; that annexed hereto is a printed copy of a notice which was published in said newspaper on the following date, or dates, to-wit

April 21, 2022

Jewhouse

Subscribed and sworn to before me this 21st day of April, 2022.

HOLLY GASMAN

Notary Public for Marquette County, Michigan Acting in the County of Marquette My commission expires: May 25, 2025

Good advice

Dear Annie

At the end of my rope with husband's family

ear Annie: My husband and I have been married for three vears. Life together has been good since our relationship blossomed almost five years ago. But my in-laws have never supported our relationship because I'm not a member of the Latter-day Saints church, and because our relationship started while we were both separated but not divorced from our previous spouses.

When we get together for family events or vacations, my in-laws ignore me entirely (won't look or speak to me for days). If I am spoken to, anything I say is manipulated and turned into something it isn't. Nobody in my husband's family attended our wedding, and nobody reached out when I gave birth to our son over a year ago.

My husband is aware of their treatment, but he ignores them and pretends that everything is fine even though this has hurt me quite deeply. After my mother-in-law didn't show up for our son's birth, spread lies, said I wasn't welcome in her home and stopped communicating with us for almost a year, she wants to begin visiting to see her grandson. She visited a couple of weeks ago but didn't interact with our son, and when we explained how much she hurt us and how much we wished she was a part of our lives, she just blew us off without taking any ownership of her actions.

I don't want to be around these people.



ANNIE LANE

They are toxic, and I am much happier, and my marriage is much healthier, without them. My husband wants to spend time with his family. What should I do? — Impossible In-Laws

Dear Impossible In-Laws: Family is a gift, and I usually suggest that we do everything in our power to hold our families close and make amends in times of conflict.

Your case is different; you must set boundaries to protect your marriage, your happiness and your son, who deserves an abundance of love and not the ostracism of his father's family. Exposing him to such negativity will do only harm.

Do not allow such toxicity in your home. If your husband wishes to see his family, he can visit them solo.

Dear Annie: After reading the letter from "Desperate for my Son," from the parents whose son was ignoring them, I noticed something that you didn't mention. Toward the end of the letter, the father mentioned that he and his wife were Christians and "love the Lord." He also said he didn't think his son was "following his earlier beliefs anymore," and that he was anxious to "get this fixed."

It's interesting that after all this time and separation, he is thinking about proselytizing to his son, rather than just meeting him wherever he is in life. Perhaps the son wanted to escape from this aspect of his father. The fact that he wants to "fix" his son's beliefs is a red flag for me, and possibly a clue to the estrangement. The father might be better off doing some selfreflection. – Skeptical in NY State

Dear Annie: Meeting our loved ones where they are, as you say, is often a crucial part of maintaining difficult relationships. Thank you for your wise perspective.

Dear Annie: I resembled the woman who wrote to say that she was staying married for the sake of her son. My thenhusband quit his job shortly after the birth of our fourth son, and it took me seven years to realize that honor, marriage, family and commitment mean partnership

– not martyrdom. I worked full time, went back to grad school to enhance my earning power and did nearly all of the housework while he remained unemployed. As time wore on, the environment grew toxic, as I was constantly angry and worried.

One night, I came home in tears at 10:30 p.m. because I had gone to the grocery store after night classes and could not afford to buy basic groceries. Somehow, I suddenly realized I was not being a good role model for our sons. I asked myself what advice I would have for a stranger in the same situation. I found an attorney. I gave my husband 60 days to land a job – any job, even part-time – or I would file for divorce.

After 30 days, I reminded him of my ultimatum and said that I was still serious. At 60 days, I said I was going to the lawyer today. He asked for counseling. I said it was too late. I checked out as soon as the 60-day timer went off. Staying for the sake of the children is noble in thought, but not worth it for anyone involved. -Been There, Got Out and Lived Happily Ever After Dear Been There: You

were really being taken advantage of, and your resolve is admirable. Sounds like your husband pushed as far as he could, figuring you would cave, but you did not. If you really are living happily ever after, more power to you.

If, on the other hand, you want to allow your husband back into your life, his willingness to enter counseling could be a healthy first step toward reconciliation. The good news is that the decisions about your future are up to you, and not anyone else, because of your strength of character. Thanks for sharing your sto-

ry.

EDITOR'S NOTE: Send your questions for Annie Lane to dearannie@creators.com. To find out more about Annie Lane and read features by other Creators Syndicate columnists and cartoonists, visit the Creators Syndicate website at www.creators.com.

