CHAPTER NO. 22 -

SENATE BILL NO. 45

INTRODUCED BY HIMSL, NORMAN, OLSON

BY REQUEST OF THE CODE COMMISSIONER

			IN	THE	SENATE	
January	6, 1	.979				Introduced and referred to Committee on Public Health, Welfare, and Safety.
						On Motion Senators Himsl, Norman, Olson were added as authors to the Pre-Filed Bill.
January	16,	1979				Committee recommend bill do pass and placed on Consent Calendar. Report adopted.
January	17,	1979				Printed and placed on members' desks.
January	18,	1979				Consent Calendar discussion.
January	19,	1979				Consent Calendar, do pass. Transmitted to Second House.
			IN	THE	HOUSE	·
January	20,	1979				Introduced and referred to Committee on Human Services.
January	27,	1979				Committee recommend bill be concurred in and placed on Consent Calendar. Report adopted.
January	30,	1979				Third Reading Consent Calendar concurred in.
			IN	THE	SENATI	E
February	y 1,	1979				Returned from second house. Sent to enrolling.

Reported correctly enrolled.

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1	SENATE BILL NO. 45
2	INTRODUCED BY
3	BY REQUEST OF THE CODE COMMISSIONER
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5	A BILL FOR AN ACT ENTITLED: WAN ACT TO GENERALLY REVISE THE
6	LAWS RELATING TO PROFESSIONAL AND OCCUPATIONAL LICENSING.*
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8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
9	Section 1. Section 37-2-104, MCA: is amended to read:
10	#37-2-104. Dispensing of drugs by medical
11	practitioners unlawful exceptions. (1) Except as
12	otherwise provided by this section, it shall—be is unlawful
13	for a medical practitioner to engage, directly or
14	indirectly, in the dispensing of drugs.
15	(2) Nothing in this section shell-prohibit prohibits:
16	(a) a medical practitioner from furnishing a patient
17	any drug in an emergency;
18	(b) the administration of a unit dose of a drug to a
19	patient by or under the supervision of such medical
20	practitioner;
21	(c) dispensing a drug to a patient by a medical
22	practitioner where <u>whenever</u> there is no community pharmacy
23	available to the patient;
24	(d) the dispensing of drugs occasionally, but not as a

usual course of doing business, by a medical practitioner;

2 samples." Section 2. Section 37-2-201, MCA, is amended to read: 3 *37-2-201. Nonliability for peer review -- evidential privilege -- application to nonprofit corporations. (1) No member of a utilization review committee of a hospital or long-term care facility or of a professional utilization committee, peer review committee, or professional standards 9 review committee of a society composed of persons licensed to practice a health care profession is liable in damages to 10 any person for any action taken or recommendation made 11 12 within the scope of the functions of the committee if the committee member acts without malice and in the reasonable 13 belief that the action or recommendation is warranted by the 14 facts known to him after reasonable effort to obtain the 15 16 facts of the matter for which the action is taken or a recommendation is made. 17

(e) a medical practitioner from dispensing drug

committee or other person appearing before it to be prevented from testifying as to matters within his knowledges but he cannot be questioned about his testimony or other proceedings before the committee or about opinions or other actions of the committee or any member thereof.

- (3) This section also applies to any members agents or nonnember employee of a nonprofit corporation engaged in performing the functions of a peer review or professional standards review committee."
- Section 3. Section 37-3-322, MCA, is amended to read:

 "37-3-322. Unprofessional conduct. As used in this
 chapter, "unprofessional conduct" means:
 - (1) resorting to fraud, misrepresentation, or deception in applying for or in securing a license or in taking the examination provided for in this chapter;
 - (2) performing abortion contrary to law:
 - (3) obtaining a fee or other compensation, either directly or indirectly, by the misrepresentation that a manifestly incurable disease, injury, or condition of a person can be cured;
 - (4) willful disobedience of the rules of the poard;
 - (5) conviction of an offense involving moral turpitude or conviction of a felony involving moral turpitude, and the judgment of the conviction, unless pending on appeal, is conclusive evidence of unprofessional conduct:

(6)	ada	inister	ing, c	iisper	1sing:	or	prescr	ibing	j a
narcotic	or	halluc	inatory	, dri	19• a:	s define	d by th	e fed	Jeral
food and	drug	adinini	stratio	on oar	SUCTO	2550F5+	othern	ri se	than
in the	COUT	se of	legiti	a ate	or	reputab	le pro	ressi	onal
practice									

- (7) conviction or violation of a federal or state law regulating the possession, distribution, or use of a narcotic or hallucinatory drug, as defined by the federal food and drug administration, and the judgment or of conviction, unless pending on appeal, is conclusive evidence of unprofessional conduct;
- (8) habitual intemperance or excessive use of narcotic drugs, alcohol, or any other drug or substance to the extent that the use impairs the user physically or mentally;
- (9) conduct unbecoming a person licensed to practice medicine or detrimental to the best interests of the public;
- (10) resorting to fraud, misrepresentation, or deception in the examination or treatment of a person or in billing or reporting to a person, company, institution, or organization;
 - (11) testifying in court on a contingency basis;
- (12) conspiring to misrepresent or willfully misrepresenting medical conditions improperly to increase or decrease a settlement, award, verdict, or judgment;
 - (13) aiding or abetting in the practice of medicine a

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person not licensed to practice medicine or a person whose license to practice medicine is suspended;

(14) gross malpractice or negligent practice;

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- employee of or in joint venture with a person who does not hold a license to practice medicine within this state; however, this does not prohibit the incorporation of an individual licensee or group of licensees as a professional service corporation under Title 35, chapter 4, nor does this apply to a single consultation with or a single treatment by a person or persons licenseed to practice medicine and surgery in another state or territory of the United States or foreign country;
- (16) violating or attempting to violate, directly or indirectly, or assisting in or abetting the violation of or conspiring to violate parts 1 through 3 of this chapter or the rules authorized by them; or
- (17) any other act, whether specifically enumerated or not, which, in fact, constitutes unprofessional conduct.
- Section 4. Section 37-5-101, NCA, is amended to read:
 "37-5-101. Definitions -- practice of osteopathy. (1)
 Unless the context requires otherwise, in this chapter the following definitions apply:
- 24 (a) "Board" means the board of osteopathic physicians 25 provided for in 2-15-1607.

- (b) "Opportment" means the department of professional and occupational licensing provided for in Title 2, chapter 15, part 16.
 - {2} Every person shall--be--deemed is **practicingosteopathy** within the meaning of this chapter who-shall:
- (a) eppend appends to or use uses in connection with his or her name the words "doctor of osteopathy, diplomate diplomate of osteopathy, osteopath, osteopathist, osteopathic practitioner, osteopathic physician", or words of like import or any abbreviation thereof or the letters "D.O."; or
- 12 (b) profess professes publicly to or who, either on 13 his own behalf, in his own name or in his trade name, or in behalf of any other person, Corporation, association, 14 partnership (as manager, bookkeeper, practitioner, or 15 16 agent), treat treats, cure cures, alleviate alleviates, or 17 relieve relieves any allment or disease of either mind or 18 body or cure cures or relieves any fracture or 19 misplacement or abnormal condition or bodily injury or 20 deformity by any treatment or manipulation or method of manipulating a human body or any of its limbs, muscles, or 21 22 parts by the use of the hands or mechanical appliances in an effort or attempt to relieve any pressure, obstruction, 23 24 misplacement, or defect in any bone, muscle, ligament, 25 nerve, vessel, organ, or part of the body, after having

reserved: or with: the intent or expectation of receiving: therefore either directly or indirectly; any bonuse gifts, or compensation whatsoever; provided, however, that nothing in this section; shall be construed to restrain restrains or restricts restricts any legally licensed physician or surgeon in the practice of his profession.

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Section 5. Section 37-5-102. NCRs is ammaded to reads:
"37-5-102. Osteopethy not practice of medicine. The
systems methods or science of treating diseases of the human
body commonly known as osteopathy is not the practice of
medicine or surgery within the meaning of chapter 3. parts 1
through 3 and is not subject to the provisions of thee
chapter those parts."

Section 6. Section 37-6-311. MCA, is amended to read:

#37-6-311. Refusal or revocation of license. (15 Afrac
notice and apportunity for a hearing. The the board mayor ofter-notice and apportunity-for a hearing, dange revokes or
refuse to granty renew-or-it-may-revoke a license under this chapter to a person-otherwise qualified who obtained the license by for any of the following causes:

21 <u>fal</u> fraudulent representation—for <u>is obtaining the</u>
22 <u>license:</u>

23 (b) incompetency in practicev: for

24 (c) use of untruthful or improvable statements to 25 patients or in his advertisements or in his advertisements or 1 (d) habitual intoxications for

2 Lak unprofessional and immoral conductys or for

3 (f) sekking or giving away alcohol or drugs for an.
4 illegal purposets but

5 <u>(21 However</u> the board may authorize the department to
6 <u>grant or relssue a such</u> license after 6 months if in its
7 <u>judgment the acts acts or conditions of disqualification</u>
8 have been remedied.**

9 Section 7. Section 37-7-101. NCA, is amended to read: 10 **37-7*101. Definitions. Unless the context requires 11 otherwise, in parts 1 through 3 of this Chapter the 12 following definitions apply:

(1) "Board" means the board of pharmacists provided
14 for in 2-15-1609.

(2) "Chemical" means medicinal or industrial substances, whether simple, compound, or obtained through the process of the science and art of chemistry, whether of organic or inorganic origin.

19 (3) "Commercial purposes" means the ordinary purposes
20 of trade, agriculture, industry, and commerce, exclusive of
21 the practices of medicine and pharmacy.

22 (4) "Gepartment" means the department of professional
23 and occupational licensing provided for in Title 2, chapter
24 15, part 16.

25 (5) (a) "Orug" means:

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(i) articles recognized in the official United States Pharmacopoeia, official Homeopathic Pharmacopoeia of the United States, or official National Formulary, or a supplement to them:

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(ii) articles intended for use in diagnosis, cure, mitigation, treatment, or prevention of disease in man or other animals:

(iii) articles (other than food) intended to affect the structure or function of the body of man or other animals; and

(iv) articles intended for use as a component of an 11 article specified in subsection (i), (ii), or (iii). 12

- (b) "Drug" does not include devices or their components, parts, or accessories.
- (6) "Intern" means a natural person licensed by the department to prepare, compound, dispense, and sell drugs, medicines, chemicals, and poisons in a pharmacy having a pharmacist in charge.
- (7) "Medicine" means a remedial agent which has the property of curing, preventing, treating, or mitigating diseases or which is used for this purpose.
- (8) "Person" includes an individual, partnership, 22 23 corporation, or association.
- 24 (9) "Pharmacist" means a natural person licensed by the department to prepare, compound, dispense, and sell 25

drugs, medicines, chemicals, and poisons and who may affix 1 to his name the term "REG-PH RaPha" 2

- 3 (10) *Pharmacy* means a drug-store drugstore or other established place registered by the department of professional and occupational licensing, in 5 6 prescriptions, drugs, medicines, chemicals, and poisons are 7 compounded, dispensed, vended, or sold at retail.
 - (11) "Poison" means a substance which, when introduced into the system, either directly or by absorption, produces violent, morbid, or fatal changes or which destroys living tissue with which it comes in contact.
- 12 (12) "Prescription" means an order given individually 13 for the person for whom prescribed, directly from the 14 prescriber to the furnisher or indirectly to the furnisher, by seams of an order signed by the prescriber and bearing 15 the name and address of the prescriber, his license 16 17 classification, the name of the patient, the name and the 18 quantity of the drug or drugs prescribed, the directions for 19 use and the date of its issue. These stipulations apply to 20 both written and telephoned prescriptions.
- 21 (13) "Wholesale" means a sale for the purpose of resale. 22
- Section 8. Section 37-7-104, MCA, is amended to read: 23 #37-7-104. Qualifications of employee hired to assist 24 25 board. A person hired by the department to enter and inspect

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an establishment under this chapter; to examine the books of a manufacturer, druggist, sterekeeper, unclesaler, pharmacist, or intern; to assist in a prosecution under this chapter; and to assist the board in supervising internships, reciprocity agreements, professional correspondence, and examinations shall be:

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- 7 (1) a citizen of the United States and a resident of 8 this state; and
- 9 (2) a pharmacist registered under this chapter, with

 10 at least 5 years of practical experience.**
 - Section 9. Section 37-7-301, ACA, is amended to read:

