

	1 2	FIRST REGULAR SESSION								
	3 4	ONE HUNDRED AND ELEVENTH LEGISLATURE								
	5	Legislative Document No. 1502								
	7	S.P. 495 In Senate, April 19, 1983								
	8	Submitted by the Department of Business Regulation pursuant to Joint								
	9	Rule 24. Referred to the Committee on Business Legislation. Sent down for								
	10	concurrence and ordered printed.								
		JOY J. O'BRIEN, Secretary of the Senate								
*	11	Presented by Senator Clark of Cumberland. Cosponsor: Representative Perkins of Brooksville.								
	12 STATE OF MAINE 13									
	14 15 16	IN THE YEAR OF OUR LORD NINETEEN HUNDRED AND EIGHTY-THREE								
7	17 18 19 20 21 22	AN ACT Providing Uniformity, Conformity with the Maine Administrative Procedure Act and Compliance with Court Decisions of the Statutes of Licensing Boards within the Department of Business Regulation.								
	23 24	Be it enacted by the People of the State of Maine as follows:								
	25 26	Sec. 1. 8 MRSA cc. 5 and 6, as amended, are repealed.								
	27	Sec. 2. 8 MRSA c. 6-A is enacted to read:								
	28	CHAPTER 6-A								
	29	THE MAINE ATHLETIC COMMISSION								
	30	<u>§141. Commission</u>								

1 The Maine Athletic Commission, in this chapter called "the commission," shall consist of 5 members 2 appointed by the Commissioner of Business Regulation, 3 4 with the advice and consent of the Governor. No 5 member may receive any compensation or remuneration 6 for promoting, competing or otherwise engaging in boxing or wrestling. Each member of the commission 7 8 shall receive a salary of \$1,000 a year and reason-9 able expenses, including transportation, incurred in 10 the performance of his duties.

Appointments shall be for 3-year terms, except that no more than 2 members' terms may expire in any 11 12 13 one calendar year. Appointments for terms of less 14 than 3 years may be made in order to comply with this 15 limitation. No person may be eligible to serve more 16 than 3 full consecutive terms, provided that for this purpose only a period actually served which exceeds 17 18 1/2 of the 3-year term shall be deemed a full term. 19 Upon expiration of a member's term, he shall serve until his successor is qualified and appointed. The 20 21 successor's term shall be 3 years from the date of that expiration, regardless of the 22 his date of appointment. Any vacancy shall be filled by appoint-23 ment for the unexpired term. A member may be removed 24 25 by the Governor for cause.

26 §142. Declaration of policy

27 It is declared to be the policy of the State, 28 that professional and amateur boxing and professional and exhibition wrestling in this State shall be supervised by the commission in a manner designed to 29 30 promote these sports in accordance with the public 31 interest, insure the safety of all participants and spectators and achieve uniformity in the rules gov-32 33 34 erning participation in these sports within the 35 State.

36 §143. Meetings; chairman; quorum

37	The commission shall meet at least once a year to
38	conduct its business and to elect a chairman and a
39	secretary. Additional meetings shall be held as
40	necessary to conduct the business of the commission,
41	and may be convened at the call of the chairman or a
42	majority of the board members. Three members of the

commission shall constitute a quorum for all pur poses. The commission shall keep such records and
 minutes as are necessary to the ordinary dispatch of
 its functions.

5 §144. Disbursements

6 The compensation of the commissioners, reasonable 7 transportation expenses incurred in the performance 8 of their duties and other necessary expenses of the commission shall be charged to and paid out of such 9 10 amount as the Legislature may appropriate. The Commissioner of Business Regulation shall employ, sub-11 ject to the Personnel Law, the personnel that he 12 deems necessary to discharge the duties of the com-13 mission and shall outline their duties and fix their 14 compensation, subject to the Personnel Law. 15

16 §145. Annual reports

Not later than August 1st of each year, the commission shall submit to the Commissioner of Business Regulation, for the preceding fiscal year ending June 30th, an annual report of its operations and financial position, together with such comments and recommendations as the commission deems relevant.

23 §146. Jurisdiction

1. Boxing. The commission shall have the sole direction, control and jurisdiction over all boxing contests and exhibitions, except that it shall have no jurisdiction over any amateur intercollegiate, interscholastic or intramural boxing contest or exhibition conducted under the direct auspices of a school, college or university.

No boxing contests or exhibitions, except as provided in this chapter, may be held or conducted within this State unless the contest or exhibition is properly licensed by the commission and conducted in accordance with this chapter and the rules adopted pursuant to this chapter.

37 <u>2. Wrestling. The commission shall have the</u>
 38 <u>sole direction, control and jurisdiction over all</u>
 39 <u>professional wrestling matches, shows or exhibitions.</u>

No professional wrestling match, show or exhibition may be held or conducted within this State unless the match, show or exhibition is licensed by the commission and conducted in accordance with this chapter and the rules adopted pursuant to this chapter.

6 §147. Powers and duties

7 The commission shall administer, coordinate and
8 enforce this chapter consistent with the declaration
9 of policy set forth in section 142, and shall have
10 the following powers and duties in addition to those
11 otherwise set forth in this chapter.

12 <u>1. Rules. The commission may, in accordance</u> 13 with procedures established by the Maine Administra-14 tive Procedure Act, Title 5, chapter 375, subchapter 15 <u>II, adopt rules commensurate with the authority</u> 16 vested in it by this chapter.

A. In the exercise of its jurisdiction over box-17 18 ing as set forth in section 146, subsection 1, 19 the commission may adopt rules governing, among others, referees, judges, boxers, seconds, pro-20 21 moters, managers, physicians, timekeepers and knockdown timekeepers. These rules may include, 22 23 but not be limited to: Licensing requirements; age limits and physical condition of partici-24 25 pants; lengths of contests and rounds; specifications of the facilities and equipment used in 26 27 boxing contests and uniforms of contestants and 28 referees; scoring of decisions; standards of weight and weighing of contestants; and the man-29 30 ner of presentation of closed circuit events. 31 Rules governing amateur boxing contests shall 32 conform to tournament regulations of the Amateur 33 Athletic Union or its successor in interest.

34 B. In the exercise of its jurisdiction over 35 wrestling as set forth in section 146, subsection 2, the commission may adopt rules governing, 36 37 among others, wrestlers, managers, seconds, ref-38 erees, matchmakers, physicians, timekeepers, trainers and promoters. These rules may include, 39 40 but not be limited to: Licensing and qualifica-41 tions of participants; conduct of contests; 42 specifications of equipment and facilities used 1 in wrestling contests or exhibitions; and scoring 2 of decisions.

3 C. The commission may adopt rules requiring ac-4 cident insurance providing coverage in the event of injury or death for persons competing in box-5 6 ing events subject to this chapter or for persons 7 competing in wrestling events subject to this chapter, or for both. This insurance, if re-8 9 quired, shall comply with standards prescribed by 10 the Superintendent of Insurance.

