Summary: Enacts the Tennessee Uniform Emergency Volunteer Health Practitioners Act. Gives the Tennessee emergency management agency the authority to oversee the work of volunteer health practitioners during an emergency. Puts forth standards for a volunteer health practitioner registration system. Provides that while an emergency declaration is in effect, a volunteer health practitioners who is registered with a system in compliance with this chapter, may practice and use titles appropriate thereto in the state to the extent authorized by this act. Provides that a volunteer health practitioner shall adhere to the scope of practice for a similarly licensed practitioner in Tennessee.

Text:
PUBLIC CHAPTER NO. 579
HOUSE BILL NO. 1618
By Representatives Overbey, Mumpower, McDaniel, Harrison, Shepard, Pinion, Williams, Roach, Odom, Lois DeBerry, Maddox
Substituted for: Senate Bill No. 692
By Senators Bunch, Marrero, Crowe
AN ACT to amend Tennessee Code Annotated, Title 8; Title 9; Title 29; Title 50; Title 58; Title 63 and Title 68, relative to certain healthcare practitioners.
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:
SECTION 1. Tennessee Code Annotated, Title 58, Chapter 2, is amended by adding Sections 2 through 15 as a new appropriately numbered part of that chapter.
SECTION 2. This act shall be known and may be cited as the "Tennessee Uniform Emergency Volunteer Health Practitioners Act of 2007".
SECTION 3.
(a) As used in this act, unless the context otherwise requires:
(1) "Department" means the Tennessee department of health;
(2) "Disaster relief organization" means an entity that provides emergency or disaster relief services that include health services provided by volunteer health practitioners and that:
(A) Is designated or recognized as a provider of those services pursuant to a disaster response and recovery plan adopted by an agency of the federal government, or the department or the Tennessee emergency management agency; or
(B) Regularly plans and conducts its activities in coordination with an agency of the federal government, or the department or the Tennessee emergency management agency;
(3) "Emergency" has the same meaning as used in section 58-2-101(6);
(4) "Emergency declaration" has the same meaning as "declare a state of emergency" as used in section 58-2-107;
(5) "Emergency Management Assistance Compacts" means the interstate compacts established under title 58, chapter 2, parts 4 and 7;
(6) "Entity" means a person other than an individual;
(7) "Health facility" has the same meaning as the word "facility" as used in section 68-11-201(16) and/or the words...
“veterinary facility” as used in section 63-12-103(16) licensed under the laws of this or another state to provide health services;
(8) “Health practitioner” means an individual licensed under any chapter of titles 62, 63 or 68, or their counterparts in another state, to provide health services;
(9) “Health services” means:
(A) The provision of treatment, care, advice or guidance, other services, or supplies related to the health or death of individuals or human populations, to the extent necessary to respond to an emergency, including:
(i) The following, concerning the physical or mental condition or functional status of an individual or affecting the structure or function of the body:
(a) Preventive, diagnostic, therapeutic, rehabilitative, maintenance, or palliative care; and
(b) Counseling, assessment, procedures, or other services;
(ii) Sale or dispensing of a drug, a device, equipment, or another item to an individual in accordance with a prescription; and
(iii) Funeral, cremation, cemetery, or other mortuary services; or
(B) The provision of treatment, care, advice or guidance, other services, or supplies related to the health or death of an animal or to animal populations, to the extent necessary to respond to an emergency, including:
(i) Diagnosis, treatment, or prevention of an animal disease, injury, or other physical or mental condition by the prescription, administration, or dispensing of vaccine, medicine, surgery, or therapy;
(ii) Use of a procedure for reproductive management; and
(iii) Monitoring and treatment of animal populations for diseases that have spread or demonstrate the potential to spread to humans;
(10) "Host entity" means an entity operating in this state which uses volunteer health practitioners to respond to an emergency;
(11) "License" means authorization by a state to engage in health services that are unlawful without the authorization. The term includes authorization under the laws of this state to an individual to provide health services based upon a national certification issued by a public or private entity;
(12) "Person" means an individual, corporation, business trust, trust, partnership, limited liability company, association, joint venture, public corporation, government or governmental subdivision, agency, or instrumentality, or any other legal or commercial entity;
(13) "Scope of practice" means the extent of the
authorization to provide health services granted to a health practitioner by a license issued to the practitioner in the state in which the principal part of the practitioner's services are rendered, including any conditions imposed by the licensing authority; and (14) “State” means a state of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands, or any territory or insular possession subject to the jurisdiction of the United States; (15) “TEMA” means the Tennessee emergency management agency; (16) "Voluntary health practitioner" means a health practitioner who provides health services, whether or not the practitioner receives compensation for those services. The term does not include a practitioner who receives compensation pursuant to a preexisting employment relationship with a host entity or affiliate which requires the practitioner to provide health services in this state, unless the practitioner is not a resident of this state and is employed by a disaster relief organization providing services in this state while an emergency declaration is in effect.