 #37-7-301. Sale of drugsv or medicines unlawful except
 as provided. (1) It shell-be is unlawful for any person to
 compound, dispense, vend, or sell: at retail drugs,
 medicines, chemicals, or poisons in any place other than a
 pharmacy, except as hereinafter provided.
 - (2) It shell—be is unlawful for any proprietor, owner, or manager of a pharmacy or any other person to permit the compounding or dispensing of prescriptions or the vending or selling at retail of drugs, medicines, chemicals, or poisons in any pharmacy except by a registered and licensed pharmacist or by an intern in the temporary absence of such pharmacist.
- 24 (3) It shell-be is unlawful for any person felsely to
 25 assume or pretend to the title of pharmacist or intern

unless such person has a license as such a licen

- .(4) It shell-be is unlawful for any person other than a licensed and registered pharmacist or a licensed and registered intern to compound, dispense, wend, or sell at retail drugs, medicines, chemicals, or poisons except as provided in parts 1 through 3."
- 9 Section 10. Section 37-7-311, MCA, is amended to read:
 10 *37-7-311. Revocation of license issued to pharmacist
 11 or intern. The board shall revoke, temporarily or
 12 permanently, licenses issued by the department to a
 13 pharmacist or intern whenever the holder of the license:
 - has obtained it by false representations or fraud;
 is an habitual drunkard or addicted to the use of
- 17 (3) has been convicted of a felony:

narcotic drugs:

- 18 (4) has been convicted of violating the pharmacy law;
 19 or
- 20 (5) has been found by the board guilty of incompetency
 21 In the preparation of prescriptions or guilty of gross
 22 Immorality affecting the discharge of his duties as a
 23 pharmacist or escistant intern.**
- 24 Section 11. Section 37-15-102, MCA, is amended to 25 read:

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"37-15-102. Definitions. As used in this chapter, the
following definitions apply:

- (1) "Board" means the board of speech pathologists and audiologists provided for in 2-15-16.5.
- (2) "Department" means the department of professional and occupational licensing provided for in Title 2: chapter 15: part 16:
 - (3) "Speech pathologist" means one who practices speech pathology and who presents himself to the public by any title or description of services incorporating the words "speech pathologist", "speech correctionist", "speech therapist", "speech clinician", "language pathologist", "language therapist", "language clinician", or any similar title or description of services.
- (4) "Speech pathology aide" means any person meeting the minimum requirements established by the board of speech pathologists and audiologists who works directly under the supervision of a licensed speech pathologist.
- (5) "Audiologist" weans a person who practices audiology and who presents himself to the public by any title or description of services incorporating the words "audiologist", "hearing clinician", "hearing therapist", or any similar title or description of service services.
- 24 (6) "Audiology aide" means any person meeting the
 25 minimum requirements established by the board of speech

- pathologists and audiologists who works directly under the supervision of a licensed audiologist.
- (7) "Practice of speech pathology" means the application of principles, methods, and procedures for the measurement, testing, evaluation, prediction, counseling, or instruction related to the development and disorders of speech, voice, or language for the purpose of evaluating, preventing, habilitating, rehabilitating, or modifying such disorders and conditions in individuals or groups of individuals.
- (8) "Practice of audiology" means the application of principles, methods, and procedures of measurement, testing, appraisal, prediction, consultation, counseling, and instruction related to hearing and hearing impairment for the purpose of modifying communicative disorders involving speech, language, or auditory function, including auditory behavior related to hearing impairment.
- 18 (9) "Association" means the Montana speech and hearing
 19 association.
- 20 (10) "ASHA" means the American speech and hearing 21 association.
- 22 (11) "Unethical conduct" means:
- 23 (a) the obtaining of any fee by fraud or 24 misrepresentation;
- 25 (b) employing, directly or indirectly, any suspended

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or unlicensed person to perform any work covered by this chapter unless that person assumes the legal status of a supervised aide:

- (c) using or causing or promoting the use of any advertising matter, promotional literature, testimonial, guarantee, warranty, label, brand, insignée, or any other representation, however disseminated or published, which is misleading, deceiving, improbable, or untruthful.
- (12) "Provisionally licensed speech pathologist or audiologist" means those speech pathologists or audiologists currently practicing the profession in the state who do not meet the minimum requirements for licensure as defined in this chapter and who are eligible for provisional licensure conditioned on biomnial evidence of satisfactory progress toward meeting the requirements for licensure as provided in this chapter. This provisional licensure, as defined in this chapter, shell may exist for no longer than 6 years from the deterof enectment of this chapter luly 1: 1975, under any circumstance."
- Section 12. Section 37-16-203, MCA, is amended to read:
- *37-16-203. Compensation of members expenses. Each member of the board shall receive \$20 a day compensation when actually engaged in the discharge of his official duty and in addition shall also be reimbursed for travel expense.

as provided for in 2-18-501 through 2-18-583, in attending a meeting of the board in the state.*

3 Section: 13+ Section: 37-17-192+ MGA+ is amended to 4 reads

5 m37-17-102. Definitions Unless the context requires 6 otherwise in this chapter the following definitions apply:

- (1) "Accredited college or university" means a college or university accredited by the regional accrediting association for institutions of higher learning, such as the northwest association of secondary and higher schools.
- (2) "Board" means the board of psychologists provided for in 2-15-1617.
- (3) "Department" means the department of professional and occupational licensings provided for in Title 2, chapter 15, part 16.
- (4) A person represents himself to be a "psychologist" when he holds himself out to the public by a title or description of services incorporating the words "psychologist", "psychological", "psychological, or "psychology" and offers to render or renders psychological services defined in subsection (5) of this section to individuals, groups, corporations, or the public for compensation or fee.
- 24 (5) "Practice of psychology" means the application of principles, methods, and procedures of understanding,

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predicting, and influencing behavior, such as the principles pertaining to learning, perception, motivation, thinking, motions emotions, and interpersonal relationship; the methods and procedures of interviewing, counseling, and behavior modification, including psychotherapeutic techniques and hypnosis; and constructing, administering, and interpreting tests of mental abilities, aptitudes, interests, attitudes, personality characteristics, emotions, and motivation.

Section 14. Section 37-17-104, HCA, is amended to 11 read:

#37-17-104. Exemptions. This chapter does not prevent:

- (1) qualified members of other professions, such as physicians, social workers, lawyers, pastoral counselors, or educators, from doing work of a psychological nature consistent with their training and the codes of ethics of their respective professions if they do not hold themselves out to the public by a title or description incorporating the words "psychology" or "psychologist";
- (2) the activities, services, and use of an official title on the part of a person in the employ of a federal, state, county, or municipal agency or of other political subdivisions or an educational or charitable institution insofar as these activities and services are a part of the duties of his office or position with the agency or

institution;

- (3) the activities and services of a student, intern, or resident in psychology pursuing a course of study at an accredited university or college or working in a generally recognized training center if these activities and services constitute a part of his supervised course of study;
- a resident of this state in rendering consulting psychological services in this state when these services are rendered for a period which does not exceed, in the aggregate, more—then 60 days during a calendar year if the person is authorized under the laws of the state or country of his residence to perform these activities and services; however, these persons shall report to the department the nature and extent of the services in this state if they exceed 10 days in a calendar year;
- (5) a person authorized by the laws of the state or country of his former residence to perform activities and services, who has recently become a resident of this state and who has applied for a license in this state, <u>from performing such activities and services</u> pending disposition of his application;
- 23 (6) the use of the term "social psychologist" by a 24 person who:
 - (a) has been graduated with a doctoral degree in

sociology or social psychology from an institution and whose credits in sociology or social psychology are acceptable by a recognized educational institution:

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- .(b) has passed comprehensive examinations in the field of social psychology as port of the requirement for the doctoral degree or who has had equivalent specialized training in social psychology; and
- (C) has filed with the department a statement of facts demonstrating his compliance with this subsection;
- (7) the offering of lecture services for a fee by a person exempted from licensing requirements by virtue of his employment;
- (8) activities of a psychological nature on the part of persons a parado who we is a Salaried employees emilayes of, an accredited academic ...institutions institutions governmental agencies agency, research laboratories laboratory, and or business corporations or parado if these employees—are he is performing the duties for which they are he is employed by the organizations organization within the confines of the organization."
- 21 Section 15. Section 37-31-203, MCA, is amended to 22 read:
- 23 *37~31~203. Rulemaking powers. The board shall 24 prescribe rules for:
- §5 (1) the conduct of its business;

1 (2) the qualification, examination, and registration
of applicants to practice or teach cosmetology;

3 (3) the qualification and registration of applicants
4 for manager-operator licenses;

5 (9)(4) the regulation and instruction of apprentices
6 and students;

7 (4):5) the conduct of schools of cosmetology for
8 apprentices and students: and

9 (5)(6) generally the conduct of the persons, firms, or 10 corporations affected by this chapter.**

11 Section 16. Section 37-31-322, MCA, is amended to read:

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delinquency fee. (2) Licenses and certificates shell may be issued for no longer than 1 year unless otherwise provided by rule. Licenses and certificates expire on December 31 unless otherwise provided by rule or renewed for the next year or renewel period. Licenses and certificates may be renewed by application made prior to December 31 of each year, unless otherwise provided, and the payment of a required renewal fee. Expired licenses and certificates may be renewed under rules made by the board, but the right to renew an expired license or certificate terminates after 10 years of nonpayment. The board may provide by rule for a change in the renewal date and renewal period for the

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manager-operator and salon owner category. The renewal fee may not exceed twice the fee for a 2-year renewal or three times the fee for a 3-year renewal and shall be as set by the board.

- (2) In addition to the foregoing requirements for renewal* persons applying for the renewal of teachers* licenses must have fulfilled the following additional requirements:
- (a) During each year, an active teacher, either full-time or part-time, must have successfully completed 30 hours hours! professional teacher training at a school approved by the board-as-a-prerequisite-to-the-renewal-of the teacher*s-license.
- (b) A person holding a teacher's license but not actively engaged either full-time or part-time in teaching cosmetology during the preceding year may renew the license by paying the required fee. A person holding a teacher's license but not actively engaged in teaching cosmetology either full-time or part-time for the preceding year or longer and wishing to resume active teaching of cosmetology must successfully complete 30 hours hours! professional teachers' training at a school approved by the board before resuming active teachers* training teaching. However, the foregoing provisions do not prevent the board, under rules it adopts, from permitting a person holding a teacher's

license and not actively engaged either full-time or part-time in teaching cosmetology from teaching as a substitute for an active teacher.

4 (3) A fee of \$10 shall be charged, in addition to
5 other fees fixed by law, for renewal applications of
6 licenses and certificates made after December 31 of each
7 year or other predetermined renewal deadling. The department
8 shall notify license and certificate holders of the
9 expiration date of licenses and certificates not less than
10 30 days before the expiration date and call attention to the
11 penalty imposed for failure to renew a ticense or
12 certificate by the date of expiration.**

Section 17. Section 37-40-307, MCA, is amended to read:

"37-40-307. Sanitarian practicing prior to effective date. All-persons a parson having practiced as a sanitarian, as defined by 37-40-101(5), for 1 year prior to July 1.

1974. May be registered as senitarians a sanitarian upon making application and payment of maxing the required fee."

Section 18. Section 37-41-102, : MCA, is amended to read:

"37-41-102. Exemptions. The license provisions of this chapter do not apply to any county or municipality or other local, state, or federal governmental agency which desires to clean septic tanks, cesspools, or privies publicly owned

or controlled by them. However, counties and amnicipalities or other local, state, or federal governmental agencies shall comply with rules adopted by the department for cleaning cesspools, septic tanks, or privies and disposal or of wastes from cesspools, septic tanks, or privies.

6 Section 19. Section 37-43-302, MCA, is ammided to 7 read:

*37-43-302. License required. The drillings untings or construction of water wells into the groundwater resources of this state is declared to be a business and activity affecting the public interests requiring reasonable standards of competence. It unall-the is unlawful for any person contractors as defined in this thapters to construct a water well without first having obtained a valid livense therefor as provided for Nersin in this chapter.

Section 20. Section 37-50-308, MCA, is amended to read:

#37-50-308. Examination. Except as provided in 37-1-101(4), the department shall hold and grade a written examination in accounting, auditing, and related subjects as the board determines appropriate. The grade determination of the department is final in each case. The department shall use the examination and grading services of the American institute of certified <u>public</u> accountants. The examination shall must be held at least annually and at such other times

and place of examination and may adopt rules recessary for the orderly conduct of the examinations.

4 Section 21's Section 37-51-300's MCA; is allered to 5 read:

6 *37-51-308. Broker's office — Notice to department of change of address. (1) A resident licensed broker shall a maintain a fixed office in this state. The original license of the broker and the original license of each salesman in the employ of or ender contract with the broker shall be prominently displayed in the office. The address of the office and a mag bronch office shall be designated on the broker's litense.

(2) In case of removal from the designated address; the licensee shall notify the department perfore removal of within 10 days thereafter, designating the new location of this office and paying the required fee, effections a license for the new location for the description of the new location for the description.