 2. Officials. The officials at all boxing contests or exhibitions shall be selected or approved by the commission. For purposes of this subsection, the term "officials" includes referees, judges, physicians, timekeepers and knockdown timekeepers.

16 3. Hearings. Hearings may be conducted by the 17 commission to assist with investigations, to deter-18 mine whether grounds exist for suspension, revocation 19 or denial of a license, or as otherwise deemed neces-20 sary to the fulfillment of its responsibilities under 21 this chapter.

22 The commission shall not refuse to renew a license 23 for any reason other than failure to pay a required fee, unless it has afforded the licensee an oppor-24 tunity for an adjudicatory hearing. The commission 25 shall hold an adjudicatory hearing at the written 26 request of any person who is denied a license without 27 a hearing for any reason other than failure to pay a 28 required fee, provided that the request for hearing 29 is received by the commission within 30 days of the applicant's receipt of written notice of the denial 30 31 32 of his application, the reasons therefor and his right to request a hearing. Hearings shall be con-ducted in conformity with the Maine Administrative 33 34 Procedure Act, Title 5, chapter 375, subchapter IV, 35 to the extent applicable. The commission may sub-36 37 poena witnesses, records and documents in any hearing 38 it conducts.

39 <u>4. Contracts. The commission may enter into</u> 40 <u>contracts to carry out its responsibilities under</u> 41 <u>this chapter.</u>

1 §148. Boxing licenses

2	1. Persons to whom licenses may be issued. The
3	commission may issue, in its discretion, a license
4	for a term of one year from date of issuance to any
5	person, club, association or corporation, who or
6	which is properly qualified, to promote and conduct
7	boxing contests and exhibitions in accordance with
8	this chapter and the rules adopted pursuant to this
9	chapter. All persons engaged in such boxing contests
10	and exhibitions as boxers, seconds, managers,
11	timekeepers, knockdown timekeepers, referees, judges
12	and physicians shall be licensed by the commission in
13	a like manner.

14 2. Application for license. Each applicant for 15 a promoter's license shall specify the location for 16 which the license is desired, and each promoter's li-17 cense, when issued, shall be limited to that speci-18 fied location. No license issued under this section, 19 other than a promoter's license, may be limited to a 20 specified location.

Fee for license. The commission may, in its 21 З. discretion, fix the fee for each promoter's license 22 23 at a figure between \$10 and \$100, depending upon the probable income of the licensee to be derived from 24 25 the conducting of the boxing contests and exhibitions. The commission may, in its discretion, fix 26 the fees for all other licenses issued under this section at a figure between \$5 and \$15. When appli-27 28 29 cation by a fraternal, charitable or patriotic organization for a license to promote and conduct amateur 30 31 boxing contests or exhibitions is made to the commis-32 sion, it may grant the license without the require-33 ment of the payment of a license fee.

34 4. Temporary license. Upon application being made for any license under this section, any member 35 of the commission may, in his discretion, temporarily 36 37 issue or temporarily refuse to issue the license. In the event that such a temporary license is issued, 38 39 the temporary license shall be valid only until the next meeting of the commission at which a quorum is 40 41 present. No license, except such a temporary license, may be issued under this section, except by a 42 43 majority vote taken at a commission meeting at which a quorum is present. All license applications shall
 be considered in the first meeting of the commission
 following the receipt of the application, at which a
 quorum is present.

5 §149. Wrestling licenses

6 The commission may, in its discretion and in accordance with this chapter and the rules adopted pur-7 8 suant to this chapter, issue a license for a term of 9 one year, to any person, club, association or corpo-10 ration who or which is properly qualified, to conduct professional wrestling matches, shows or exhibitions. 11 The commission may, in its discretion, fix the fee for the license at a figure between \$10 and \$100, 12 13 depending upon the probable income of the licensee to 14 15 be derived from the conducting of professional 16 wrestling matches, shows or exhibitions.

17 All persons engaging in professional wrestling 18 matches, shows or exhibitions as wrestlers shall be 19 licensed by the commission in a like manner. The fee 20 for a license is \$5. Upon the application for a li-21 cense as enumerated, the chairman of the commission shall in his discretion temporarily issue or refuse to issue the license. The commission shall consider 22 23 24 the matter at its regular meeting and rule upon the issuance or denial of the license. 25

26 §150. Permits for foreign copromoters

27 No foreign copromoter, meaning a promoter who has 28 no place of business within the State, may directly or indirectly participate in the promotion of or 29 30 receive any remuneration from or render any services 31 in connection with any boxing contest or exhibition, or any professional wrestling match, show or exhibi-32 33 tion held within the State, unless he first has been 34 granted a permit by the commission. No promoter may be associated with any foreign copromoter in promot-35 36 ing any boxing contest or exhibition, unless the for-37 eign copromoter has first secured a permit. That permit shall expire one year from date of issue and 38 39 the fee shall be fixed by the commission at a figure between \$10 and \$100, depending upon the probable 40 income of the applicant for a permit to be derived 41 from the conducting of the boxing or wrestling event. 42

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A foreign copromoter, by accepting a permit, 1 2 agrees to be subject to all the provisions of this 3 chapter and the rules promulgated under this chapter. 4 Any foreign copromoter who violates any provision 5 of this chapter or any rule promulgated under this chapter shall be guilty of a Class E crime. 6 7 §151. Promoter's reports 8 The commission shall provide to each promoter a printed report form, which shall be completed and 9 10 returned to the commission by registered letter mailed within 48 hours of the conclusion of any box-11 ing contest or exhibition or any wrestling match, 12 13 show or exhibition held under this chapter. The completed form shall contain the following: 14 1. Names of contestants. A list of the names of 15 the contestants; 16 2. Physician's statement. The signed statement 17 of a physician that he examined each of the contest-18 19 ants within 10 hours of the contest and found them to 20 be in good physician condition, and, in the case of any boxing contest, further stating what he found 21 22 each contestant's weight to be; and 23 3. Promoter's statement. The signed statement of the promoter setting forth the results of the con-24 25 test, the name of the referee, the names of the 26 judges in the case of a boxing contest or exhibition 27 and the amount of the gross receipts. 28 §152. Taxes The promoter or promoters of all boxing contests 29 30 exhibitions and all professional wrestling or matches, shows or exhibitions held under this chapter 31 shall pay to the Treasurer of State, for credit to 32 33 the General Fund, a tax of 3% of the gross receipts 34 from the contest or exhibition. This section shall apply to all boxing contests or exhibitions which are 35 shown over closed circuit television. 36 37 On the day on which the contest or exhibition is held, the promoter or promoters shall either tender 38

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1 the tax to the commissioner in attendance, or provide a surety bond acceptable to the commission in the amount of \$5,000 payable to the Treasurer of State 2 3 4 and conditioned for payment of the tax and any pen-5 alties imposed under this section. This tax shall 6 have been paid to the Treasurer of State within 15 7 days of the date on which the contest or exhibition is held, in the event a bond is provided. Upon fail-8 9 ure to pay the tax to the Treasurer of State, the promoter or promoters shall be liable to pay a pen-10 alty of 25% of the amount of the tax due, which pen-11 12 alty and the tax due shall be recovered by a civil action upon the bond brought in the name of the com-13 14 mission, and the penalty and the tax due shall be 15 paid to the Treasurer of State to be credited to the General Fund. 16

17 Failure by a promoter to pay the tax or provide the surety under this section shall be cause for can-18 19 cellation of the event by the commissioner in attend-20 ance. The commission may examine the promoter's 21 records to verify the amount of gross receipts and 22 tax due under this section. On the failure of any promoter or promoters to pay such a tax, 23 the 24 promoter's license may be revoked or suspended by the 25 Administrative Court.