SECTION 4. This act shall apply to volunteer health practitioners registered with a registration system that meets the requirements of SECTION 6 of this act and who provide health services in this state for a host entity while an emergency declaration is in effect.

SECTION 5. (a) While an emergency declaration is in effect, TEMA may limit, restrict, or otherwise regulate:
(1) The duration and scope of practice by volunteer health practitioners;
(2) The geographical areas in which volunteer health practitioners may practice;
(3) The types of volunteer health practitioners who may practice; and
(4) Any other matters necessary to coordinate effectively the provision of health services during the emergency.
(b) An order issued pursuant to subsection (a) of this section may take effect immediately, without prior notice or comment and is not a rule within the meaning of title 4, chapter 5.
(c) A host entity that uses volunteer health practitioners to provide health services in this state shall:
(1) Consult and coordinate its activities with the TEMA to the extent practicable to provide for the efficient and effective use of volunteer health practitioners; and
(2) Comply with any laws relating to the management of emergency health services.

SECTION 6. (a) To qualify as a volunteer health practitioner registration system, a system must:
(1) Accept applications for the registration of volunteer health practitioners before or during an emergency; and
(2) Include information about the licensure and good
standing of health practitioners that is accessible by authorized persons; and
(3) Be capable of confirming the accuracy of information concerning whether a health practitioner is licensed and in good standing before health services are provided under this act; and
(4) Meet one (1) of the following conditions:
(A) Be an emergency system for advance registration of volunteer health-care practitioners established by a state and funded through the Health Resources Services Administration under Section 3191 of the Public Health Services Act, 42 USC Section 247d-7b, as amended;
(B) Be a local unit consisting of trained and equipped emergency response, public health, and medical personnel formed pursuant to Section 2801 of the Public Health Services Act, 42 U.S.C. Section 300hh, as amended;
(C) Be operated by a:
(i) Disaster relief organization;
(ii) Licensing board;
(iii) National or regional association of licensing boards of health practitioners;
(iv) Health facility that provides comprehensive inpatient and outpatient health-care services, including a tertiary care, acute care and/or teaching hospital; or
(v) Governmental entity; or
(D) Be designated by TEMA as a registration system for purposes of this act.
(b) While an emergency declaration is in effect, representatives of TEMA, a person authorized to act on behalf of TEMA, or a host entity may confirm whether volunteer health practitioners utilized in this state are registered with a registration system that complies with subsection (a) of this section. Confirmation is limited to obtaining identities of the practitioners from the system and determining whether the system indicates that the practitioners are licensed and in good standing.
(c) Upon request of a person in this state authorized under subsection (b) of this section, or a similarly authorized person in another state, a registration system located in this state shall notify the person of the identities of volunteer health practitioners and whether the practitioners are licensed and in good standing.
(d) A host entity is not required to use the services of a volunteer health practitioner even if the practitioner is registered with a registration system that indicates that the practitioner is licensed and in good standing.
SECTION 7.
(a) While an emergency declaration is in effect, a volunteer health practitioner, registered with a registration system that complies with SECTION 6 and licensed and in good standing in the state upon which the practitioner’s registration is based may practice and use the titles appropriate thereto in this state to the extent authorized by this act as if
the practitioner were licensed in this state.
(b) A volunteer health practitioner qualified under subsection (a)
is not entitled to the protections of this act if the practitioner is licensed in