20 Section 22. Section 37-60-304, Ata, is ammidded to 21 read:

22 **37*6**30% Qualifications of applicants. Serois 8%
23 **applicant or nis
24 **manager shall meet all of the following:

(1) be at least 18 years of age;

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1	(2) be a citizen of the United States and	a	resident
2	of the state of Montana;		

- 3 (3) be of good moral character and temperate habits: 4 and
- 5 (4) comply with such other qualifications concerning 6 training, education, or experience as the director may fix 7 by rule."
- Section 23. Section 37-61-409, MCA, is amended to 8 9 read:
- 10 #37-61-409. Penalty for violation. An attorney and counselor who violates 37-61-407-6r 37-61-408fth is quilty 11 12 of a misdemeanor and on conviction thereof shall be punished accordingly and must be removed from office by the supreme 13 court." 14
- Section 24. Section 37-66-103, MCA, is amended to 15 16 read:
- #37-66-103. Definitions. As used in this chapter, the 17 following definitions apply: 18
- 19 (1) "Board" means the board of landscape architects provided for in 2-15-1652. 20
- (2) "Department" means the department of professional 21 22 and occupational licensing provided for in Title 2. chapter 23 15. part 16.
- 24 (3) "Education" means time spent as a student enrolled 25 in a college or school curriculum of landscape architecture

- accredited by the American society of landscape architects and other college or university training the board may approve.
- (4) "Experience" means full-time employment as a landscape architect or doing landscape architectural work under the supervision of a registered landscape architect or a landscape architect qualified for registration in Montana. All experience is subject to approval by the board.
- (5) "Landscape architect" means a person who holds a certificate to practice landscape architecture in the state of Montana under the provisions of this chapter.
- (6) "Practice of the profession of landscape 12 architecture" means performing services in connection with the analysis or development of land areas where and to the extent that the dominant purpose of such services is: the preservation, enhancement, or determination of proper land uses, natural land features, ground cover and planting, naturalistic and aesthetic values, the settings, approaches, or environment for structures or other improvements, natural 19 drainage, and the consideration and determination of 20 inherent problems of the land relating to erosion, wear and 21 22 tear. blight. or other hazards. This practice shall-include includes the location and arrangement of such tangible 23 objects and features as are incidental and necessary to the 24 purposes outlined herein but shall does not include the 25

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design of structures or facilities with separate and self-contained purposes that are ordinarily included in the practice of engineering or architecture and shall does not include the making of land serveys or final land plats for official approval or recording.

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- (7) "Training" means a period <u>of at least 6 years</u> of experience and/or education of at least 6 years (as defined herein."
- 9 Section 25. Section 37-67-101, M&A, is amended to
- 11 "37-67-101. Definitions. As used in this chapter, the 12 following definitions apply:
 - (1) "Board" means the board of professional engineers and land surveyors provided for in 2-15-7653.
 - (2) "Department" means the department of professional and occupational licensing provided for in Title 2: chapter

 15: nart 16:
 - (3) "Engineer-in-training" means a person who complies with the requirements for education, experience, and character and has passed an examination in the fundamental engineering subjects, as provided in this chapter.
 - (4) "Land surveyor" means a person who has been duly registered and licensed as a land surveyor by the board and is a professional specialist in the technique of measuring lands educated in the basic principles of mathematics.

- related physical and applied sciences, and relevant requirements of law for adequate evidence and all requisites to the surveying of real property and is engaged in the practice of land surveying as herein defined.
- (5) "Land surveyor-in-training" means a person who has qualified for, taken, and passed an examination on the basic disciplines of land surveying as provided in this chapter.
- (6) "Practice of engineering" means any service or creative work the adequate performance of which requires engineering education, training, and experience in the application of special knowledge of the mathematical. physical, and engineering sciences to such services or creative work as consultation, investigation, evaluation, planning and design of engineering works and systems. planning the use of water, teaching of advanced engineering subjects. engineering surveys, and the inspection of construction for the purpose of assuring compliance with drawings and specifications; any of which embraces such services or work, either public or private, in connection with any utilities, structures, beildings, machines, equipment, processes, work systems, projects, and industrial or consumer products or equipment of mechanical, electrical, hydraulic, pneumatic, or thermal nature insofar as they involve safequarding life, health, or property and including such other professional services as may be necessary to the

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planning.	progr	ress,	and	comple	er i on	of any	enginee	ring
services.	The	term	does	not	inclu	de the :	ork ordina	rily
performed	by per	sons	who op	erate	or m	eintain	machi nery	or
equipment:	CORE	wnica	tion	1 i n es	sig	nal circ	uits, elec	tric
powerlines	or r	ipeli	nes.					

- (7) "Practice of land surveying" means any service or work, the adequate performance of which requires the application of knowledge of the principles of mathematics. physical sciences, applied sciences, and:
- 10 (a) the principles of property boundary law to the recovery and preservation of evidence pertaining to earlier 11 12 land surveys:
- 13 (b) teaching of land surveying subjects;

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- 14 (c) measurement and allocation of lines, angles, and 15 elevations; and the second second second
 - (d) location of natural and manmade features in the airs on the surface of the earths within underground workings, and on the beds of bodies of water, including such work for the determination of areas and volumes:
 - (e) monumenting of property boundaries;
 - (f) platting and layout of lands and the subdivisions thereof, including the alignment and grades of streets and roads therein; and
- 24 (q) preparation and perpetuation of maps, plats, field 25 note records, and property descriptions.

- (8) "Professional engineer" means a person who, by 1 reason of his special knowledge and use of the mathematical. physical, and engineering sciences and the principles and methods of engineering analysis and design acquired by engineering education and engineering experience, is qualified to practice engineering and who has been duly registered and licensed as a professional engineer by the board.
 - (9) "Responsible charge" means direct control and personal supervision either of engineering work or of land surveying, as the case may be. Only professional engineers or land surveyors may legally assume responsible charge under this chapter.
- Section 26. Section 37-67-319, MCA, is amended to 14 15 read:
- #37-67-319. Temporary 16 permits for nonr es i dent practitioners. Temporary permits are governed by the 17 following: 18
 - (1) Such a permit may be granted for the the practice or offer to practice engineering by a person not a resident of or having no established place of business in this state, provided such person is legally qualified by registration to practice engineering in his own state or countrye provided the requirements for registration in his home state or country are not less than those defined in this chapter.

Such person shall make application to the board in writing. The application must be accompanied by a fee set by the board. Upon approval by the board, such person may be granted a written permit for a definite period of time not to exceed 1 year to do a specific job; provided, however, no right to practice engineering shall accrue to such applicant with respect to any other works not set forth in seid the permit.

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(2) The practice of land surveying under a temporary permit by a person registered as a land surveyor in another state is not considered to be in the best interests of the public and therefore shell may not be granted.

Section 27. Section 37-69-103, MCA, is amended to read:

"37-69-103. No penalty for hiring unlicensed plumber. This chapter shell may not be construed as imposing any penalty on any unlicensed person for hiring or contracting with an unlicensed person to do work in the field of plumbing. However, any person who shell himself engage engages in the field of plumbing at a time when he is not duly licensed shell—be is subject to the penalties imposed by this chapter."

- 23 Section 28. Section 37-70-203, MEA, is amended to 24 read:
- 25 *37-70-203. Compensation and expenses. Each member of

the board is entitled to \$25 per day for each day served
discharging his board duties, together with a per diem and
mileage expense allowance pursuant to 2-18-501 and through
2-18-503. No member of the board shall may be allowed

5 Compensation in addition to his present compensation from 6 the state.

7 Section 29. Repealer. Sections 66-1701 through 8 66-1714. RsC.N. 1947, are repealed.

-End-

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1979 Legislature Code Commissioner Bill - Summary

SENATE Bill No. 45

AN Λ CT TO GENERALLY REVISE THE LAW RELATED TO PROFESSIONS AND OCCUPATIONS.

(This summary does not include discussion of routine form or grammatical changes.)

Section 1. 37-2-104. In (2)(d), added "of drugs" to clarify and correct apparent inadvertent omission.

Section 2. <u>37-2-201</u>. In (3), changed "any member or nonmember of a nonprofit corporation" to "any member, agent, or employee of a nonprofit corporation" to correct ambiguity.

Section 3. 37-3-322. In (7), changed "judgment or conviction" to "judgment of conviction" to correct obvious error.

Section 4. 37-5-101. In (2)(a), changed "diplomat of osteopathy" to "diplomate of osteopathy" to correct obvious spelling error. Webster's defines "diplomate" as "a doctor who is certified as a specialist by an examining board in a particular branch of medicine".

Section 5. 37-5-102. Changed "that chapter" to "those chapters" for consistency with internal reference.

Section 6. 37-6-311. Amended to correct awkward language.

Section 7. 37-7-101. In (9), changed "REG-PH" to "R.Ph." to conform to current practice of designation of registered pharmacists.

- Section 8. 37-7-104. In (2), added "at least" to clarify and conform to obvious intent that board assistant have 5 or more years of experience rather than exactly 5 years of experience.
- Section 9. 37-7-301. In (3), deleted "falsely" as redundant. If an unlicensed person assumes the title of pharmacist, this action is false by definition. Also, as subsection formerly read, it appeared to say that a licensed person could "falsely" assume the title.
- Section 10. 37-7-311. In (5), changed "assistant" to "intern" to clarify and make consistent with the rest of the section and pharmacy licensure law.
- Section 11. 37-15-102. In definition of "board", added reference to provision of Title 2 creating the board for clarity and convenience and to make uniform with other licensure statutes.
- Section 12. 37-16-203. Changed "\$20 compensation" to "\$20 a day compensation" for clarification.
- Section 13. 37-17-102. In (5), changed "motions" to "emotions" to correct apparent typographical error. This change is approved by Dr. Mozer of the board of psychologists.
- Section 14. 37-17-104. In (5), added language to clarify and make grammatically consistent with lead-in.
- In (8), changed nouns and pronouns to singular form for consistency with rest of section.
- Section 15. 37-31-203. In (3), added language for clarification and to make consistent with lead-in. The term "examination" is left out of new subsection (3) singe a separate examination is not required for a manager-operator license.
- Section 16. 37-31-322. In (2)(a), deleted language redundant with lead-in.
- In (2)(b), changed "teachers' training" to "teaching" to make sentence sensible and to conform to obvious intent. Before amendment, sentence literally said that a person licensed to teach who is inactive for 1 year must take teachers' training before resuming active "teachers' training".
- Section 17. 37-40-307. Amended to make all nouns singular for grammatical consistency.
- Section 18. 37-41-102. Changed "or" to "of" to correct apparent inadvertent error.

Section 19. 37-43-302. Changed "person, as defined in this chapter" to "contractor as defined in this chapter". "Person" is not defined in the chapter. The definition of "contractor" in the chapter is what was apparently intended since this has the effect of requiring licensure only of those who construct wells on other people's land and for compensation. This conforms to 37-43-103 on exemptions.

Section 20. 37-50-308. Changed "American institute of certified accountants" to "American institute of certified public accountants" since the latter is the correct name of that organization.

Section 21. 37-51-308. Changed "a" to "any" to clarify that a branch office is not a requirement.

Section 22. 37-60-304. Changed "Before an application for a license is granted" to "Before a license is granted". Licenses are granted, not applications. The deleted language is surplusage.

Section 23. 37-61-409. Changed "37-61-407 or 37-61-408(1)" to "37-61-408" to clarify the application of this penalty provision. This section was formerly the last sentence of 93-2108, R.C.M., the prior sentence containing a prohibition. The penalty was stated to apply to "the last two sections". It was unclear whether this meant "this section and the preceding section" or literally "the 2 preceding sections". From the context it appears that "this section and the preceding section" (which corresponds with MCA 37-61-408) was intended since those provisions are otherwise without a specific civil or criminal penalty and are of related subject matter.

Section 24. 37-66-103. See explanation for Section 10.

Section 25. 37-67-101. See explanation for Section 10.

Section 26. 37-67-319. Amended to make first part of (1) a complete sentence.

Section 27. 37-69-103. Added "unlicensed" to avoid conflict with 37-69-323 which prohibits licensed master plumbers from hiring unlicensed journeyman plumbers.

Section 28. 37-70-203. Added reference to 2-18-502 which provides for computation of the meal allowance, which allowance is provided for in 2-18-501. Section 2-18-501 was already mentioned in 37-70-203. Since 2-18-502 is inextricably tied to 2-18-501, this amendment makes no substantive change but is merely for convenience.

Section 29. Repealing 66-1701 through 66-1714, R.C.M. These sections consisting of a photography licensure law were declared wholely unconstitutional by the Montana Supreme Court in State v. Gleason, 128 M 485. The Court held the law to be an improper exercise of the police power and therefore an unconstitutional denial of liberty and property under the 14th Amendment.