26 §153. Decisions

27 1. Boxing. In all boxing contests or exhibi 28 tions conducted under this chapter, there may be a
 29 decision as to the winner by 2 judges and the ref 30 eree, or by 3 judges, licensed under this chapter.

31 2. Wrestling. In all professional wrestling 32 matches, shows or exhibitions conducted under this 33 chapter, there may be a decision as to the winner by 34 the referee.

35 §154. Disciplinary actions

36 The commission may suspend or revoke a license 37 pursuant to Title 5, section 10004. The commission 38 may refuse to renew or the Administrative Court may 39 revoke, suspend or refuse to renew any license issued 40 under this chapter if the holder of that license has 41 violated any provision of this chapter or any rule or 42 order of the commission.

1 §155. Penalties; injunction

1. Penalties. Any person, club, association or 2 3 corporation, or any member or officer of a club, 4 association or corporation who promotes, competes or 5 otherwise engages in a boxing contest or exhibition or wrestling match, show or exhibition without first 6 7 obtaining a license as required by this chapter, or after the license has expired or has been suspended, 8 9 revoked or temporarily suspended or revoked, is 10 guilty of a Class E crime.

2. Injunction. The State may bring an action in
 Superior Court to enjoin any person from violating
 this chapter, regardless of whether proceedings have
 been or may be instituted in the Administrative Court
 or whether criminal proceedings have been or may be
 instituted.

Sec. 3. 32 MRSA §211, as amended by PL 1977, c. 564, §118-G, is repealed and the following enacted in its place:

20 §211. Membership; term

The Maine State Board for Registration of Architects and Landscape Architects shall administer this chapter. The board shall consist of 8 members appointed by the Governor, of which 5 shall be registered and practicing architects, one of whom may be a professor of architecture; 2 shall be registered and practicing landscape architects; and one shall be a representative of the public.

Appointments shall be for 3-year terms, except that no more than 3 members' terms may expire in any 29 30 any one calendar year. Appointments for terms of less 31 32 than 3 years may be made in order to comply with this 33 limitation. No person may be eligible to serve more than 3 full consecutive terms, provided that for this 34 35 purpose only, a period actually served which exceeds 1/2 of the 3-year term shall be deemed a full term. 36 Upon expiration of a member's term, he shall serve 37 38 until his successor is qualified and appointed. The 39 successor's term shall be 3 years from the date of the expiration, regardless of the date of his 40 41 appointment. Any vacancy shall be filled by appoint-

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1 ment for the unexpired term. A member may be removed 2 by the Governor for cause.

3 Sec. 4. 32 MRSA §213, as amended by PL 1977, c. 4 694, §§540 and 541, is repealed and the following 5 enacted in its place:

6 §213. Meetings; chairman; quorum

7 The board shall meet at least once a year to con-8 duct its business and to elect its officers. Addi-9 tional meetings shall be held as necessary to conduct 10 the business of the board and may be convened at the 11 call of the chairman or a majority of the board mem-12 bers.

13The board shall annually elect a chairman and a14secretary. Five members of the board shall consti-15tute a quorum for all purposes. No certificate of16registration may be issued, except in an affirmative17vote of at least 5 members of the board.

18 Sec. 5. 32 MRSA §213-A is enacted to read:

19 §213-A. Compensation

20 Each member of the board, except the secretary, 21 shall receive a compensation for their services of 22 \$35 a day for each meeting and his actual and neces-23 sary expense incurred in the discharge of his duties. 24 These expenses shall be certified by the secretary of 25 the board.

26 secretary may receive an annual salary to be The fixed by the board not to exceed \$5,000, which shall 27 28 be in lieu of per diem. The secretary shall be paid 29 his necessary expenses incurred in the discharge of 30 his official duties, including, but not limited to, 31 clerical and stenographical assistance, printing and 32 postage. The salary and allowance for expenses shall 33 be certified by the chairman of the board.

34 Sec. 6. 32 MRSA §214, as amended by PL 1977, c. 35 694, §§542 and 543, is repealed and the following 36 enacted in its place:

37 §214. Powers and duties

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1 The board shall administer, coordinate and 2 enforce this chapter and have the following powers 3 and duties in addition to those otherwise set forth 4 in this chapter.

5 Rules. The board may, in accordance with the 1. Maine Administrative Procedure Act, Title 5, chapter 6 7 375, subchapter II, adopt rules commensurate with the 8 authority vested in it by this chapter. The rules may include rules necessary for the performance of 9 10 the duties of the board in carrying out the purposes 11 of this chapter, as well as such rules as are appro-12 priate to establish and maintain high standards of 13 ethical conduct. These rules shall include, but not 14 be limited to, rules concerning misconduct, compensation, fee splitting, advertising and standards of 15 16 workmanship.

17 2. Hearings. Hearings may be conducted by the 18 board to assist with investigations, to determine 19 whether grounds exist for suspension, revocation or 20 denial of a license, or as otherwise deemed necessary 21 to the fulfillment of its responsibilities under this 22 chapter.

23 The board shall not refuse to renew a certificate for any reason other than failure to pay a required fee, 24 25 unless it has afforded the licensee an opportunity 26 for an adjudicatory hearing. The board shall hold an 27 adjudicatory hearing at the written request of any 28 person who is denied a certificate without a hearing 29 for any reason other than failure to pay a required fee, provided that the request for hearing is received by the board within 30 days of the appli-30 31 32 cant's receipt of written notice of the denial of his 33 application, the reasons therefor and his right to 34 request a hearing. Hearings shall be conducted in 35 conformity with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV, to the 36 37 extent applicable. The board may subpoena witnesses, 38 records and documents in any hearing it conducts.

