

Chapter 684

Chiropractors

Chapter 684

NOTES OF DECISIONS

Nothing in this chapter prohibits the diagnosis and treatment of fractures by chiropractors. *Sutton v. Cook*, (1969) 254 Or 116, 458 P2d 402.

The only limitations in this chapter on the practice of chiropractic are those relating to the methods of treatment. *Id.*

There is nothing in this chapter which purports to limit chiropractors to the diagnosis and treatment of certain ailments or disorders. *Id.*

FURTHER CITATIONS: *State v. Buck*, (1953) 200 Or 87, 262 P2d 495; *Zeh v. Nat. Hosp. Assn.*, (1963) 233 Or 221, 377 P2d 852.

ATTY. GEN. OPINIONS: Use of hospitals by chiropractors, 1950-52, p 16; advertising superior techniques of diagnosis, 1956-58, p 172; treatment of bone fractures, 1956-58, p 196; regulation of persons who in practice of the profession directly affect health and well-being of public, 1962-64, p 238; additional training of licensed chiropractor, 1964-66, p 262; standard for diagnosis and treatment as that of the chiropractic profession, (1970) Vol 35, p 141.

LAW REVIEW CITATIONS: 36 OLR 155; 6 WLJ 597-604.

684.010

NOTES OF DECISIONS

Chiropractor is qualified to testify as an expert witness. *Carnine v. Tibbetts*, (1937) 158 Or 21, 74 P2d 974.

FURTHER CITATIONS: *Sutton v. Cook*, (1969) 254 Or 116, 458 P2d 402.

ATTY. GEN. OPINIONS: Practice of physiotherapy, electrotherapy and hydrotherapy by persons other than chiropractors, 1928-30, p 367; authority of licensed chiropractor to practice chiropody, 1936-38, p 86; power of the board to regulate massage as incidental only to its regulation of chiropractic, 1944-46, p 84; use of physiotherapy, electrotherapy and hydrotherapy by a chiropractor, 1948-50, p 42; treatment of bone fractures as "minor surgery," 1956-58, p 196; authority of chiropractor to treat by injections into the foot, 1964-66, p 199; authority to take blood sample to test for phenylketonuria, 1964-66, p.290; authority of licensee to pierce skin for any purpose, 1966-68, p 104; authority of chiropractor to certify that a person is free from contagious and infectious diseases, 1966-68, p 153; certification of pupil's health by chiropractic physician, (1970) Vol 35, p 141; authority to perform a fistulotomy, (1971) Vol 35, p 715.

LAW REVIEW CITATIONS: 6 WLJ 602.

684.015

CASE CITATIONS: *Ritter v. Sivils*, (1956) 206 Or 410, 293 P2d 211; *Zeh v. Nat. Hosp. Assn.*, (1963) 233 Or 221, 377 P2d 852; *Sutton v. Cook*, (1969) 254 Or 116, 458 P2d 402.

ATTY. GEN. OPINIONS: Treatment of bone fractures, 1956-58, p 196; authority of chiropractor to treat by injections into the foot, 1964-66, p 199; authority of licensee to pierce skin for any purpose, 1966-68, p 104; authority of chiropractor to certify that a person is free from contagious and infectious diseases, 1966-68, p 153; certification of pupil's health by chiropractic physician, (1970) Vol 35, p 141; authority to perform a fistulotomy, (1971) Vol 35, p 715.

684.020

ATTY. GEN. OPINIONS: Designating unlicensed person to do chiropractic, 1948-50, p 42.

684.025

ATTY. GEN. OPINIONS: Authority of chiropractor to treat by injections into the foot, 1964-66, p 199.

684.030

ATTY. GEN. OPINIONS: Whether chiropractors may use laboratories of the State Board of Health for examinations for the diagnosis of venereal diseases, 1946-48, p 73; authority of licensee to pierce skin for any purpose, 1966-68, p 104; authority of chiropractor to certify that a person is free from contagious and infectious diseases, 1966-68, p 153; certification of pupil's health by chiropractic physician, (1970) Vol 35, p 141.

LAW REVIEW CITATIONS: 36 OLR 154.

684.035

ATTY. GEN. OPINIONS: Authority of naturopath or chiropractor to administer the "Koch treatment," 1950-52, p 383.

684.040

ATTY. GEN. OPINIONS: Right to return of fee of applicant who failed in examination, 1922-24, p 303; applicant with adequate credits from two schools, 1962-64, p 238.

684.050

ATTY. GEN. OPINIONS: Authority to raise the educational requirements, 1934-36, p 464; whether examination in all subjects listed is mandatory, 1938-40, p 120; whether examiners may include manipulative treatment of soft tissues of body as well as of the bony structure, 1940-42, p 204; treating bone fractures, 1956-58, p 196; applicant with ade-

quate credits from two schools, 1962-64, p 238; authority to take blood sample to test for phenylketonuria, 1964-66, p 290; certification of pupil's health by chiropractic physician, (1970) Vol 35, p 141.

684.060

ATTY. GEN. OPINIONS: Authority of board to enter into reciprocal agreement in respect of registration, 1924-26, p 167; admission of residents of foreign states to practice chiropractic without the examination in fundamental sciences when the applicant was admitted to practice in the foreign state before the enactment of the fundamental science law as dependent upon reciprocity between this state and the state of licensure, 1944-46, p 216.

684.070

ATTY. GEN. OPINIONS: Place of recordation of license of chiropractor whose domicile is outside the state, 1932-34, p 328.

684.090

ATTY. GEN. OPINIONS: Effect of failure to renew license by reason of nonreceipt of notice, 1924-26, p 51; authority

of board to condition renewals on continuing education, 1964-66, p 262.

684.100

CASE CITATIONS: State v. Buck, (1953) 200 Or 87, 262 P2d 495; State v. Elliott, (1955) 206 Or 82, 289 P2d 1075.

ATTY. GEN. OPINIONS: Revocation of license of chiropractor convicted of selling intoxicating liquor, 1928-30, p 28; advertising superior techniques of diagnosis, 1956-58, p 171; propriety of chiropractor using coined word to designate a specialty, 1964-66, p 300.

684.110

LAW REVIEW CITATIONS: 6 WLJ 602.

684.150

ATTY. GEN. OPINIONS: Authority to raise the educational requirements, 1934-36, p 464; authority of the board to prohibit licentiates from engaging in itinerant practice, 1938-40, p 376; rule authorizing blood withdrawal in diagnosis, (1970) Vol 34, p 924.