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Approved by Committee on Public Health, Welfare & Safety

BILL NO. 45 SENATE 1 INTRODUCED BY BY REQUEST OF THE CODE COMMISSIONER 3 A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE THE 5 LAWS RELATING TO PROFESSIONAL AND OCCUPATIONAL LICENSING.** 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 8 Section 1. Section 37-2-104. MCA. is amended to read: 9 10 *37-2-104. Dispensing drug s medical 11 practitioners unlawful -- exceptions. (1) Except as 12 otherwise provided by this section, it shall be is unlawful medical practitioner to engage, directly or 13 indirectly, in the dispensing of drugs. 14 (2) Nothing in this section shall-prohibit prohibits: 15 (a) a medical practitioner from furnishing a patient 16 any drug in an emergency: 17 (b) the administration of a unit dose of a drug to a 18 patient by or under the supervision of such medical 19 20 practitioner; 21 (c) dispensing a drug to a patient by a medical 22 practitioner where whenever there is no community pharmacy available to the patient; 23 24 (d) the dispensing of drugs occasionally, but not as a 25 usual course of doing business, by a medical practitioner;

samples." 3 Section 2. Section 37-2-201. MCA. is amended to reads #37-2-201. Nonliability for peer review -- evidential privilege - application to nonprofit corporations. (1) No 5 member of a utilization review committee of a hospital or 7 long-term core facility or of a professional utilization committee, peer review committee, or professional standards review committee of a society composed of persons, licensed 10 to practice a health care profession is limble in damages to 11 any person for any action taken or recommendation made 12 within the scope of the functions of the consittee if the 13 committee member acts without malice and in the reasonable 14 belief that the action or recommendation is warranted by the facts known to him after reasonable effort to obtain the 15 16 facts of the matter for which the action is taken or a 17 recommendation is made.

(e) a medical practitioner from dispensing gruq

(2) The proceedings and records of professional utilization, peer review, and professional standards review committees are not subject to discovery or introduction into evidence in any proceeding. However, information otherwise discoverable or admissible from an original source is not to be construed as immune from discovery or use in any proceeding merely because it was presented during proceedings before the committee, nor is a member of the

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committee or other person appearing before it to be prevented from testifying as to matters within his knowledge, but he cannot be questioned about his testimony or other proceedings before the committee or about opinions or other actions of the committee or any member thereof.

- (3) This section also applies to any member agents or nonmember employee of a nonprofit corporation engaged in performing the functions of a peer review or professional standards review committees.
- Section 3. Section 37-3-322, MCA+ is amended to reads "37-3-322. Unprofessional conduct. As used in this chapter, "unprofessional conduct" means:
- (1) resorting to fraud, aisrepresentation, or deception in applying for or in securing a license or in taking the examination provided for in this chapter;
 - (2) performing abortion contrary to law:
- (3) obtaining a fee or other compensation, either directly or indirectly, by the misrepresentation that a manifestly incurable disease, injury, or condition of a person can be cured:
 - (4) willful disobedience of the rules of the board;
- (5) conviction of an offense involving moral turpitude or conviction of a felony involving moral turpitude, and the judgment of the conviction, unless pending on appeal, is conclusive evidence of unprofessional conduct;

(6) administering, dispensing, or prescribing a narcotic or hallucinatory drug, as defined by the federal food and drug administration or successors, otherwise than in the course of legitimate or reputable professional practice;

- (7) conviction or violation of a federal or state law regulating the possession, distribution, or use of a narcotic or hallucinatory drug, as defined by the federal food and drug administration, and the judgment or of conviction, unless pending on appeal, is conclusive evidence of unprofessional conduct;
 - (8) habitual intemperance or excessive use of narcotic drugs, alcohol, or any other drug or substance to the extent that the use impairs the user physically or mentally;
- (9) conduct unbecoming a person licensed to practice medicine or detrimental to the best interests of the public;

 (10) resorting to fraud, misrepresentation, or deception in the examination or treatment of a person or in
- deception in the examination or treatment of a person or in
 billing or reporting to a person, company, institution, or
 organization:
- 21 (11) testifying in court on a contingency basis;
- 22 (12) conspiring to misrepresent or willfully
 23 misrepresenting medical conditions improperly to increase or
 24 decrease a settlement, award, verdict, or judgment;
 - (13) aiding or abetting in the practice of medicine a

person not	licens e d	to practic	e medicine or a	person	whose
license to	practice	medicine i	suspended;		

(14) gross malpractice or negligent practice;

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- employee of or in joint venture with a person who does not hold a license to practice medicine within this state; however, this does not prohibit the incorporation of an individual licensee or group of licensees as a professional service corporation under Title 35, chapter 4, nor does this apply to a single consultation with or a single treatment by a person or persons licensed to practice medicine and surgery in another state or territory of the United States or foreign country;
- (16) violating or attempting to violate, directly or indirectly, or assisting in or abetting the violation of or conspiring to violate parts 1 through 3 of this "chapter or the rules authorized by them; or
- (17) any other act, whether specifically enumerated or not, which, in fact, constitutes unprefessional conduct.*
- Section 4. Section 37-5-101, MCA, is amended to read:

 #37-5-101. Definitions -- practice of osteopathy. (1)

 Unless the context requires otherwise, in this chapter the
 following definitions apply:
- (a) "Board" means the board of osteopathic physicians provided for in 2-15-1607.

- 1 (b) "Department" means the department of professional
 2 and occupational licensing provided for in Title Z₂ chapter
 3 15; part 16.
 - (2) Every person shall—be—desmed is "practicing osteopathy" within the meaning of this chapter who—shall:
 - (a) opposed appends to or use uses in connection with his or her name the words "doctor of osteopathy, diplomate diplomate of osteopathy, osteopath, osteopathic practitioner, osteopathic physician", or words of like import or any abbreviation thereof or the letters "DoCo"; or
 - (b) prefers professes publicly to or who, either on his own behalf, in his own name or in his trade name, or in behalf of any other person, corporation, association, partnership (as manager, bookkeeper, practitioner, or agent), treat traits, two sures, alleviate alleviates, or relieve relieves any ailment or disease of either mind or body or two cures or relieve relieves any fracture or misplacement or abnormal condition or bodily injury or deformity by any treatment or manipulation or method of manipulating a human body or any of its limbs, muscles, or parts by the use of the hands or mechanical appliances in an effort or attempt to relieve any pressure, obstruction, misplacement, or defect in any bone, muscle, ligament, nerve, vessel, organ, or part of the body, after having

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received or with the intent or expectation of receiving
therefor, either directly or indirectly, any bonus, $gift,\ or$
compensation whatsoever; provided, however, that nothing in
this section shall—be—construed to restrains or
restrict restrict any legally licensed physician
or surgeon in the practice of his profession."

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Section 5. Section 37-5-102, MCA, is amended to read:
"37-5-102. Osteopathy not practice of medicine. The
system, method, or science of treating diseases of the human
body commonly known as osteopathy is not the practice of
medicine or surgery within the meaning of chapter 3, parts 1
through 3 and is not subject to the provisions of these
chapter those parts."

Section 6. Section 37-6-311, MCA, is amended to read:

#37-6-311. Refusal or revocation of license. (1) After
notice and opportunity for a hearing. The the board mayofter-notice and opportunity-for-s-hearings danys revokes or
refuse to greate renew--or-it-may-revoke a license under
this-chapter-to-s-person-etherwise qualified who--abtained
the-license-by for any of the following causes:

21 <u>(a)</u> fraudulent representation——for <u>in obtaining the</u>
22 <u>licensei</u>

(b) incompetency in practicevi for

24 (c) use of untruthful or improbable statements to 25 patients or in his advertisements; for 1 (d) habitual intoxicationvi for

2 <u>iel</u> unprofessional and immoral conducty: or for

3 <u>(f)</u> selling or giving away alcohol or drugs for an
4 illegal purposets but

5 <u>(21 However</u>sthe board may authorize the department to 6 <u>grant or reissue e such</u> license after 6 months if in its 7 judgment the act, acts, or conditions of disqualification 8 have been remedied.

9 Section 7. Section 37-7-101, MCA, is amended to read:
10 "37-7-101. Definitions. Unless the context requires
11 otherwise, in parts 1 through 3 of this chapter the
12 following definitions apply:

13 (1) "Board" means the board of pharmacists provided
14 for in 2-15-1609.

15 (2) "Chemical" means medicinal or industrial
16 substances, whether simple, compound, or obtained through
17 the process of the science and art of chemistry, whether of
18 organic or inorganic origin.

(3) "Commercial purposes" means the ordinary purposes of trade, agriculture, industry, and commerce, exclusive of the practices of medicine and pharmacy.

22 (4) "Department" means the department of professional
23 and occupational licensing provided for in Title 2, chapter
24 15, part 16.

(5) (a) "Orug" means:

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(i) articles	recognized in the o	fficial United	States
Pharmacopoeia, off	icial Homeopathic	Pharmacopoeis	of the
United States, or	official Nationa	l Formulary,	or a
supplement to them;			

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- (ii) articles intended for use in diagnosis, cure, mitigation, treatment, or prevention of disease in man or other animals:
- (iii) articles (other than food) intended to affect the structure or function of the body of man or other animals; and
- 11 (iv) articles intended for use as a component of an 12 article specified in subsection (i). (ii). or (iii).
- 13 (b) "Drug" does not include devices or their
 14 components, parts, or accessories.
 - (6) "Intern" means a natural person licensed by the department to prepare, compound, dispense, and sell drugs, medicines, chemicals, and poisons in a pharmacy having a pharmacist in charge.
 - (7) "Medicine" means a remedial agent which has the property of curing, preventing, treating, or mitigating diseases or which is used for this purpose.
- (8) "Person" includes an individual, partnership,corporation, or association.
- 24 (9) "Pharmacist" means a natural person licensed by 25 the department to prepare, compound, dispense, and sell

	drugs,	medicines,	chemicals,	and poisons	and who	ша у	affix
!	to his	name the t	өгж "REG-Р Н	RaPha*			

- (10) "Pharmacy" means a drug-store or other established place registered by the department of professional and occupational licensing, in which prescriptions, drugs, medicines, chemicals, and poisons are compounded, dispensed, vended, or sold at retail.
 - (11) "Poison" means a substance which, when introduced into the system, either directly or by absorption, produces violent, morbid, or fatal changes or which destroys living tissue with which it comes in contact.
- (12) "Prescription" means an order given individually for the person for whom prescribed, directly from the prescriber to the furnisher or indirectly to the furnisher, by means of an order signed by the prescriber and bearing the name and address of the prescriber, his "license classification, the name of the patient, the name and the quantity of the drug or drugs prescribed, the directions for use and the date of its issue. These stipulations apply to both written and telephoned prescriptions.
- 21 (13) "Wholesale" means a sale for the purpose of 22 resale."
 - Section 6. Section 37-7-104, MCA, is amended to read:

 #37-7-104. Qualifications of employee hired to assist
 board. A person hired by the department to enter and inspect

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1 an establishment under this chapter; to examine the books of a manufacturer, druggist, 2 storekeeper. wholesaler. 3 pharmacist, or intern; to assist in a prosecution under this chapter; and to assist the board in supervising internships, 5 reciprocity agreements, professional correspondence, and examinations shall be:

- (1) a citizen of the United States and a resident of 7 this state: and
- 9 (2) a pharmacist registered under this chapter, with 10 at least 5 years of practical experience."

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- Section 9. Section 37-7-301, MCA, is amended to read: #37-7-301. Sale of drugsy or medicines unlawful except as provided. (1) It shall-be is unlawful for any person to compound, dispense, vend, or sell at retail drugs, medicines, chemicals, or poisons in any place other than a pharmacy, except as hereinafter provided.
- (2) It shell-be is unlawful for any proprietor, owner, or manager of a pharmacy or any other person to permit the compounding or dispensing of prescriptions or the vending or selling at retail of drugs, medicines, chemicals, or poisons in any pharmacy except by a registered and licensed pharmacist or by an intern in the temporary absence of such pharmacist.
- (3) It shall-be is unlawful for any person felgely to assume or pretend to the title of pharmacist or intern

unless such person has a license as such, issued and in force pursuant to the turns of parts 1 through 3 of this 2 chapter. 3

- (4) It shalf-be is unlawful for any person other than a licensed and registered pharmacist or a licensed and registered intern to compound, dispense, yend, or sell at retail drugs, medicines, chemicals, or poisons except as provided in parts 1 through 3.*
- 9 Section 10. Section 37-7-311. MCA, is amended to read: 10 #37-7-311. Revocation of license issued to pharmacist 11 or intern. The board shall revoke, temporarily or permanently. licenses issued by the department to a 12 pharmacist or intern whenever the holder of the license: 13
- (1) has obtained it by false representations or fraud: 14
- (2) is an habitual drunkard or addicted to the use of 15 narcotic drugs: 16
 - (3) has been convicted of a felony:
- (4) has been convicted of violating the pharmacy law; 18 19 or
- 20 (5) has been found by the board quilty of incompetency in the preparation of prescriptions or quilty of gross 21 imporality affecting the discharge of his duties as a 22 pharmacist or ossistent intern." 23
- Section 11. Section 37-15-102. MCA: is amended to 24 read:

- *37-15-102. Definitions. As used in this chapter, the following definitions apply:
- 3 (1) "Board" means the board of speech pathologists and 4 audiologists provided for in 2-15-1615.