39 <u>3. Contracts. The board may enter into con-</u> 40 <u>tracts to carry out its responsibilities under this</u> 41 <u>chapter.</u>

4. Legal services. The board, or any committee 1 thereof, is entitled to the services of the Attorney 2 General and the services of the prosecuting attorney 3 4 for the county in which enforcement is required. The 5 board may employ legal advice and such other assistance as may be deemed necessary for the proper con-6 7 duct of its affairs, the expense of that assistance to be defrayed by the revenues provided by this chap-8 9 ter. 10 Sec. 7. 32 MRSA §215, as repealed and replaced by PL 1977, c. 564, §118-H, is repealed. 11 12 Sec. 8. 32 MRSA §216, as enacted by PL 1977, c. 463, §3, is repealed and the following enacted in its 13 14 place: 15 §216. Records 16 The board shall keep such records and minutes as 17 are necessary to the ordinary dispatch of its functions. The board shall keep a register of all appli-18 19 cants for registration and a register of all regis-20 trants. 21 Sec. 9. 32 MRSA §218, as repealed and replaced by PL 1977, c. 694, §544, is repealed and the follow-22 23 ing enacted in its place: 24 §218. Disciplinary actions 25 The board may order an investigation of a complaint on its own motion or on written complaint 26 27 filed with the board regarding noncompliance with or 28 violation of any section of this chapter or of any 29 rules adopted by the board. 30 The board may suspend or revoke a certificate pursuant to Title 5, section 10004. The board may 31 32 refuse to renew or the Administrative Court may 33 revoke, suspend or refuse to renew any certificate issued under this chapter if the holders of the li-34 35 cense have violated any provision of this chapter or 36 any rule or order of the board. 37 Sec. 10. 32 MRSA §222, sub-§§1 and 2, as enacted 38 by PL 1977, c. 463, §3, are amended to read:

1 1. <u>Application for registration</u>. For an applica-2 tion for registration an amount shall be fixed by the 3 board which shall not exceed the sum of \$50 be 4 reasonable and necessary for its purpose.

5 2. Examination fee. For an examination fee an 6 amount shall be fixed by the board which is reason-7 able and necessary for its purpose.

Sec. 11. 32 MRSA §224, last ¶, as amended by PL
 1977, c. 694, §548, is repealed and the following
 enacted in its place:

11 Certificates of registration shall expire on the 12 last day of June of each year. Renewal may be 13 effected at any time during the month of June by pay-14 ment of the renewal fee. A certificate may be 15 renewed up to 90 days after the date of its expira-16 tion upon payment of a late fee of \$10 in addition to 17 the renewal fee. Any person who submits an applica-18 tion for renewal more than 90 days after the license expiration date shall be subject to all requirements 19 governing new applicants under this chapter, except 20 21 that the board may in its discretion, giving due con-22 sideration to the protection of the public, waive 23 examination if the renewal application is made within 24 2 years from the date of the expiration.

25 Sec. 12. 32 MRSA §228, as enacted by PL 1977, c. 26 463, §3, is amended by adding at the end a new paragraph to read:

28 The State may bring an action in Superior Court 29 to enjoin any person from violating this chapter, 30 regardless of whether proceedings have been or may be 31 instituted in the Administrative Court or whether 32 criminal proceedings have been or may be instituted.

33 Sec. 13. 32 MRSA §271, as enacted by PL 1979, c.
34 478, §2, is repealed and the following enacted in its
35 place:

36 §271. Advisory board

37 The Auctioneers Advisory Board, as established 38 within the Department of Business Regulation, shall 39 advise the commissioner or his designee and provide

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1 <u>assistance on any matter he deems relevant to the</u> 2 <u>administration of this chapter.</u>

3 The board shall be composed of 3 members, 2 of 4 whom shall be auctioneers and one of whom shall be a 5 public member. Members shall be appointed by the 6 commissioner and shall serve without compensation. 7 Members shall be reimbursed for actual expenses 8 incurred for attendance at meetings.

9 Appointments shall be for 3-year terms, with no person being eligible to serve more than 3 full con-10 secutive terms, provided that for this purpose only a 11 12 period actually served which exceeds 1/2 of the 3-year term shall be deemed a full term. Upon expiration of a member's term, he shall serve until 13 Upon 14 his successor is qualified and appointed. 15 The successor's term shall be 3 years from the date 16 of expiration, regardless of the 17 the date of his 18 appointment. Any vacancy shall be filled by appointment for the unexpired term. A board member may be 19 20 removed by the commissioner for cause.

21 The board shall meet at least once a year and at 22 such other times as the commissioner deems necessary.

The commissioner may, in accordance with the procedures established by the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II, adopt such rules as may be reasonably necessary for the proper performance of his duties in the administration of this chapter.

29 Sec. 14. 32 MRSA §272, as enacted by PL 1979, c. 30 478, §2, is amended to read:

31 §272. Prohibition

No person in this State shall may engage in the business of auctioneering, hold himself out as an auctioneer or advertise that he will sell the real, personal or mixed property of another by auction unless he holds a valid auctioneer's license at the time of the sale.

38 Sec. 15. 32 MRSA §273, as amended by PL 1979, c.
 39 705, §1, is further amended by adding after the first
 40 paragraph a new paragraph to read:

1 The commissioner may establish an application fee 2 and an examination fee in amounts which are reason-3 able and necessary for their respective purposes.

4 Sec. 16. 32 MRSA §274, as enacted by PL 1979, c. 5 478, §2, is amended to read:

6 §274. Renewal

7 Notice of expiration shall be mailed to each 8 licensee's last known address at least 30 days in 9 advance of the expiration of his license. The renewal 10 notice shall include any requests for information 11 necessary to update the individual's records. The 12 biennial license fee shall be \$50.

13 A renewal received 30 days after expiration will 14 be considered as a new application.

A license may be renewed up to 90 days after the date of its expiration upon payment of a late fee of \$10 in addition to the renewal fee. Any person who submits an application for renewal more than 90 days after the license expiration date shall be subject to all requirements governing new applicants under this chapter.

22 Sec. 17. 32 MRSA §276, as enacted by PL 1979, c.
 23 478, §2, is amended to read:

24 §276. Nonresident licensure

25 Every nonresident person desiring to do business as an auctioneer in this State shall obtain an 26 auctioneer's license. The commissioner may issue a li-27 28 cense to any nonresident auetioneer duly licensed as 29 auctioncer in the state in which he resides upon an fulfillment of the same application requirements as 30 31 those set forth for resident auctioneers.

32 In addition, the <u>an</u> applicant shall furnish preef 33 to the commissioner that he is licensed to conduct 34 auctions in the state in which he resides <u>shall fur-</u> 35 <u>nish proof of that licensure to the commissioner</u>.