Car Talk

Even the smallest add-on can add up to millions

ear Car Talk: I love your column and wouldn't miss it. Here's my question: Why don't car manufacturers put two sun visors on cars – one for the windshield and one for the side window?

I live where there are lots of winding roads, and every time I go around a bend, the sun "shifts" and ends up right in my eyes.

Years ago, I had a Volvo with two visors, so when I was driving, I didn't have to keep flipping the visor back and forth from front to side as I drove. Thanks. – Fran

A handful of cars I've driven have had them, Fran. But off the top of my head, I can't remember which ones.

I know I've driven older Ford Explorers with them, and older Nissan Pathfinders. And I occasionally see them on some higher-end cars like Porsches and Range Rovers, when customers let me sit in them. Why doesn't everybody

do it? Well, I don't want to accuse the automotive industry of being cheap, but I'm guessing that the extra cost is a factor. Maybe it only costs a few dollars to add a second visor, but you multiply that by a million vehicles a year and suddenly your customers are saying, "Wait, the tire tread is optional?"

I think the other factor is



RAY MAGLIOZZI

that the demand is not universal. Not that many people regularly drive on the kinds of roads you drive on, Fran.

While we do hear from people who want two visors, it's not what we'd call a groundswell. It's currently tied with electronic butt scratchers as the 131st most-requested new car feature.

It would be nice if you could order it as an option. But it's not necessarily easy to add on after the car is built, since it's mounted to the underside of the car's roof. So you'll probably have to do what your fellow sun-in-your-eyeson-winding-roads compatriots do, Fran. Get a good pair of sunglasses or a strip of tinted plastic and some double-sided tape for the top of your side window. Happy squinting!

EDITOR'S NOTE: Got a question about cars? Email to Car Talk by visiting the Car Talk website at www.cartalk.com.

Visit the Journal on the web: **www.miningjournal.net**

Public Notice

Michigan Department of Health and Human Services Behavioral and Physical Health and Aging Services Administration Department of Licensing and Regulatory Affairs Bureau of Professional Licensing NOTICE OF PUBLIC HEARING May 12, 2022

Lead Service Section – Children's Health Insurance Plan State Plan Amendment Request - Lead in Water Removal of Galvanized Plumbing and Blood Lead Reference Value Change

The Michigan Department of Health and Human Services (MDHHS) plans to submit a State Plan Amendment (SPA) request to the Centers for Medicare & Medicaid Services (CMS) to establish protocol within the Children's Health Insurance Program lead abatement Health Services Initiative to include the following:

Lead in Water Removal of Galvanized Plumbing

Remove any galvanized plumbing components identified between a lead in water exceedance and the faucet. Galvanized plumbing can be a continued source of lead exposure, even when the lead plumbing components are removed. This will allow for better protection of all residents.

Blood Lead Reference Value (BLRV) Change

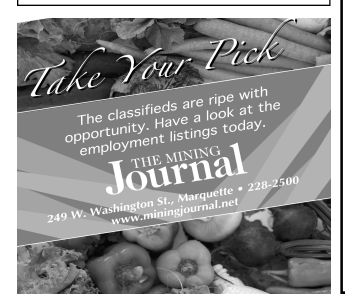
Current language in the CHIP-SPA states, "Medicaid or CHIP-eligible beneficiaries that have a blood lead level ≥ 5 ug/dL in non-target areas will also be eligible for abatement activities."

To align with our pending change to the BLRV, revise language to state, *"Medicaid or CHIP-eligible beneficiaries that have a blood lead level* \geq 3.5 ug/dL *in non-target areas will also be eligible for abatement activities."*

The anticipated effective date for the above amendments to the SPA is May 1, 2022.

The State Plan Amendment is not expected to change the overall budget.

There is no public meeting scheduled regarding this notice. Any interested party wishing to request a written copy of the SPA or wishing to submit comments may do so by submitting a request in writing to: MDHHS/ Behavioral and Physical Health and Aging Services Administration, Program Policy Division, PO Box 30479, Lansing MI 48909-7979 or e-mail <u>MSADraftPolicy@michigan</u>. gov by May 18, 2022. A copy of the proposed State Plan Amendment will also be available for review at <u>http://michigan.gov/mdhhs/0,5885,7-339-73970_5080-108153--,00.html</u>.



9:00 a.m.

Location: G. Mennen Williams Building Auditorium 525 W. Ottawa Street, Lansing, Michigan The hearing is held to receive public comments on the following administrative rules:

Accountancy – General Rules (MOAHR #2021-046 LR)

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