- (2) "Department" means the department of professional and occupational licensing provided for in Title 2. chapter

 15. part 16.
- speech pathology and who presents himself to the public by any title or description of services incorporating the words "speech pathologist", "speech correctionist", "speech therapist", "speech clinician", "language pathologist", "language therapist", "language clinician", or any similar title or description of services.
- (4) "Speech pathology aide" means any person meeting the minimum requirements established by the board of speech pathologists and audiologists who works directly under the supervision of a licensed speech pathologist.
- (5) "Audiologist" means a person who practices audiology and who presents himself to the public by any title or description of services incorporating the words "audiologist", "hearing clinician", "hearing therapist", or any similar title or description of morning services.
- 24 (6) "Audiology aide" means any person meeting the
 25 minimum requirements established by the board of speech

- pathologists and audiologists who works directly under the
 supervision of a licensed audiologist.
 - (7) "Practice of speech pathology" means the application of principles, methods, and procedures for the measurement, testing, evaluation, prediction, counseling, or instruction related to the development and disorders of speech, voice, or language for the purpose of evaluating, preventing, habilitating, rehabilitating, or modifying such disorders and conditions in individuals or groups of individuals.
 - (8) "Practice of audiology" means the application of principles, methods, and precedures of measurement, testing, appraisal, prediction, consultation, committeling, and instruction related to hearing and hearing impairment for the purpose of modifying communicative disorders involving speech, language, or auditory function, including auditory behavior related to hearing impairment.
- 18 (9) "Association" means the Montana speech and hearing
 19 association.
- 20 (10) "ASHA" means the American speech and hearing 21 association.
- 22 (11) "Unethical conduct" means:
- 23 (a) the obtaining of any fee by fraud or 24 misrepresentation;
 - (b) employing, directly or indirectly, any suspended

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or unlicensed person to perform any work covered by this chapter unless that person assumes the legal status of a supervised aide:

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- (c) using or causing or promoting the use of any advertising matter, promotional literature, testimonial. quarantee, warranty, label, brand, insignla, or any other representation, however disseminated or published, which is misleading, deceiving, improbables or untruthful.
- (12) "Provisionally licensed speech pathologist or audiologist" means those speech pathologists or audiologists currently practicing the profession in the state who do not meet the minimum requirements for licensure as defined in this chapter and who are eligible for previsional licensure conditioned on biennial evidence of satisfactory progress toward meeting the requirements for licensure as provided in this chapter. This provisional licensure, as defined in this chapters shall may exist for no longer than 6 years from the date of enoctment of this chapter July le 1975, under any circumstance."
- 20 Section 12. Section 37-16-203, MCA, is amended to 21 read:
 - #37-16-203. Compensation of members -- expenses. Each member of the board shall receive \$20 a day compensation when actually engaged in the discharge of his official duty and in addition shall else be reimbursed for travel expense.

1 as provided for im 2-18-501 through 2-18-503, in attending a 2 meeting of the board in the state.*

3 Section 13. Section 37-17-102. MEA: is amended to readi

*37-17-102. Outlinitions. Unless the context requires otherwise. in this chapter the following definitions apply:

- (1) "Accredited college or university" means a college or university accredited by the regional accrediting association for institutions of higher learning, such as the northwest association of secondary and higher schools.
- (2) "Board" means the board of psychologists provided for in 2-15-1617.
- (3) "Department" means the department of professional 13 and occupational licensing provided for in Title 2, chapter 14 15. part 16.
 - (4) A person represents himself to be a "psychologist" when he holds himself out to the public by a title or description of services incorporating the words "psychologist". "psychological", "psychologic". "psychology" and offers to render or renders psychological services defined in subsection (5) of this section to individuals, groups, corporations, or the public for compensation or fee-
- (5) "Practice of psychology" means the application of 24 principles, methods, and procedures of understanding,

predicting, and influencing behavior, such as the principles pertaining to learning, perception, motivation, thinking, motions emotions, and interpersonal relationship; the methods and procedures of interviewing, counseling, and behavior modification. including psychotherapeutic techniques and hypnosis; and constructing, administering, and interpreting tests of mental abilities, aptitudes, interests, attitudes, personality characteristics, emotions, and motivation.*

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10 Section 14. Section 37-17-TO4, MCA, is amended to read: 11

"37-17-104. Exemptions. This chapter does not prevent: (1) qualified members of other professions, such as physicians, social workers, lawyers, pastoral counselors, or educators, from doing work of a psychological nature consistent with their training and the codes of ethics of their respective professions if they do not hold themselves out to the public by a title or description incorporating the words "psychology" or "psychologist";

(2) the activities, services, and use of an official title on the part of a person in the employ of a federal, state, county, or municipal agency or of other political subdivisions or an educational or charitable institution insofar as these activities and services are a part of the duties of his office or position with the agency or

1 institution:

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(3) the activities and services of a student, intern, 2 3 or resident in psychology pursuing a course of study at an accredited university or college or working in a generally recognized training center if these activities and services 5 constitute a part of his supervised course of study;

- (4) the activities and services of a person who is not a resident of this state in rendering consulting psychological services in this state when these services are rendered for a period which does not exceed, in the aggregate, more--them 60 days during a calendar year if the person is authorized under the laws of the state or country of his residence to perform these activities and services; however, these persons shall report to the department the nature and extent of the services in this state if they exceed 10 days in a calendar year:
- (5) a person authorized by the laws of the state or country of his former residence to perform activities and services, who has recently become a resident of this state and who has applied for a license in this state, from cerforming such activities and services pending disposition of his application;
- 23 (6) the use of the term "social psychologist" by a person who:
 - (a) has been graduated with a doctoral degree in

sociology or social psychology from an institution and whose credits in sociology or social psychology are acceptable by a recognized educational institution:

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- (b) has passed comprehensive examinations in the field of social psychology as part of the requirement for the doctoral degree or who has had equivalent specialized training in social psychology; and
- (c) has filed with the department a statement of facts demonstrating his compliance with this subsection;
- 10 (7) the offering of lecture services for a fee by a
 11 person exempted from licensing requirements by virtue of his
 12 employment;
 - of persons a person who are is a salaried employees amployees of an accredited academic institutions lastisations governmental agencies agency, research inhoratories laboratory, and as business corporations corporation if these employees—are the is performing the duties for which they are the is employed by the organizations promisation within the confines of the organization.
- 21 Section 15. Section 37-31-203, MCA, is amended to 22 read:
- 23 **37-31-203. Rulemaking powers. The board shall 24 prescribe rules for:
- 25 (1) the conduct of its business;

- 1 (2) the qualification, examination, and registration
 of applicants to practice or teach cosmetology;
- 3 (3) the qualification and registration of applicants
 4 for manager-operator licenses;
- 5 (3)(4) the regulation and instruction of apprentices
 6 and students;
- 7 (+)(5) the conduct of schools of cosmetology for 8 apprentices and students; and
- 9 (5)(6) generally the conduct of the persons, firms, or corporations affected by this chapter.**
- Il Section 16. Section 37-31-322. MCA: is amended to read:

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delinquency fee. (1) Licenses and certificates shell may be issued for no lenger than 1 year unless otherwise provided by rule. Licenses and certificates expire on December 31 unless otherwise provided by rule or renewed for the next year or renewal period. Licenses and certificates may be renewed by application made prior to December 31 of each year, unless otherwise provided, and the payment of a required renewal fee. Expired licenses and certificates may be renewed under rules made by the board, but the right to renew an expired license or certificate terminates after 10 years of nonpayment. The board may provide by rule for a change in the renewal date and renewal period for the

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manager-operator and salon owner category. The renewal fee may not exceed twice the fee for a 2-year renewal or three times the fee for a 3-year renewal and shall be as set by the board.

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- (2) In addition to the foregoing requirements for renewal, persons applying for the renewal of teachers. licenses must have fulfilled the following additional requirements:
- (a) During each year, an active teacher, either full-time or part-time, must have successfully completed 30 hours bours! professional teacher training at a school approved by the board-as-e-presonal teacher training at a school the teacher's license.
- (b) A person holding a teacher's license but not actively engaged either full-time or part-time in teaching cosmetology during the preceding year may renew the license by paying the required fee. A person holding a teacher's license but not actively engaged in teaching cosmetology either full-time or part-time for the preceding year or longer and wishing to resume active teaching of cosmetology must successfully complete 30 hours hours! professional teachers! training at a school approved by the board before resuming active teachers training teaching. However, the foregoing provisions do not prevent the board, under rules it adopts, from permitting a person holding a teacher's

1 : license and not actively engaged either full-time or
2 part-time in teaching cosmetology from teaching as a
3 substitute for an active teacher.

- (3) A fee of \$10 shall be charged, in addition to other fees fixed by law, for remewal applications of licenses and certificates made after December 31 of each year or other predetermined remains deadling. The department shall notify license and certificates holders of the expiration date of licenses and certificates not less than 30 days before the expiration date and dail attention to the penalty imposed for failure to remove a license or certificates by the date of expiration.
- 14 read:

 15 "37-40-307. Sanitarian practicing prior to effective date. All dersons A parada having practiced as a sanitarian.

Section 17. Section 37-40-307, "NCA; is emended to

- 17 as defined by 37-40-101(5), for 1 year prior to July 1, 18 1974, may be registered as semitarions a sanitarion upon
- 19 making application and payment of paging the required fee."
- 20 Section 18. Section 37-42-T02: MCA: is amended to 21 read:
- 22 "37-41-102. Exemptions. The license provisions of this
- 23 chapter do not apply to any county or manigipality or other.
- 24 local, state, or federal governmental agency which desires
- 25 to clean septic tanks, cesspools, or privies publicly owned

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or controlled by them. However, counties and sunicipalities or other local, state, or federal governmental agencies shall comply with rules adopted by the department for Cleaning Cesspools, septic tanks, or privies and disposal or of wastes from cesspools, septic tanks, or privies."

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Section 19. Section 37-43-302. MCA: is amended to 7 read:

937-43-302. License required. The drillings makings or construction of water wells into the groundwater resources of this state is declared to be a business and activity affecting the public interest, requiring reasonable standards of computence. It shelf-be is imlauful for any person contractor, as defined in this chapter, to construct a water well without first having obtained a walld license therefor as provided for herein in this chapter."

Section 20. Section 37-50-308, MCA, is amended to read:

#37-50-308. Examination. Except as provided in 37-1-101(4), the department shall hold and grade a written examination in accounting, auditing, and related subjects as the board determines appropriate. The grade determination of the department is final in each case. The department shall use the examination and grading services of the American institute of certified <u>public</u> accountants. The examination shall must be held at least annually and at such other times

as applications warrant. The board may determine the time and place of exemination and may adopt rules necessary for the orderly conduct of the examination."

Section 21. Section 37-51-308. MCA, is amended to 5 read:

*37-51-300. Broker's office -- notice to department of change of address. (1) A resident licensed broker shall maintain a fixed office in this state. The original license of the broker and the original license of each salesman in the employ of or under contract with the broker shall be prominently displayed in the office. The address of the office and a any branch office shall be designated on the broker's license.

(2) In case of removal from the designated address, the licenses shall notify the department before removal or within 10 days thereafter, designating the new location of this office and paying the required fee, whereupon a license for the new location for the enexpired period shall must be Issued for the unexpired reciod."

20 Section 22. Section 37-60-304. NCA. is amended to 21 read:

*37-60-304. Qualifications of applicants. Before en epplication—for a license is granted, the applicant or his 24 manager shall meet all of the following:

(1) be at least 18 years of age;

(2)	be a	citizen	of	thè	United	States	and	a	resident
of the s	tate of	Montana):						

3 (3) be of good moral character and temperate habits;

- (4) comply with such other qualifications congerning training, education, or experience as the director may fix by rule."
- 8 Section 23. Section 37-61-409, MCA, is amended to 9 read:
 - "37-61-409. Penalty for violation. An attorney and counselor who violates 37-62-407-07-37-61-408(1) is guilty of a misdemeanor and on conviction thereof that he puntated accordingly and must be removed from office by the Supreme court."
- Section 24. Section 37-66-103, MCA, is amended to read:
 - "37-66-103. Definitions. As used in this chapter: the
 following definitions apply:
- 19 (1) "Board" means the board of landscape architects
 20 provided for In 2-15-1652-
- 21 (2) "Department" means the department of professional
 22 and occupational licensing provided for in Title 2s.:chapter
 23 15s.part.lo-
- 24 (3) "Education" means time spent as a student enrolled .
 25 in a college or school curriculum of landscape architecture

- accredited by the American society of landscape architects and other college or university training the board may approve.
- (4) "Experience" means full-time employment as a landscape architect or doing landscape architectural work under the supervision of a registered landscape architect or a landscape architect qualified for registration in Montana.