36 Sec. 18. 32 MRSA §278, as amended by PL 1979, c. 37 705, §§2 to 6, is repealed.

1 Sec. 19. 32 MRSA §278-A is enacted to read:	
2 §278-A. Investigations; hearings; license suspens 3 or revocation	ion
 <u>1.</u> Investigations. The commissioner sh investigate, or cause to be investigated, all c plaints made to him and all cases of noncomplia with or violation of this chapter. 	om-
8 2. Hearings. Hearings may be conducted by 9 commissioner before the board to assist with inves 10 gations, to determine whether grounds exist for s 11 pension, revocation or denial of a license, or 12 otherwise deemed necessary by the commissioner to 13 fulfillment of his responsibilities under this ch 14 ter.	ti- us- as the
The commissioner shall not refuse to renew a lice for any reason other than failure to pay a requi fee unless he has afforded the licensee an opp tunity for an adjudicatory hearing. The commissio shall hold an adjudicatory hearing at the writ request of any person who is denied a license with a hearing for any reason other than failure to pay required fee, provided that the request for hear is received within 30 days of the applicant's rece of written notice of the denial of his applicati the reasons therefor and his right to request a he ing. Hearings shall be conducted in conformity w the Maine Administrative Procedure Act, Title chapter 375, subchapter IV, to the extent applicab The commissioner may subpoena witnesses, records documents in any hearing he conducts.	red or- ner ten out a ing ipt on, ar- ith 5, le.
313. Refusal to issue or renew; suspension32revocation. The commissioner may suspend or revok33license pursuant to Title 5, section 10004. In ad34tion, the commissioner may refuse to issue or re35a license or the Administrative Court may revo36suspend or refuse to renew a license for any of37following reasons:38A. Conviction of the licensee of a violation39the Maine Criminal Code, Title 17-A, chapter4019 or 37 or of a Class A, Class B or Class41crime thereunder or of a felony under fede	e a di- new ke, the of 15, C

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- 1 law, subject to the limitations of Title 5, chap-2 ter 341;
- 3 <u>B. Failure to comply with or properly maintain</u> 4 <u>records required by Title 15, section 456;</u>
- 5 <u>C. Failure, within reasonable time, to account</u> 6 for or remit any moneys coming into his posses-7 sion which belong to others; or
- 8 D. Any act in violation of this chapter.

9 Sec. 20. 32 MRSA §282, as enacted by PL 1979, c.
10 478, §2, is repealed and the following enacted in its
11 place:

12 §282. Penalties; injunction

13 <u>A violation of any provision of this chapter is a</u> 14 <u>civil violation for which a forfeiture not to exceed</u> 15 \$500 may be adjudged.

16 The State may bring an action in Superior Court 17 to enjoin any person from violating this chapter, 18 regardless of whether proceedings have been or may be 19 instituted in the Administrative Court or whether 20 proceedings to impose a civil forfeiture have been or 21 may be instituted.

22 Sec. 21. 32 MRSA §303, sub-§3, as amended by PL 23 1977, c. 694, §549, is repealed and the the following 24 enacted in its place:

25 3. License; refusal to issue or renew; suspension; revocation. The board shall investigate or 26 27 cause to be investigated all complaints involving a school or an instructor and all cases of noncompli-ance with or violation of this section. The board may 28 29 30 suspend or revoke a license pursuant to Title 5, The board may, after a hearing in 31 section 10004. 32 conformance with the Maine Administrative Procedure 33 Act, Title 5, chapter 375, subchapter IV, refuse to issue or renew a certificate. The Administrative 34 35 Court Judge may suspend, revoke or refuse to renew 36 the certificate of any school or instructor found 37 guilty of violating any provision of this section or 38 of violating any lawful order or rule adopted by the 39 board.

1 Sec. 22. 32 MRSA §304, as repealed and replaced 2 by PL 1977, c. 398, §5, is amended by adding at the 3 end a new paragraph to read:

4 The State may bring an action in Superior Court 5 to enjoin any person from violating this chapter, 6 regardless of whether proceedings have been or may be 7 instituted in the Administrative Court or whether 8 criminal proceedings have been or may be instituted.

9 Sec. 23. 32 MRSA §351, sub-§2, as enacted by PL
 10 1977, c. 398, §7, is repealed and the following
 11 enacted in its place:

2. Meetings; chairman; quorum. The board shall meet at least once a year to conduct its business and 12 13 to elect a chairman. Additional meetings shall be 14 15 held as necessary to conduct the business of the board, and may be convened at the call of the chair-16 17 man or a majority of the board members. The chairman shall serve for a term of one year or until a succes-sor is elected. All meetings of the board shall be 18 19 20 open to the public, except that the board may hold closed sessions to prepare, approve, grade or admin-ister examinations, or to prepare or provide a 21 22 response upon request of an applicant for review of 23 his examination. Three voting members of the board 24 25 shall constitute a quorum for all purposes.

 26
 Sec. 24.
 32
 MRSA §352, sub-§1, as enacted by PL

 27
 1977, c. 398, §8, is amended to read:

1. Board to administer, coordinate and enforce. 28 29 The board shall administer, coordinate and enforce 30 this chapter, evaluate the qualifications and supervise the examinations of applicants for registration 31 32 under this chapter and shall, at its discretion, 33 investigate allegations of violations of this chap-34 ter. The board shall keep such records and minutes 35 as are necessary to the ordinary dispatch of its functions. 36

Any member or employee of the board shall have the power to may enter and make reasonable examination of any approved school or any barber shop during business hours for the purpose of ascertaining whether or not the rules and regulations are being observed. 1 The board shall submit to the Commissioner of Busi-2 ness Regulation its budgetary requirements in the 3 same manner as is provided in Title 5, section 1665, 4 and the commissioner shall in turn transmit those re-5 quirements to the Bureau of the Budget without any 6 revision, alteration or change.

Sec. 25. 32 MRSA §352, sub-§2, as amended by PL
1977, c. 694, §§550 and 551, is repealed and the following enacted in its place:

 2. Rules. The board may adopt rules commensurate with the authority vested in it by this chapter,
 subject to the Maine Administrative Procedure Act,
 Title 5, chapter 375, except as otherwise provided in
 this subsection, and subject to the approval of the
 Commissioner of Human Services.

16 The rules shall include, but not be limited to, rules 17 concerning the proper use of appliances, apparatus and electrical machines used in any establishment for 18 or in connection with any of the practices defined in 19 20 section 301, and prescribing the sanitary requirements to be observed by proprietors of barber shops 21 22 and schools and by persons engaged in this practice 23 and shall make regulations not contrary to law rela-24 tive to the applications for licenses and certificates of registration. The board shall cause these 25 26 rules to be printed in suitable form and a copy thereof to be sent to the proprietors of the shops, 27 28 which copy shall be kept posted in a conspicuous 29 place in the shops so as to be easily read by custom-30 ers.

31 The rules shall include rules prescribing the re-32 quirements for the construction, operation, mainte-33 nance and sanitation of any school of barbering, sub-34 ject to a license under this chapter.

A copy of all rules which are adopted by vote of the
 board and which are approved by the Commissioner of
 Human Services shall be sent to all persons licensed
 under this chapter.

39 Sec. 26. 32 MRSA §352, sub-§3, as repealed and 40 replaced by PL 1981, c. 698, §154, is repealed and 41 the following enacted in its place:

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1 3. Hearings. Hearings may be conducted by the 2 board to assist with investigations, to determine 3 whether grounds exist for suspension, revocation or 4 denial of a license, or as otherwise deemed necessary 5 to the fulfillment of its responsibilities under this 6 chapter.