more than one state and any license of the practitioner is disciplinarily
suspended, revoked, or subject to an agency order limiting or restricting
practice privileges, or has been voluntarily terminated under threat of
sanction.
SECTION 8.
(a) As used in this section:
(1) “Credentialing” means obtaining, verifying, and
assessing the qualifications of a health practitioner to provide
treatment, care, or services in or for a health facility; and
(2) “Privileging” means the authorizing by an appropriate
authority, such as a governing body, of a health practitioner to
provide specific treatment, care, or services at a health facility
subject to limits based on factors that include license, education,
training, experience, competence, health status, and specialized
skill.
(b) This act does not affect credentialing or privileging standards
of a health facility and does not preclude a health facility from waiving or
modifying those standards while an emergency declaration is in effect.
SECTION 9.
(a) Subject to subsections (b) and (c), a volunteer health
practitioner shall adhere to the scope of practice for a similarly licensed
practitioner established by the licensing provisions, practice acts, or other
laws of this state.
(b) Except as otherwise provided in subsection (c), this act does
not authorize a volunteer health practitioner to provide services that are
outside the practitioner’s scope of practice, even if a similarly licensed
practitioner in this state would be permitted to provide the services.
(c) TEMA may modify or restrict the health services that volunteer
health practitioners may provide pursuant to this act. An order under this
subsection (c) may take effect immediately, without prior notice or
comment, and is not a rule within the meaning of title 4, chapter 5.
(d) A host entity may restrict the health services that a volunteer
health practitioner may provide pursuant to this act.
(e) A volunteer health practitioner does not engage in
unauthorized practice unless the practitioner has reason to know of any
limitation, modification, or restriction under this section or that a similarly
licensed practitioner in this state would not be permitted to provide the
services. A volunteer health practitioner has reason to know of a
limitation, modification, or restriction or that a similarly licensed
practitioner in this state would not be permitted to provide a service if:
(1) The practitioner knows the limitation, modification, or
restriction exists or that a similarly licensed practitioner in this
state would not be permitted to provide the service; or
(2) From all the facts and circumstances known to the
practitioner at the relevant time, a reasonable person would
conclude that the limitation, modification, or restriction exists or
that a similarly licensed practitioner in this state would not be
permitted to provide the service.
(f) In addition to the authority granted by law of this state other than this act to regulate the conduct of health practitioners, a licensing board or other disciplinary authority in this state:

1. May impose administrative disciplinary sanctions upon a health practitioner licensed in this state for conduct outside of this state in response to an out-of-state emergency;
2. May impose civil penalties pursuant to section 63-1-134 upon a practitioner not licensed in this state for conduct in this state in response to an in-state emergency; and
3. Shall report any civil penalty imposed upon a practitioner licensed in another state to the appropriate licensing board or other disciplinary authority in any other state in which the practitioner is known to be licensed.

(g) In determining whether to impose administrative disciplinary sanctions or civil penalties under subsection (f), a licensing board or other disciplinary authority shall consider the circumstances in which the conduct took place, including any exigent circumstances, and the practitioner's scope of practice, education, training, experience, and specialized skill.

SECTION 10.

(a) This act does not limit rights, privileges, or immunities provided to volunteer health practitioners by laws other than this act. Except as otherwise provided in subsection (b), this act does not affect requirements for the use of health practitioners pursuant to the emergency management assistance compacts compiled at title 58, chapter 2, parts 4 and 7.