 All experience is subject to approval by the board.
- (5) "Landscape architect" means a person who holds a certificate to practice landscape architecture in the state of Montana under the provisions of this chapter.
- architectures means performing services in connection with the beatysis or development of land areas where and to the extent that the dominant purpose of such services is the preservation, enhancement, or determination of proper land uses, natural cland features, ground cover and planting, naturalistic and aesthetic values, the settings, approaches, or environment for structures or other improvements, natural drainage, and the consideration and determination of inherent problems of the land relating to erosion, mean and tear, blight, or other hazards. This practice shell-include includes the location and arrangement of such tangible objects and features as are incidental and necessary to the purposes outlined herein but shell does not include the

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design of structures or facilities with separate and self-contained purposes that are ordinarily included in the practice of engineering or architecture and shell ideas not include the making of land surveys or final land plats for official approval or recording.

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- (7) "Training" means a period of at least 6 years of experience and/or education of at least 6 years as defined herein."
- 9 Section 25. Section 37-67-101, HCA, is amended to
 - "37-67"101. Befinitions. As used in this chapter, the following definitions apply:
- 13 (1) "Board" means the board of professional engineers
 14 and land surveyors provided for in 2-15-7653.
 - (2) "Department" means the department of professional and occupational licensing provided for in Title 2: Chapter 15: dart 16:
 - (3) "Engineer-in-training" means a person who complies with the requirements for education, experience, and character and has passed an examination in the fundamental engineering subjects, as provided in this chapter.
 - (4) "Land surveyor" means a person who has been duly registered and licensed as a land surveyor by the board and is a professional specialist in the technique of measuring land, educated in the basic principles of mathematics,

related physical and applied sciences: and relevant requirements of taw for adequate evidence and all requisites to the surveying of real property and is engaged in the practice of land surveying as herein defined.

- (5) "Land curveyor-in-training" means a person who has qualified for, taken, and passed an examination on the basic disciplines of land surveying as provided in this chapter.
- (6) "Practice of engineering" means any service or creative work the adequate performance of which requires engineering educations training, and experience in the application of special knowledge of the mathematical. physical, and engineering sciences to such services or creative work as consultation, investigation, evaluation, planning and design of engineering works and systems, planning the use of water, teaching of advanced engineering subjects, engineering surveys, and the inspection of construction for the purpose of assuring compliance with drawings and specifications; any of which embraces such services or work, either public or private, in connection with any utilities, structures, buildings, machines, equipment, processes, work systems, projects, and industrial or consumer products or equipment of mechanical, electrical, hydraulic, pneumatic, or thermal nature insofar as they involve safeguarding life, health, or property and including such other professional services as may be necessary to the

planning.	progress	and c	ompletion	o f any	engineering
services.	The term	does	not incl	de the wor	k ordinarily
performed	by persons	who ope	rate or 1	ssintain' e	achinery or
equip me nt:	COMMUNIC	ation 1	imes, si	gnal circui	ts, electric
powerlines	or pipel	ines-			

- (7) "Practice of land surveying" means any service or work, the adequate performance of which requires the application of knowledge of the principles of mathematics, physical sciences, applied sciences, and:
- 10 (a) the principles of property boundary law to the
 11 recovery and preservation of evidence pertaining to earlier
 12 land surveys:
 - (b) teaching of land surveying subjects:
- (c) measurement and allocation of lines, angles, and elevations;
 - (d): location of natural and manmade features in the airs on the surface of the earth, within underground workings, and on the beds of bodies of waters including such work for the determination of areas and volumes:
 - (e) monumenting of property boundaries:
 - (f) platting and layout of lands and the subdivisions thereof, including the alignment and grades of streets and roads thereing and
- (g) preparation and perpetuation of maps, plats, field
 note records, and property descriptions.

- (8) **Professional engineer** means a person who, by reason of his special knowledge and use of the mathematical, physical, and engineering sciences and the principles and methods of engineering analysis and design acquired by engineering education and engineering experience, is qualified to practice engineering and who has been duly registered and licensed as a professional engineer by the board.
- (9) "Responsible charge" means direct control and personal supervision either of engineering work or of land surveying, as the case may be. Only, professional engineers or: land surveyors: may, legally: assume responsible charge under this chapter."
- Section 26. Section 37-67-319, MCA, is assended to read:
 - "37-67-319. Temporary permits for nonresident practitioners. Temporary permits are governed by the followings
 - (1) Such a parmit may be granted for the practice or offer to practice engineering by a person not a resident of or having no established place of business in this state, provided such person is legally qualified by registration to practice engineering in his own state or country, provided the requirements for registration in his home state or country are not less than those defined in this chapter.

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Such person shall make application to the board in writing. The application must be accompanied by a fee set by the board. Upon approval by the board, such person may be granted a written permit for a definite period of time not to exceed 1 year to do a specific job; provided, however, no right to practice engineering shall accrue to such applicant with respect to any other works not set forth in soid the permit.

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[2] The practice of land surveying under a temporary permit by a person registered as a land surveyor in another state is not considered to be in the best interests of the public and, therefore, shell may not be granted.

Section 27. Section 37-69-103, MCA, is amended to read:

"37-69-103." No penalty for hiring unlicensed plumber. This chapter shell may not be construed as imposing any penalty on any unlicensed person for hiring or contracting with an unlicensed person to do work in the field of plumbing. However, any person who shell himself engage engages in the field of plumbing at a time when he is not duly licensed shell-rbe is subject to the penalties imposed by this chapter."

23 Section 28. Section 37-70-203, MCA, is amended to 24 read:

25 **37-70-203. Compensation and expenses. Each member of

the board is entitled to \$25 per day for each day served
discharging his board duties, together with a per diem and
mileage expense allowance pursuant to 2-18-501 and through
2-18-503. No member of the board shell may be allowed
compensation in addition to his present compensation from
the state.*

Section 29. Repealer. Sections 66-1701 through

8 66-1714, R.C.M. 1947, are repeated.

-End-

SB 0045/02 46th Legislature

1	SENATE BILL NO. 45
2	INTRODUCED BY HIMSL, NORMAN, OLSON
3	BY REQUEST OF THE CODE COMMISSIONER
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE THE
6	LANS RELATING TO PROFESSIONAL AND OCCUPATIONAL LICENSING."
7	
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
9	Section 1. Section 37-2-104, MCA, is amended to read:
10	#37-2-104. Dispensing of drugs by medical
11	practitioners unlawful exceptions. (1) Except as
12	otherwise provided by this section, it shall-be is unlawful
13	for a medical practitioner to engage. directly or
14	indirectly, in the dispensing of drugs.
15	(2) Nothing in this section shall-prohibit prohibits:
16	(a) a medical practitioner from furnishing a patient
17	any druq in an emergency;
18	(b) the administration of a unit dose of a drug to a
19	patient by or under the supervision of such medical
20	practitioner;
21	(c) dispensing a drug to a patient by a medical
22	practitioner where <u>whenever</u> there is no community pharmacy
23	available to the patient;
24	(d) the dispensing of drugs occasionally, but not as a

usual course of doing business, by a medical practitioner;

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1 (e) a medical practitioner from dispensing drug samoles." 3 Section 2. Section 37-2-201, MCA, is amended to read: *37-2-201. Nonliability for peer review -- evidential privilege -- application to nonprofit corporations. (1) No member of a utilization review committee of a hospital or long-term care facility or of a professional utilization committee, peer review committee, or professional standards review committee of a society composed of persons licensed to practice a health care profession is liable in damages to 10 11 any person for any action taken or recommendation made within the scope of the functions of the committee if the 12 committee member acts without malice and in the reasonable 13 14 belief that the action or recommendation is warranted by the facts known to him after reasonable effort to obtain the 15 facts of the matter for which the action is taken or a 17 recommendation is made. (2) The proceedings and records of professional 18 19 utilization: peer review, and professional standards review committees are not subject to discovery or introduction into 20

evidence in any proceeding. However, information otherwise discoverable or admissible from an original source is not to

be construed as immune from discovery or use in any proceeding merely because it was presented during

proceedings before the committee, nor is a member of the

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CONSENT CALENDAR -2-SB 45

REFERENCE BILL

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committee or other person appearing before it to be prevented from testifying as to matters within his knowledge, but he cannot be questioned about his testimony or other proceedings before the committee or about opinions or other actions of the committee or any member thereof.

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- (3) This section also applies to any member, agent, or nonmember amployee of a nonprofit corporation engaged in performing the functions of a peer review or professional standards review committee.**
- Section 3. Section 37-3-322, MCA, is amended to read:

 "37-3-322. Unprofessional conduct. As used in this
 chapter, "unprofessional conduct" means:
 - (1) resorting to fraud, misrepresentation, or deception in applying for or in securing a license or in taking the examination provided for in this chapter;
 - (2) performing abortion contrary to law;
 - (3) obtaining a fee or other compensation, either directly or indirectly, by the misrepresentation that a manifestly incurable disease, injury, or condition of a person can be cured;
 - (4) willful disobedience of the rules of the board;
 - (5) conviction of an offense involving moral turpitude or conviction of a felony involving moral turpitude, and the judgment of the conviction, unless pending on appeal, is conclusive evidence of unprofessional conduct;

- (6) administering, dispensing, or prescribing a narcotic or hallucinatory drug, as defined by the federal foud and drug administration or successors, otherwise than in the course of legitimate or reputable professional practice;
 - (7) conviction or violation of a federal or state law regulating the possession, distribution, or use of a narcotic or hallucinatory drug, as defined by the federal food and drug administration, and the judgment or of conviction, unless pending on appeal, is conclusive evidence of unprofessional conduct;
 - (8) habitual intemperance or excessive use of narcotic drugs, alcohol, or any other drug or substance to the extent that the use impairs the user physically or mentally;
 - (9) conduct unbecoming a person licensed to practice medicine or detrimental to the best interests of the public;
- (10) resorting to fraud, misrepresentation, or deception in the examination or treatment of a person or in billing or reporting to a person, company, institution, or organization;
 - (11) testifying in court on a contingency basis;
- (12) conspiring to misrepresent or willfully misrepresenting medical conditions improperly to increase or decrease a settlement, award, verdict, or judgment;
 - (13) aiding or abetting in the practice of medicine a

person not licensed to practice medicine or a person whose license to practice medicine is suspended;

(14) gross malpractice or negligent practice;

- employee of or in joint venture with a person who does not hold a license to practice medicine within this state; however, this does not prohibit the incorporation of an individual licensee or group of licensees as a professional service corporation under Title 35, chapter 4, nor does this apply to a single consultation with or a single treatment by a person or persons licensed to practice medicine and surgery in another state or territory of the United States or foreign country;
 - (16) violating or attempting to violate, directly or indirectly, or assisting in or abetting the violation of or conspiring to violate parts 1 through 3 of this chapter or the rules authorized by them; or
 - (17) any other act, whether specifically enumerated or not, which, in fact, constitutes unprofessional conduct.*
- Section 4. Section 37-5-101, MCA, is amended to read:

 "37-5-101. Definitions -- practice of osteopathy. (1)

 Unless the context requires otherwise, in this chapter the
 following definitions apply:
- 24 (a) "Board" means the board of osteopathic physicians
 25 provided for in 2-15-1607.

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1 (b) "Department" means the department of professional
2 and occupational licensing provided for in Title 2. chapter
3 15. part 16.

(2) Every person shell--be--deemed is "practicing osteopathy" within the meaning of this chapter who-shell:

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- 6 (a) oppend appends to or use uses in connection with
 7 his or her name the words "doctor of osteopathy, diplomate
 8 diplomate of osteopathy, osteopath, osteopathist,
 9 osteopathic practitioner, osteopathic physician, or words
 10 of like import or any abbreviation thereof or the letters
 11 "D.O."; or
 - (b) profess professes publicly to or who, either on his own behalf, in his own name or in his trade name, or in behalf of any other person, corporation, association, partnership (as manager, bookkeeper, practitioner, or agent), treat treats, cure cures, afteriate alleviates, or refieve relieves any ailment or disease of either mind or body or cure cures or refieve relieves any fracture or misplacement or abnormal condition or bodily injury or deformity by any treatment or manipulation or method of manipulating a human body or any of its limbs, muscles, or parts by the use of the hands or mechanical appliances in an effort or attempt to relieve any pressure, obstruction, misplacement, or defect in any bone, muscle, ligament, nerve, vessel, organ, or part of the body, after having

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1	received or with the intent or expectation of receiving
2	therefore either directly or indirectly, any bonus, gift, or
3	compensation whatsoever; provided, however, that nothing in
4	this section shellbeconstrued-to-restrein restrains or
5	restrict restricts restrict any legally licensed physician
6	or surgeon in the practice of his profession."
7	Section 5. Section 37-5-102. HCA. is amended to read:

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*37-5-102. Osteopathy not practice of medicine. The system, method, or science of treating diseases of the human body commonly known as osteopathy is not the practice of medicine or surgery within the meaning of chapter 3, parts 1 through 3 and is not subject to the provisions of that chapter those parts."