7 The board shall not refuse to renew a license for any reason other than failure to pay a required fee, 8 9 unless it has afforded the licensee an opportunity 10 for an adjudicatory hearing. The board shall hold an 11 adjudicatory hearing at the written request of anv 12 person who is denied a license without a hearing for 13 any reason other than failure to pay a required fee, 14 provided that the request for hearing is received by 15 the board within 30 days of the applicant's receipt of written notice of the denial of his application, 16 17 the reasons therefor and his right to request a hearing. Hearings shall be conducted in conformity with 18 Maine Administrative Procedure Act, Title 5, 19 the 20 chapter 375, subchapter IV, to the extent applicable. 21 The board may subpoena witnesses, records and docu-22 ments in any hearing it conducts.

23 Sec. 27. 32 MRSA §352, sub-§5 is enacted to 24 read:

25 <u>5. Contracts. The board may enter into con-</u>
 26 <u>tracts to carry outs its responsibilities under this</u>
 27 <u>chapter.</u>

28 Sec. 28. 32 MRSA §404, as repealed and replaced 29 by PL 1977, c. 398, §9, is amended to read:

30 §404. Reciprocity with other states

The board may waive the examination and grant registration to any applicant who shall present proof 31 32 33 of current registration or licensure in another state, other jurisdiction of the United States or 34 another country which grants similar privileges 35 to persons registered under this chapter and maintains 36 professional standards deemed by the board to be 37 equivalent to those set forth in this chapter, pro-38 39 vided that no cause exists for denial of a license section 408. Such an applicant shall pay the 40 under 41 same fee as provided in section 407.

1 The board may allow an applicant to take the 2 examination who presents proof of training or experience, of an amount at least equal to that required 3 4 under section 402, subsection 3, in another state, 5 other jurisdiction of the United States or another 6 country which maintains professional standards eensidered deemed by the board to be equivalent to those 7 8 forth in this chapter, provided that no cause set 9 exists for denial of a license under section 408. 10 Such an applicant shall pay the examination fee as 11 provided in section 402.

12 Sec. 29. 32 MRSA §407, last ¶, as repealed and 13 replaced by PL 1977, c. 398, §9, is repealed and the 14 following enacted in its place:

15 A license may be renewed up to 90 days after the 16 date of its expiration upon payment of a late fee of \$10 in addition to the renewal fee. Any person who 17 submits an application for renewal more than 90 days 18 19 after the license expiration date shall be subject to 20 all requirements governing new applicants under this 21 chapter, except that the board may in its discretion, 22 giving due consideration to the protection of the 23 public, waive examination if the renewal application 24 is made within 2 years from the date of the expira-25 tion.

26 Sec. 30. 32 MRSA §408, as amended by PL 1977, c. 27 694, §553, is further amended to read:

28 §408. Suspension, revocation and refusal to issue or 29 to renew registration or license

30 The board shall investigate or cause to be inves-31 tigated all complaints made to it and all cases of 32 noncompliance with or violation of this chapter. The 33 board shall have the authority, after a hearing in 34 conformance with Title 5, section 9051 et seq., to 35 refuse to issue or renew a registration or license. The Administrative Court Judge shall have the power 36 37 to suspend or revoke the registration or license of 38 any person registered under this chapter who is guilty of - The board may suspend or revoke a license 39 pursuant to Title 5, section 10004. The board may 40 refuse to issue or renew a license or the Administra-41 42 tive Court may revoke, suspend or refuse to renew a

1 license of any person registered under this chapter 2 for any of the following reasons:

Obtaining registration or license by fraud.
 Obtaining registration or license by means of fraud,
 misrepresentation or concealment of material facts;

6 2. <u>Violation of any lawful order, rule</u>. Violat-7 ing any lawful order, <u>or</u> rule or regulation rendered 8 and adopted by the board;

9 3. <u>Violations.</u> Violating any provision of this 10 chapter;

4. <u>Conviction of a crime.</u> Being convicted of a crime in any court of the United States if the acts for which the person is convicted are found by the board to have a direct bearing on whether the person should be entrusted to serve the public in a capacity which is subject to license or registration under this chapter, subject to the limitations of Title 5, chapter 341; or

19 5. <u>Certain conduct</u>. Repeated acts or continued 20 conduct while serving customers which is dangerous or 21 injurious, or potentially so, to customers.

The board may reissue a license or registration any person whose license or registration has been revoked, if 3 or more members of the board vote in favor of such reissuance.

26 Sec. 31. 32 MRSA §1101, sub-§4, as amended by PL 27 1981, c. 577, §7, is repealed and the following 28 enacted in its place:

4. Journeyman electrician. "Journeyman electrician" means a person doing work of installing electrical wires, conduits, apparatus, fixtures and other electrical equipment in the employment of a master electrician. The biennial renewal fee for a journeyman electrician license is \$40.

35 Sec. 32. 32 MRSA §1101, sub-§4-A is enacted to 36 read:

1	4-A. Supervision. Each master electrician or
2	journeyman electrician may have one apprentice elec-
3	trician or one helper electrician working with him
4	and under his personal supervision. A master elec-
5	
5	trician, who teaches an electrical course at a Maine
6	regional vocational-technical center, a Maine voca-
7	tional region or a Maine vocational-technical insti-
8	tute, may have a maximum of 12 helper electricians
9	under his direct supervision while making electrical
10	installations which are a part of the instructional
11	program of the school, provided that the total value
12	of each installation does not exceed \$1,000. No elec-
13	trical installation may be commenced pursuant to this
14	subsection without the prior approval of the director
15	of the school at which the master electrician is an
16	instructor. These installations are limited to those
17	done in buildings or facilities owned or controlled
18	
10	by:
10	
19	A. School administrative units;
20	B. Nonprofit organizations; and
21	C. Households as defined in Title 36, section
22	6103, where the household income as defined in
23	that section is within the limits established for
24	one or 2 member households by Title 36, section
25	6108, except that if there are more than 2 mem-
26	bers in a household, an additional \$500 of house-
27	hold income shall be allowed for each additional
28	member of the household in computing the income
29	limitation and provided that the household is
30	owner-occupied.
31	The Electricians' Examining Board and the municipal
32	electrical inspector of the municipality in which the
33	installation is to be made, if the municipality has
34	an inspector, shall be notified of all installation
35	projects entered into pursuant to this subsection
36	prior to the commencement of the project. There shall
37	pilor co che commencement or che project. mere sharr
	be an inspection by a state electrical inspector or
38	by the municipal electrical inspector of the munici-
39	pality in which the installation has been made, if
40	the municipality has an inspector, before any wiring
41	on the project is concealed.
42	Sec. 33. 32 MRSA §1105, as repealed and replaced

43 by PL 1973, c. 363, is amended to read:

1 §1105. Violations; penalty

2 Any person, firm or corporation who makes elec-3 trical installations without being licensed as pro-4 vided in this chapter; any person; firm or corpora-5 tion or who, being in such that business, employs an unlicensed person, firm or corporation to do such 6 7 that work, unless he is an apprentice electrician or 8 an electrician's helper as set forth in this chapter, 9 unless the person, firm or corporation or work is ex-10 empted under section 1102 or 1102-A; any person, firm 11 or corporation who procures a license as provided in 12 this chapter wrongfully or by fraud; or any person, firm or corporation who violates this chapter or 13 14 rules or regulations promulgated thereunder, or standards adopted by the board, shall be is guilty of a misdemeanor and shall be punished by a fine of not 15 16 more than \$500 Class E crime. 17

18 The State may bring an action in Superior Court 19 to enjoin any person from violating this chapter, 20 regardless of whether proceedings have been or may be 21 instituted in the Administrative Court or whether 22 criminal proceedings have been or may be instituted.

