



obviate the licensure requirement for an attorney, physical therapist, or any other professional, merely because they have limited clients or only practice part of the year.” *Ladd v. Real Estate Comm’n of Commonwealth*, 187 A.3d 1070, 1078 (Pa. Cmwlth. 2018). As I find the Commonwealth Court’s decision, authored by the Honorable P. Kevin Brobson, correctly concluded the RELRA’s requirements are constitutional, I would affirm its decision in this case. Accordingly, I respectfully dissent.