Section 6. Section 37-6-311, MEA, is amended to read: *37-6-311. Refuse) or revocation of license. (1) After notice and opportunity for a hearing. The the board may ofter-netice-and-opportunity-for-a-hearingv denve revokes or refuse to granty renewy--or-it-may-revoke a license under this-chapter-to-a-person-otherwise--qualified--who--obtained the-++cense-by for any of the following causes:

[a] fraudulent representationy--for in obtaining the 21 22 license:

23 (b) incompetency in practice; for

24 (c) use of untruthful or improbable statements to 25 patients or in his advertisements: for

1 [d] habitual intoxicationvi for

(e) unprofessional and immoral conducty; or for

If1 selling or giving away alcohol or drugs for an illegal purposets but

5 (2) However the board may authorize the department to grant or reissue a such license after 6 months if in its judgment the act, acts, or conditions of disqualification have been remedied."

Section 7. Section 37-7-101, MCA, is amended to read: 10 *37-7-101. Definitions. Unless the context requires otherwise, in parts 1 through 3 of this chapter the 11 12 following definitions apply:

13 (1) "Board" means the board of pharmacists provided for in 2-15-1609. 14

(2) "Chemical" medicinal or industrial Beans substances, whether simple, compound, or obtained through the process of the science and art of chemistry, whether of organic or inorganic origin.

19 (3) "Commercial purposes" means the ordinary purposes 20 of trade, agriculture, industry, and commerce, exclusive of 21 the practices of medicine and pharmacy.

22 (4) "Department" means the department of professional 23 and occupational licensing provided for in Title 2, chapter 24 15, part 16.

25 (5) (a) "Drug" means:

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(i	(i) articles recognized in the official United								
Pharmac	opoeia.	offi	cial	Home	opathic	Pharmacopoeia	of	the	
United	States.	or	offi	cial	National	Formulary.	or	a	
supplem	ent to t	nem;							

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- (ii) articles intended for use in diagnosis, curs, mitigation, treatment, or prevention of disease in man or other animals;
- 8 (iii) articles (other than food) intended to affect the 9 structure or function of the body of man or other animals; 10 and
- 11 (iv) articles intended for use as a component of an 12 article specified in subsection (i), (ii), or (iii).
- 13 (b) "Drug" does not include devices or their
 14 components, parts, or accessories.
 - (6) "Intern" means a natural person licensed by the department to prepare, compound, dispense, and sell drugs, medicines, chemicals, and poisons in a pharmacy having a pharmacist in charge.
 - (7) "Medicine" means a remedial agent which has the property of curing, preventing, treating, or mitigating diseases or which is used for this purpose.
- 22 (8) "Person" includes an individual, partnership,
 23 corporation, or association.
- 24 (9) "Pharmacist" means a natural person licensed by
 25 the department to prepare, compound, dispense, and sell

drugs, medicines, chemicals, and poisons and who may affix
to his name the term "REG-PH R_Ph_"

- 3 (10) "Pharmacy" means a drug-store drugstore or other
 4 established place registered by the department of
 5 professional and occupational licensing in which
 6 prescriptions drugs medicines chemicals and poisons are
 7 compounded dispensed vended or sold at retail.
 - (11) "Poison" means a substance which, when introduced into the system, either directly or by absorption, produces violent, morbid, or fatal changes or which destroys living tissue with which it comes in contact.
 - (12) "Prescription" means an order given individually for the person for whom prescribed, directly from the prescriber to the furnisher or indirectly to the furnisher, by means of an order signed by the prescriber and bearing the name and address of the prescriber, his license classification, the name of the patient, the name and the quantity of the drug or drugs prescribed, the directions for use and the date of its issue. These stipulations apply to both written and telephoned prescriptions.
- 21 (13) "Wholesale" means a sale for the purpose of 22 resale."
- 23 Section 8. Section 37-7-104, MCA, is amended to read: 24 **37-7-104. Qualifications of employee hired to assist 25 board. A person hired by the department to enter and inspect

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- an establishment under this chapter; to examine the books of
 a manufacturer, druggist, storekeeper, wholesaler,
 pharmacist, or intern; to assist in a prosecution under this
 chapter; and to assist the board in supervising internships,
 reciprocity agreements, professional correspondence, and
 examinations shall be:
- 7 (1) a citizen of the United States and a resident of 8 this state; and
- 9 {2} a pharmacist registered under this chapter, with
 10 at least 5 years of practical experience.**

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- Section 9. Section 37-7-301. MCA, is amended to read:

 #37-7-301. Sale of drugs or medicines unlawful except
 as provided. (1) It shall-be is unlawful for any person to
 compound, dispense, vend, or sell at retail drugs,
 medicines, chemicals, or poisons in any place other than a
 pharmacy, except as hereinafter provided.
- or manager of a pharmacy or any other person to permit the compounding or dispensing of prescriptions or the vending or selling at retail of drugs, medicines, chemicals, or poisons in any pharmacy except by a registered and licensed pharmacist or by an intern in the temporary absence of such pharmacist.
- (3) It shall-be is unlawful for any person felsely to assume or pretend to the title of pharmacist or intern

- unless such person has a license as such issued and in
 force pursuant to the-terms-of parts 1 through 3 of this
 chapter-
 - (4) It shall—be is unlawful for any person other than a licensed and registered pharmacist or a licensed and registered intern to compound, dispense, wend, or sell at retail drugs, medicines, chemicals, or poisons except as provided in parts 1 through 3.*
- 9 Section 10. Section 37-7-311, MCA, is amended to read:
 10 **37-7-311. Revocation of license issued to pharmacist
 11 or intern. The board shall revoke, temporarily or
 12 permanently, licenses issued by the department to a
 13 pharmacist or intern whenever the holder of the license:
- 14 (1) has obtained it by false representations or fraud;
- 15 (2) is an habitual drunkard or addicted to the use of 16 narcotic drugs;
 - (3) has been convicted of a felony;

- 18 (4) has been convicted of violating the pharmacy law;
- 20 (5) has been found by the board guilty of incompetency 21 in the preparation of prescriptions or guilty of gross 22 immorality affecting the discharge of his duties as a 23 pharmacist or essistent intern.
- 24 Section 11. Section 37-15-102, MCA, is amended to read:

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- "37-15-102. Definitions. As used in this chapter, the following definitions apply:
- (1) "Board" means the board of speech pathologists and audiologists provided for in 2-15-1615.

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- (2) "Department" means the department of professional and occupational licensing provided for in Title 2: Chapter 15: part 16:
 - (3) "Speech pathologist" means one who practices speech pathology and who presents himself to the public by any title or description of services incorporating the words "speech pathologist". "speech correctionist". "speech therapist". "speech clinician". "language pathologist". "language therapist". "language clinician". or any similar title or description of services.
 - (4) "Speech pathology aide" means any person meeting the minimum requirements established by the board of speech pathologists and audiologists who works directly under the supervision of a licensed speech pathologist.
 - (5) "Audiologist" means a person who practices audiology and who presents himself to the public by any title or description of services incorporating the words "audiologist". "hearing clinician". "hearing therapist", or any similar title or description of service services.
- 24 (6) "Audiology aide" means any person meeting the 25 minimum requirements established by the board of speech

- pathologists and audiologists who works directly under the supervision of a licensed audiologist.
- (7) "Practice of speech pathology" means the application of principles, methods, and procedures for the measurement, testing, evaluation, prediction, counseling, or instruction related to the development and disorders of speech, voice, or language for the purpose of evaluating, preventing, habilitating, rehabilitating, or modifying such disorders and conditions in individuals or groups of individuals.
- (8) "Practice of audiology" means the application of principles, methods, and procedures of measurement, testing, appraisal, prediction, consultation, counseling, and instruction related to hearing and hearing impairment for the purpose of modifying communicative disorders involving speech, language, or auditory function, including auditory behavior related to hearing impairment.
- 18 (9) "Association" means the Montana speech and hearing
 19 association.
- 20 (10) "ASHA" means the American speech and hearing 21 association.
- 22 (11) "Unethical conduct" means:
- 23 (a) the obtaining of any fee by fraud o
 24 misrepresentation;
- 25 (b) employing, directly or indirectly, any suspended

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or unlicensed person to perform any work covered by this chapter unless that person assumes the legal status of a supervised aide;

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- (c) using or causing or promoting the use of any advertising matter, promotional literature, testimonial, guarantee, warranty, label, brand, insignia, or any other representation, however disseminated or published, which is misleading, deceiving, improbable, or untruthful.
- (12) "Provisionally licensed speech pathologist or audiologist" means those speech pathologists or audiologists currently practicing the profession in the state who do not meet the minimum requirements for licensure as defined in this chapter and who are eligible for provisional licensure conditioned on biennial evidence of satisfactory progress toward meeting the requirements for licensure as provided in this chapter. This provisional licensure, as defined in this chapter, shall may exist for no longer than 6 years from the date-of-enoctment-of-this-chapter july 1: 1975: under any circumstance."
- 20 Section 12. Section 37-16-203, MCA, is amended to 21 read:

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#37-16-203. Compensation of members -- expenses. Each member of the board shall receive \$20 a day compensation when actually engaged in the discharge of his official duty and in addition shall also be reimbursed for travel expense.

as provided for in 2-16-501 through 2-18-503, in attending a meeting of the board in the state.*

3 Section 13. Section 37-17-102, MCA, is amended to 4 read:

#37-17-102. Definitions. Unless the context requires otherwise. in this chapter the following definitions apply:

- (1) "Accredited college or university" means a college or university accredited by the regional accrediting association for institutions of higher learning, such as the northwest association of secondary and higher schools.
- 12 (2) "Board" means the board of psychologists provided
 12 for in 2-15-1617.
 - (3) "Department" means the department of professional and occupational licensing provided for in Title 2, chapter 15, part 16.
 - (4) A person represents himself to be a "psychologist" when he holds himself out to the public by a title or description of services incorporating the words "psychologist", "psychological", "psychologic", or "psychology" and offers to render or renders psychological services defined in subsection (5) of this section to individuals, groups, corporations, or the public for compensation or fee.
 - (5) "Practice of psychology" means the application of principles, methods, and procedures of understanding.

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predicting, and influencing behavior, such as the principles pertaining to learning, perception, motivation, thinking, motions emotions, and interpersonal relationship; the methods and procedures of interviewing, counseling, and behavior modification, including psychotherapeutic techniques and hypnosis; and constructing, administering, and interpreting tests of mental abilities, aptitudes, interests, attitudes, personality characteristics, emotions, and motivation.