Nothing in this chapter shall may prevent a person from making electrical installations in a single family residence occupied by him or to be occupied by him as his bona fide personal abode, providing such that the installation conforms with the standards of the National Electric Code.

29 Sec. 34. 32 MRSA §1151, as amended by PL 1981, 30 c. 383, §4, is repealed and the following enacted in 31 its place:

32 §1151. Appointment; vacancies; removal; compensation

The Electricians' Examining Board, as established and in this chapter called the "board," shall consist of 6 members appointed by the Governor, called the "appointive members," and an executive secretary, who shall be the Commissioner of Business Regulation or a representative appointed by the commissioner with the approval of at least 4 of the appointive members.

1 The 6 appointive members shall consist of: One 2 master electrician; one electrician who is a bona 3 fide member from organized labor classified as an 4 inside electrician; one electrical inspector; one 5 master electrician from the education field; and one 6 person experienced in the electrical field, all of whom shall have at least 10 years of experience in 7 8 the electrical field; provided that the latter 3 need 9 not be active electricians at the time of their 10 appointment; and one representative of the public. 11 At the time of each appointment, the State Electrical Associates may nominate 3 persons for that appoint-12 13 ment. To the extent the State Electrical Associates 14 so nominates persons otherwise qualified for appoint-15 ment to the board, the appointive members, other than 16 the representative of the public, may be selected 17 from the persons so nominated.

Appointments shall be made for a 5-year term, 18 19 except that at least one appointive member's term 20 shall expire each calendar year and appointments for terms of less than 5 years may be made in order to comply with this limitation. No person may be eligi-ble to serve more than 2 full consecutive terms, pro-21 22 23 24 vided that for this purpose only a period actually served which exceeds 1/2 of the 5-year term shall be 25 26 deemed a full term. Upon expiration of a member's 27 term, he shall serve until his successor is qualified and appointed. The successor's term shall be 5 years 28 29 from the date of that expiration, regardless of the 30 date of his appointment.

31 Any vacancy in the board caused by death, resig-32 nation or removal of any members shall be filled by 33 the appointment of a person qualified as was the 34 board member being replaced, to hold office during 35 the unexpired term of the member whose place is thus 36 filled.

Any appointive member of the board may be removed
 from office for cause by the Governor.

39	The members of the board, other than state
40	employees, shall each be allowed the sum of \$30 each
41	day and their necessary traveling expenses for actual
42	attendance at meetings of the board held for the pur-
43	poses of examining candidates, hearings on complaints
44	or conducting business required by the board.

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Sec. 35. 32 MRSA §1153, as amended by PL 1979,
 c. 127, §178, is repealed and the following enacted
 in it place:

4 §1153. Meetings; rules

5 The board shall hold regular meetings at least twice a year. Additional meetings shall be held as 6 necessary to conduct the business of the board, and 7 may be convened at the call of the chairman or 4 of 8 the board members. At the first meeting in each cal-9 10 endar year, the 6 appointive members shall choose one 11 appointive member to act as chairman. A quorum of the board shall consist of not less than 4 members. 12 13 The board shall keep correct records of all its pro-14 ceedings and may adopt, pursuant to the Maine Administrative Procedure Act, Title 5, chapter 375, sub-15 16 chapter II, such rules as it shall deem necessary for the holding of examinations and for carrying out this chapter; provide for the licensing requirements of 17 18 19 Title 8, section 653; and provide for reciprocity of licensing with similar boards of other states which 20 maintain electrical standards at least equal to those 21 22 of this State.

Sec. 36. 32 MRSA §1153-B is enacted to read:

24 §1153-B. Powers

23

25 <u>The board shall have the following duties and</u> 26 <u>powers, in addition to those otherwise set forth in</u> 27 this chapter.

1. Licenses. The board shall evaluate the qual ifications and supervise the examination of appli cants for licensure under this chapter.

31 2. Hearings. Hearings may be conducted by the 32 board to assist with investigations, to determine 33 whether grounds exist for suspension, revocation or 34 denial of a license, or as otherwise deemed necessary 35 to the fulfillment of its responsibilities under this 36 chapter.

37	The boa	ard s	hall	not	refuse	to	renew	а	license	for	any
38	reason	othe	r tha	n fa	ilure	to	pay	а	requir	ed	fee,
39	unless	it	has	aff	orded	the	licens	see	an opp	ortu	nity

1 for an adjudicatory hearing. The board shall hold an adjudicatory hearing at the written request of any person who is denied a license without a hearing for 2 3 4 any reason other than failure to pay a required fee, 5 provided that the request for hearing is received by 6 the board within 30 days of the applicant's receipt of written notice of the denial of his application, the reasons for the denial and his right to request a 7 8 hearing. Hearings shall be conducted in conformity 9 with the Maine Administrative Procedure Act, Title 5, 10 11 chapter 375, subchapter IV, to the extent applicable. 12 The board may subpoena witnesses, records and docu-13 ments in any hearing it conducts.

- 14 <u>3. Contracts. The board may enter into con-</u> 15 <u>tracts to carry out its responsibilities under this</u> 16 <u>chapter.</u>
- 17 Sec. 37. 32 MRSA §1155, as amended by PL 1977, 18 c. 694, §562, is repealed.
- 19 Sec. 38. 32 MRSA §1155-A is enacted to read:
- 20 §1155-A. Investigation of complaints; revocation of 21 license

22 1. Investigations. The board shall investigate 23 or cause to be investigated all complaints made to it 24 and all cases of noncompliance with or violation of this chapter. Any person may register a complaint of 25 26 fraud, deceit, gross negligence, incompetency or mis-27 conduct against any person licensed or required to be licensed under this chapter. These complaints shall 28 29 be in writing, shall be sworn to by the person making 30 them and filed with the executive secretary of the 31 board.

