Senate Bill 293

By: Senators Watson of the 1st, Kirkpatrick of the 32nd, Walker III of the 20th, Hodges of the 3rd, Strickland of the 17th and others

AS PASSED

A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 3 of Title 31 of the Official Code of Georgia Annotated, relating to county
- 2 boards of health, so as to revise the manner of selection and qualifications of district health
- 3 directors; to provide for the appointment of an interim district health director; to provide for
- 4 conforming changes; to provide for related matters; to repeal conflicting laws; and for other
- 5 purposes.

6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 SECTION 1.

- 8 Chapter 3 of Title 31 of the Official Code of Georgia Annotated, relating to county boards
- 9 of health, is amended by revising Code Section 31-3-11, relating to appointments of director
- 10 and staff and supervision, as follows:
- 11 "31-3-11.
- 12 (a) The county board of health shall appoint as its chief executive officer a director who
- shall be a physician licensed to practice medicine under Chapter 34 of Title 43 and who
- otherwise meets the requirements of the rules of the State Personnel Board. The director,
- subject to the approval of the county board of health, shall designate aides and assistants

pursuant to the budget adopted by the county board of health in accordance with Code

Section 31-3-14.

(b) Each employee of a county board of health whose duties include enforcing those environmental health laws of this state or environmental health regulations of that board of health relating to septic tanks or individual sewage management systems shall be subject to the direction and supervision of the district director of environmental health, although the hiring and termination from employment of such employee shall be subject to the director of that county board of health. The employment activities of such employee with regard to environmental health shall be reported to the director of environmental health through the district director of environmental health at least quarterly. The director of environmental health may recommend to that director of that county board of health personnel actions, including but not limited to termination, which the director of environmental health deems appropriate for such employee's failure or refusal to comply with the direction of the director of environmental health in the carrying out of the environmental health employment duties of such employee. As used in this subsection, the term 'director of environmental health' means the director of environmental health of the Department of Public Health."

33 SECTION 2.

34 Said chapter is further amended by revising Code Section 31-3-12, relating to duties of

35 director, as follows:

36 "31-3-12.

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

37 (a) The commissioner shall appoint a district health director for each health district to

38 serve as the chief executive officer of each local health department in that district. The

39 county boards of health of the constituent counties shall, at the call of the commissioner,

40 meet in joint session to approve, by a majority vote, the selection of a director appointed

41 by the commissioner to serve such boards in common. A county board of health is

42 authorized to appoint one of its members to represent the board at a joint meeting for this 43 purpose. 44 (b) The district health director must meet the requirements and rules of the State Personnel 45 Board and either be licensed to practice medicine under Chapter 34 of Title 43, or if not so 46 licensed, at a minimum, have a master's degree in public health or another related field. If not licensed, the district health director shall select a physician who is licensed to 47 practice medicine under Chapter 34 of Title 43 to serve as the chief medical officer 48 overseeing the clinical programs within local health departments. The district health 49 director may also serve as the chief medical officer if he or she is licensed to practice 50 51 medicine under Chapter 34 of Title 43 and meets the requirements of the rules of the State 52 Personnel Board. The district health director shall serve under the supervision of the commissioner and is subject to personnel action by the commissioner. The district health 53 54 director shall designate such personnel necessary for the appropriate performance of duties 55 and proper exercise of powers subject to the budget. 56 (c) Upon a vacancy of a district health director for any reason, the commissioner is 57 authorized to appoint an interim district health director without county board of health 58 approval until a permanent district health director is appointed and approved by vote of the county boards of health. If a permanent district health director is not appointed or 59 60 approved within one year of vacancy, the department shall provide quarterly updates to the county boards of health on recruitment efforts until a permanent district health director is 61 appointed and approved. 62 (d) Subject to the policies and directives of the county board of health and the policies and 63 directives of the multiple county districts served, the director shall perform the functions 64 and exercise the powers set forth in this chapter except the power to adopt bylaws and to 65 adopt rules and regulations and may delegate the powers and authority conferred, or any 66 67 part thereof, to one or more individuals as he or she may deem appropriate. The director 68 shall devote his or her entire time to the service of the county board of health and to the

multiple county districts, where created, and shall be vigilant in procuring compliance with its rules and regulations and with Georgia health laws and rules and regulations adopted thereunder that have application within the county and district. He <u>or she</u> shall make reports to the county board of health and the agency in charge of the multiple county district in such manner and form and with such frequency as required by it and shall also report to the department in such manner, detail, and form as the department may specify."

75 SECTION 3.

Said chapter is further amended by revising subsection (a) of Code Section 31-3-12.1, relating to contracts between county boards and authorization for and provisions applicable to county board of health serving as community service board, as follows:

"(a) In addition to any other power authorized by law, the county governing authority may authorize the county board of health to enter into a contract with the Department of Behavioral Health and Developmental Disabilities or a community mental health, developmental disabilities, and addictive diseases service board created under Chapter 2 of Title 37 to provide certain mental health, developmental disabilities, and addictive diseases services based on the contractual agreement between the parties. In the event that the county governing authority exercises the authority granted by this subsection, the county board of health shall appoint a director for mental health, developmental disabilities, and addictive diseases or a supervisor of the specific service which is being provided by the county board of health, whichever is applicable, who shall meet the requirements established by this subsection. The director for mental health, developmental disabilities, and addictive diseases, or the service supervisor, shall not be required to be a physician and shall be a person other than the director of the county board of health appointed pursuant to Code Section 31-3-11 31-3-12. Further, such director for mental health, developmental disabilities, and addictive diseases or such supervisor of the specific

94 service shall report directly to the county board of health and shall have no formal reporting relationship with the director of the county board of health."

96 **SECTION 4.**

- 97 Said chapter is further amended by revising Code Section 31-3-15, relating to establishment 98 of health districts, as follows:
- "31-3-15. 99

95

100

101

102

103

104

105

106

107

108

109

110

111

112

113

The department is authorized, with the consent of the boards of health and the county authorities of the counties involved, to establish health districts composed of one or more counties. The county boards of health of the constituent counties shall, at the call of the commissioner, meet in joint session to approve the selection of a director appointed by the commissioner to serve such boards in common. A county board of health is authorized to appoint one of its members to represent the board at a joint meeting for this purpose. The director shall be a physician who is licensed to practice medicine under Chapter 34 of Title 43 and who otherwise meets the requirements of the rules of the State Personnel Board. The district director shall have the same powers, duties, and responsibility as a director serving a single county board of health. To further the purposes of this Code section, county boards of health may contract with each other for the provision of multicounty services and also exercise any additional powers as authorized by paragraph (7) of subsection (a) of Code Section 31-3-4; and in the performance of such contracts a county board of health may utilize its employees in other counties."

114 **SECTION 5.**

115 All laws and parts of laws in conflict with this Act are repealed.