Section 14. Section 37-17-104, MCA, is amended to read:

12 **37-17-104. Exemptions. This chapter does not prevent:
13 (1) qualified members of other professions. such as
14 physicians. social workers. lawyers. pastoral counselors. or
15 educators. from doing work of a psychological nature
16 consistent with their training and the codes of ethics of
17 their respective professions if they do not hold themselves

19 the words "psychology" or "psychologist";

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(2) the activities, services, and use of an official title on the part of a person in the employ of a federal, state, county, or municipal agency or of other political subdivisions or an educational or charitable institution insofar as these activities and services are a part of the duties of his office or position with the agency or

out to the public by a title or description incorporating

institution;

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2 (3) the activities and services of a student, intern,
3 or resident in psychology pursuing a course of study at an
4 accredited university or college or working in a generally
5 recognized training center if these activities and services
6 constitute a part of his supervised course of study;

- (4) the activities and services of a person who is not a resident of this state in rendering consulting psychological services in this state when these services are rendered for a period which does not exceed, in the aggregate, more—them 60 days during a calendar year if the person is authorized under the laws of the state or country of his residence to perform these activities and services; however, these persons shall report to the department the nature and extent of the services in this state if they exceed 10 days in a calendar year;
- 17 (5) a person authorized by the laws of the state or
 18 country of his former residence to perform activities and
 19 services, who has recently become a resident of this state
 20 and who has applied for a license in this state, <u>from</u>
 21 <u>performing such activities and services</u> pending disposition
 22 of his application;
- 23 (6) the use of the term "social psychologist" by a 24 person who:
- 25 (a) has been graduated with a doctoral degree in

sociology or social psychology from an institution and whose credits in sociology or social psychology are acceptable by a recognized educational institution;

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- (b) has passed comprehensive examinations in the field of social psychology as part of the requirement for the doctoral degree or who has had equivalent specialized training in social psychology; and
- (c) has filed with the department a statement of facts demonstrating his compliance with this subsection:
- (7) the offering of lecture services for a fee by a person exempted from licensing requirements by virtue of his employment;
- (8) activities of a psychological nature on the part of persons a person who are is a salaried employees employees of an accredited academic institutions institutions governmental agencies agency, research loboratories laboratory, and or business corporations corporation if these-employees-are he is performing the duties for which they are he is employed by the organizations within the confines of the organization.
- 21 Section 15. Section 37-31-203, MCA, is amended to 22 read:
- 23 **37-31-203. Rulemaking powers. The board shall 24 prescribe rules for:
 - (1) the conduct of its business:

- 1 (2) the qualification. examination. and registration
 2 of applicants to practice or teach cosmetology:
- 3 (3) the qualification and registration of applicants
 4 for manager-operator licenses:
- 5 (3)(6) the regulation and instruction of apprentices
 6 and students:
- 7 (4)(5) the conduct of schools of cosmetology for 8 apprentices and students; and
- 9 (57161 generally the conduct of the persons, firms, or corporations affected by this chapter."
- 11 Section 16. Section 37-31-322, MCA, is amended to read:
 - delinquency fee. (1) Licenses and certificates shall may be issued for no longer than 1 year unless otherwise provided by rule. Licenses and certificates expire on December 31 unless otherwise provided by rule or renewed for the next year or renewal period. Licenses and certificates may be renewed by application made prior to December 31 of each year, unless otherwise provided, and the payment of a required renewal fee. Expired licenses and certificates may be renewed under rules made by the board, but the right to renew an expired license or certificate terminates after 10 years of nonpayment. The board may provide by rule for a change in the renewal date and renewal period for the

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- 1 manager operator and salon owner category. The renewal fee may not exceed twice the fee for a 2-year renewal or three 2 3 times the fee for a 3-year renewal and shall be as set by the board.
- {2} In addition to the foregoing requirements for 5 renewal, persons applying for the renewal of teachers* licenses must have fulfilled the following additional requirements: 8

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- (a) During each year, an active teacher, either full-time or part-time, must have successfully completed 30 hours hours! professional teacher training at a school approved by the board-os-a-prerequisite-to--the--renewal--of the-teacher*s-license-
- (b) A person holding a teacher's license but not actively engaged either full-time or part-time in teaching cosmetology during the preceding year may renew the license by paying the required fee. A person holding a teacher's license but not actively engaged in teaching cosmetology either full-time or part-time for the preceding year or longer and wishing to resume active teaching of cosmetology must successfully complete 30 hours bours! professional teachers* training at a school approved by the board before resuming active teachers*-training teaching. However, the foregoing provisions do not prevent the board, under rules it adopts, from permitting a person holding a teacher's

- license and not actively engaged either full-time or part-time in teaching cosmetology from teaching as a 3 substitute for an active teacher.
- (3) A fee of \$10 shall be charged, in addition to other fees fixed by laws for renewal applications of licenses and certificates made after December 31 of each year or other predetermined renewal deadline. The department shall notify license and certificate holders of the expiration date of licenses and certificates not less than 10 30 days before the expiration date and call attention to the penalty imposed for failure to renew a license or 11 12 certificate by the date of expiration."
- 13 Section 17. Section 37-40-307, MCA, is amended to 14 read: 15

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read:

- *37-40-307. Sanitarian practicing prior to effective date. All-persons & person having practiced as a sanitarian, as defined by 37-40-101(5), for 1 year prior to July 1. 1974, may be registered as seniterions a sanitarian upon making application and payment-of paying the required fee." Section 18. Section 37-41-102, MCA, is amended to
- 22 *37-41-102. Exemptions. The license provisions of this chapter do not apply to any county or municipality or other local, state, or federal governmental agency which desires 24 to clean septic tanks, cesspools, or privies publicly owned

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or controlled by them. However, counties and municipalities

or other local, state, or federal governmental agencies

shall comply with rules adopted by the department for

cleaning cesspools, septic tanks, or privies and disposal or

of wastes from cesspools, septic tanks, or privies.

Section 19. Section 37-43-302. MCA, is amended to 7 read:

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"37-43-302. License required. The drilling, making, or construction of water wells into the groundwater resources of this state is declared to be a business and activity affecting the public interest, requiring reasonable standards of competence. It shall—be is unlawful for any person <u>Contractor</u>, as defined in this chapter, to construct a water well without first having obtained a valid license therefor as provided for herein in this chapter."

Section 20. Section 37-50-308, MCA, is amended to read:

#37-50-308. Examination. Except as provided in 37-1-101(4): the department shall hold and grade a written examination in accounting, auditing, and related subjects as the board determines appropriate. The grade determination of the department is final in each case. The department shall use the examination and grading services of the American institute of certified <u>public</u> accountants. The examination shall must be held at least annually and at such other times

as applications warrant. The board may determine the time
and place of examination and may adopt rules necessary for
the orderly conduct of the examination.

4 Section 21. Section 37-51-308, MCA, is amended to read:

6 **37-51-308. Broker's office -- notice to department of
7 change of address. (1) A resident licensed broker shall
8 maintain a fixed office in this state. The original license
9 of the broker and the original license of each salesman in
10 the employ of or under contract with the broker shall be
11 prominently displayed in the office. The address of the
12 office and e any branch office shall be designated on the
13 broker's license.

- (2) In case of removal from the designated address, the licensee shall notify the department before removal or within 10 days thereafter, designating the new location of this office and paying the required fee, whereupon a license for the new location for-the-unexpired-period-shall must be issued for the unexpired period.*
- Section 22. Section 37-60-304, MCA, is amended to 21 read:
- 22 **37-60-304. Qualifications of applicants. Before an
 23 application--for a license is granted, the applicant or his
 24 wanager shall meet all of the following:
 - (1) be at least 18 years of age;

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- 1 (2) be a citizen of the United States and a resident
 2 of the state of Montana;
- 3 (3) be of good moral character and temperate habits;
 4 and
- 5 (4) comply with such other qualifications concerning 6 training, education, or experience as the director may fix 7 by rule."
- 8 Section 23. Section 37-61-409. MCA. is amended to 9 read:
- 10 m37-61-409. Penalty for violation. An attorney and
 11 counselor who violates 37-61-407-or 37-61-408(1) is guilty
 12 of a misdemeanor and on conviction thereof shall be punished
 13 accordingly and must be removed from office by the supreme
 14 court.**
- Section 24. Section 37-66-103, MCA, is amended to read:

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- #37-66-103. Definitions. As used in this chapter: the
 following definitions apply:
- 19 (1) "Board" means the board of landscape architects
 20 provided for in 2-15-1652.
- 21 (2) "Department" means the department of professional
 22 and occupational licensing provided for in Title 2s Chapter
 23 15s part 16s
- 24 (3) "Education" means time spent as a student enrolled
 25 in a college or school curriculum of landscape architecture

- accredited by the American society of landscape architects
 and other college or university training the board may
 approve-
- (4) "Experience" means full-time employment as a landscape architect or doing landscape architectural work under the supervision of a registered landscape architect or a landscape architect qualified for registration in Montana. All experience is subject to approval by the board.
 - (5) "Landscape architect" means a person who holds a certificate to practice landscape architecture in the state of Montana under the provisions of this chapter.
 - architectures means performing services in connection with the analysis or development of land areas where and to the extent that the dominant purpose of such services is the preservation, enhancement, or determination of proper land uses, natural land features, ground cover and planting, naturalistic and aesthetic values, the settings, approaches, or environment for structures or other improvements, natural drainage, and the consideration and determination of inherent problems of the land relating to erosion, wear and tear, blight, or other hazards. This practice shall-include includes the location and arrangement of such tangible objects and features as are incidental and necessary to the purposes outlined herein but shall does not include the

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design of structures or facilities with separate and self-contained purposes that are ordinarily included in the practice of engineering or architecture and shall does not include the making of land surveys or final land plats for official approval or recording.

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- (7) "Training" means a period of at least 6 years of experience and/or education of-at-least-6-years as defined herein."
- 9 Section 25. Section 37-67-101, MCA, is amended to
 - "37-67-101. Definitions. As used in this chapter, the
 following definitions apply:
 - (1) "Board" "eans the board of professional engineers and land surveyors provided for in 2-15-1653.
 - (2) *Department* means the department of professional and occupational licensing provided for in Title 2: chapter 15: part 16:
 - (3) "Engineer-in-training" means a person who complies with the requirements for education, experience, and character and has passed an examination in the fundamental engineering subjects, as provided in this chapter.
 - (4) "Land surveyor" means a person who has been duly registered and licensed as a land surveyor by the board and is a professional specialist in the technique of measuring land, educated in the basic principles of mathematics.

related physical and applied sciences, and relevant requirements of law for adequate evidence and all requisites to the surveying of real property and is engaged in the practice of land surveying as herein defined.

- (5) "Land surveyor-in-training" means a person who has qualified for: taken: and passed an examination on the basic disciplines of land surveying as provided in this chapter.
- (6) "Practice of engineering" means any service or creative work the adequate performance of which requires engineering education, training, and experience in the application of special knowledge of the mathematical, physical, and engineering sciences to such services or creative work as consultation, investigation, evaluation, planning and design of engineering works and systems, planning the use of water, teaching of advanced engineering engineering surveys, and the inspection of subjects. construction for the purpose of assuring compliance with drawings and specifications; any of which embraces such services or work, either public or private, in connection with any utilities, structures, buildings, machines, equipment, processes, work systems, projects, and industrial or consumer products or equipment of mechanical, electrical, hydraulic, pneumatic, or thermal nature insofar as they involve safeguarding life, health, or property and including such other professional services as may be necessary to the

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planning, progress, and completion of any engineering services. The term does not include the work ordinarily performed by persons who operate or maintain machinery or equipment, communication lines, signal circuits, electric powerlines, or pipelines.

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- (7) "Practice of land surveying" means any service or work, the adequate performance of which requires the application of knowledge of the principles of mathematics, physical sciences, applied sciences, and:
- 10 (a) the principles of property boundary law to the
 11 recovery and preservation of evidence pertaining to earlier
 12 land surveys;
 - (b) teaching of land surveying subjects;
- 14 (c) measurement and allocation of lines, angles, and
 - (d) location of natural and manmade features in the air, on the surface of the earth, within underground workings, and on the beds of bodies of water, including such work for the determination of areas and volumes;
 - (e) monumenting of property boundaries;
- 21 (f) platting and layout of lands and the subdivisions
 22 thereof: including the alignment and grades of streets and
 23 roads therein; and
- 24 (g) preparation and perpetuation of maps, plats, field
 25 note records, and property descriptions.

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- (8) "Professional engineer" means a person whom by reason of his special knowledge and use of the mathematical, physical, and engineering sciences and the principles and methods of engineering analysis and design acquired by engineering education and engineering experience, is qualified to practice engineering and who has been duly registered and licensed as a professional engineer by the board.
- (9) "Responsible charge" means direct control and personal supervision either of engineering work or of land surveying, as the case may be. Only professional engineers or land surveyors may legally assume responsible charge under this chapter."
- 14 Section 26. Section 37-67-319, MCA, is amended to read:
- 16 **37-67-319. Temporary permits for nonresident
 17 practitioners. Temporary permits are governed by the
 18 following:
 - (1) Such a perait way be granted for the the practice or offer to practice engineering by a person not a resident of or having no established place of business in this states provided such person is legally qualified by registration to practice engineering in his own state or country, provided the requirements for registration in his home state or country are not less than those defined in this chapter.

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Such person shall make application to the board in writing.

The application must be accompanied by a fee set by the board. Upon approval by the board, such person may be granted a written permit for a definite period of time not to exceed 1 year to do a specific job; provided, however, no right to practice engineering shall accrue to such applicant with respect to any other works not set forth in said the permit.

(2) The practice of land surveying under a temporary permit by a person registered as a land surveyor in another state is not considered to be in the best interests of the public and, therefore, shell may not be granted.

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Section 27. Section 37-69-103. MCA. is amended to read:

"37-69-103. No penalty for hiring unlicensed plumber. This chapter shell may not be construed as imposing any penalty on any unlicensed person for hiring or contracting with an unlicensed person to do work in the field of plumbing. However, any person who shell himself engage angages in the field of plumbing at a time when he is not duly licensed shell—be is subject to the penalties imposed by this chapter."

23 Section 28. Section 37-70-203, MCA, is amended to read:

"37-70-203. Compensation and expenses. Each member of

the board is entitled to \$25 per day for each day served

2 discharging his board duties, together with a per diem and

3 mileage expense allowance pursuant to 2-18-501 and through

4 2-18-503. No member of the board shall may be allowed

compensation in addition to his present compensation from

6 the state."

7 Section 29. Repealer. Sections 66-1701 through

8 66-1714. R.C.M. 1947, are repealed.

-End-

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