(b) TEMA, pursuant to the emergency management assistance compacts, may incorporate into the emergency forces of this state volunteer health practitioners who are not officers or employees of this state, a political subdivision of this state, or a municipality or other local government within this state.

SECTION 11. TEMA may promulgate public necessity rules to implement this act in accordance with the provisions of the Uniform Administrative Procedures Act compiled in title 4, chapter 5. In doing so, shall consult with the department and shall consult with and consider the recommendations of any other entity established to coordinate the implementation of the emergency management assistance compacts and shall also consult with and consider rules promulgated by similarly empowered agencies in other states to promote uniformity of application of this act and make the emergency response systems in the various states reasonably compatible.

SECTION 12.

(a) As used in this section:

1. “Coordinating entity” means an entity that acts as a liaison to facilitate communication and cooperation between source and host entities but does not provide health services in the ordinary course of its activities as liaison; and
2. “Source entity” means a person located in this or another state that employs or uses the services of health practitioners authorized to provide health services pursuant to this act.

(b) Subject to subsection (c), volunteer health practitioners
authorized to provide health services pursuant to this act are not liable for
the payment of a judgment based on their acts or omissions in providing
services, nor shall they be named as defendants in an action based on
such acts or omissions.
(c) Notwithstanding subsection (b), this section does not apply to:
(1) Willful, wanton, grossly negligent, reckless, or criminal
conduct of, or an intentional tort committed by, a volunteer health
practitioner; or
(2) An action brought against a volunteer health
practitioner:
(A) For damages for breach of contract, other than
for contracts related to the provision of health or veterinary
services;
(B) By a source or host entity; or
(C) Relating to the operation of a motor vehicle,
vessel, aircraft, or other vehicle by a volunteer health
practitioner for which this state requires the operator to
have a valid operator’s license or to maintain liability
insurance, other than an ambulance or other emergency
response vehicle, vessel, or aircraft operated by a
volunteer health practitioner responding to a request for
health services or transporting a patient.
(d) Source, coordinating, and host entities are not vicariously
liable for the acts or omissions of volunteer health practitioners in
providing health services authorized pursuant to this act.
(e) Source, coordinating, and host entities are not liable for civil
damages for the operation of, or reliance upon information provided by a
registration system unless the acts or omissions constitute an intentional
tort or are willful, wanton, grossly negligent, reckless, or criminal in
nature.
(f) Notwithstanding subsection (b), for purposes of recovering
damages from the state, volunteer health practitioners shall be
considered volunteer state employees under § 8-42-101(3)(B) for
purposes of § 9-8-112 for the purposes of recovering damages from the
states based on their acts or omissions in providing health services
pursuant to this act. The registration of individual volunteer health
practitioners with the board of claims required under section 8-42-
101(3)(B) shall be made by the registration system under which the
volunteer health practitioner was registered. Provided however, nothing in
this act shall authorize any volunteer health practitioner’s participation as
a member of the Tennessee Consolidated Retirement System unless the
practitioner was a member at the time the emergency was declared.
concerning working compensation coverage of certain state employees, a
volunteer health practitioner who is providing health services in this state
pursuant to this act, or who is traveling to or from this state to provide such
services, and who is not covered by workers’ compensation insurance, shall be
considered an employee of this state for purposes of any medical workers’
compensation benefits concerning any injury incurred in traveling or providing the
services. Benefits for volunteer health practitioners are limited to those medical
benefits provided to state employees under the laws of this state.
SECTION 14. In applying and construing this uniform act, consideration must be given to the need to promote uniformity of the law with respect to its subject matter among states that enact it.

SECTION 15. The Tennessee Code Commission is requested to add references to the following legislation to annotations for the provisions of this act in appropriate places:

SECTION 16. This act shall take effect July 1, 2007, for purposes of the promulgation of rules, and for all other purposes January 1, 2008, the public welfare requiring it.

PASSED: June 12, 2007
APPROVED this 27th day of June 2007