- 32 2. Suspension; revocation. The board may sus-33 pend or revoke a license pursuant to Title 5, section 34 10004. The board may refuse to issue or renew a li-35 cense or the Administrative Court may suspend or 36 revoke a license of any licensed person who is found 37 guilty of:
- 38 A. The practice of any fraud or deceit in 39 obtaining a license;

1 B. Any gross negligence, incompetency or misconduct in the performance of the work of making 2 electrical installations. Continued failure to 3 conform with application regulations of 4 the 5 National Electrical Code, National Electrical 6 Safety Code or of other safety codes which have been approved by the American Standards Associa-7 8 tion shall be prima facie evidence of that gross negligence and incompetency. For motion picture 9 projectionists licensed under Title 8, section 10 11 653, any gross negligence, incompetency or misconduct in the performance of their work shall be 12 13 prima facie evidence of that gross negligence and 14 incompetency; 15 C. Violating any provision of this chapter or 16 any rule of the board; or D. Conviction of a crime, subject to the limita-tions of Title 5, chapter 341. 17 18 19 Reinstatement. The board, for reasons it may 3. deem sufficient, may reissue a license to any person 20 whose license has been revoked, providing 4 or more members of the board vote in favor of that reis-21 22 23 suance. Sec. 39. 32 MRSA §1204, as amended by PL 1975, 24 25 c. 767, §39, is repealed and the following enacted in 26 its place: 27 §1204. Renewals 28 All licenses issued shall expire October 31st of 29 each biennial period as to master electricians and 30 April 30th of each biennial period as to other licensees and they may be renewed thereafter for 2-year 31 periods without further examination, upon the payment 32 33 of the proper renewal fee as set forth in section 1101. The expiration dates for licenses issued under 34 35 this chapter may be established at such other times 36 as the Commissioner of Business Regulation may desig-37 nate. The board shall notify everyone registered 38 under this chapter of the date of expiration of his license and the fee required for its renewal 39 for a 40 2-year period. The notice shall be mailed to the 41 person's last known address at least 30 days in advance of the expiration date of his license. 42

A license may be renewed up to 90 days after the 1 date of its expiration upon payment of a late fee of 2 3 \$10 in addition to the renewal fee. Any person who submits an application for renewal more than 90 days 4 5 after the license expiration date shall be subject to 6 all requirements governing new applicants under this 7 chapter, except that the board may in its discretion, giving due consideration to the protection of the 8 public, waive examination if the renewal application 9 10 is made within 2 years from the date of the expira-11 tion. Notwithstanding any other provision of this chapter, the board shall waive examination if a 12 13 renewal application is made within 90 days after 14 separation from the United States Armed Forces, under 15 conditions other than dishonorable, by a person who 16 has failed to renew his license because he was on ac-17 tive duty in the Armed Forces; provided that the waiver of examination shall not be granted if 18 the 19 person served more than 4 years in the Armed Forces, except if he is required by some mandatory provision 20 21 serve a longer period and he shall submit satisto 22 factory evidence of this mandatory provision to the 23 board.

Any master electrician giving up his master's license for a lower grade license shall be required to successfully pass an examination in order to reinstate his master license.

28 Sec. 40. 32 MRSA §1253 is amended to read:

29 §1253. Corporations, partnerships and associations

A firm, copartnership, corporation or joint stock
association may engage in the practice of professional engineering in this State, provided enly such
that the practice is carried on only by professional
engineers registered in this State.

35

Sec. 41. 32 MRSA §1256 is amended to read:

36 §1256. Violations; penalties; injunction

Any person who shall practice or offer to practice the profession of engineering in this State
without being registered or exempted in accordance
with this chapter, or any person presenting or

own the certificate of 1 attempting to use as his 2 registration or the seal of another, or any person 3 who shall give any false or forged evidence of any 4 kind to the board or to any member thereof in obtain-5 ing a certificate of registration, or any person who 6 shall falsely impersonate any other registrant of 7 like or different name, or any person who shall 8 attempt to use an expired or revoked certificate of 9 registration, or any person who shall violate any of 10 the provisions of this chapter shall be guilty of a misdemeanor and shall, upon conviction, be punished 11 12 by a fine of not less than \$100 nor more than \$5007 13 er by imprisonment for not more than 3 months, or by 14 both Class E crime.

15 The State may bring an action in Superior Court 16 to enjoin any person from violating this chapter, 17 regardless of whether proceedings have been or may be 18 instituted in the Administrative Court or whether 19 criminal proceedings have been or may be instituted.

20 It shall be the duty of all duly constituted 21 officers of the law of this State or any political subdivision thereof to enforce this chapter and to 22 23 prosecute any persons violating same. The Attorney General or his assistant shall act as legal adviser 24 25 of the board and render such legal assistance as mav 26 be necessary in carrying out this chapter.

27 Sec. 42. 32 MRSA §1301, as amended by PL 1975, 28 c. 771, §341, is repealed and the following enacted 29 in its place:

30 §1301. Appointment; term

31 The State Board of Registration for Professional 32 Engineers shall administer this chapter. The board 33 shall consist of 6 members appointed by the Governor, 34 of which 5 shall be professional engineers who have 35 the qualifications required by section 1302 and one 36 shall be a representative of the public. Nominees for appointment may be recommended to the Governor by 37 38 representative engineering societies in the State.

39Appointments shall be for 5-year terms, except40that no more than one engineer member's term may41expire in any one calendar year and appointments for

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1 terms of less than 5 years may be made in order to 2 comply with this limitation. No person may be eligi-3 ble to serve more than 2 full consecutive terms, provided that for this purpose only a period actually 4 5 served which exceeds 1/2 of the 5-year term shall be deemed a full term. Upon expiration of a member's 6 7 term, he shall serve until his successor is gualified and appointed. The successor's term shall be 5 years 8 from the date of that expiration, regardless of the 9 10 date of his appointment.

Sec. 43. 32 MRSA §1304, as amended by PL 1975, c. 771, §342, is further amended to read:

13 §1304. Removal; vacancies

14 The Governor may remove any member of the board 15 for misconduct, incompetency, neglect of duty or for 16 any other sufficient cause. Vacancies in the member-17 ship of the board shall be filled for the unexpired 18 term by appointment by the Governor as provided in 19 accordance with section 1301.

20 Sec. 44. 32 MRSA §1305, as amended by PL 1975, 21 c. 575, §18, is repealed and the following enacted in 22 its place:

23 §1305. Organization and meetings

The board shall meet at least once a year to conduct its business and to elect its officers. Additional meetings shall be held as necessary to conduct the business of the board, and may be convened at the call of the chairman or a majority of the board members.

The board shall elect or appoint annually a
chairman, vice-chairman and secretary. A quorum of
the board shall consist of not less than 4 members.
The board may adopt and have an official seal.

34 Sec. 45. 32 MRSA §1306, as amended by PL 1977,
 35 c. 694, §563, is repealed and the following enacted
 36 in its place:

37 §1306. Powers

1 <u>The board shall have the following duties and</u> 2 <u>powers in addition to those otherwise set forth in</u> 3 <u>this chapter.</u>

1. Licenses; enforcement. The board shall evaluate the qualifications and supervise the examination of applicants for licensure under this chapter, and shall investigate or cause to be investigated all complaints made to it and all cases of noncompliance with this chapter.

10 2. Rules. The board may, in accordance with 11 procedures established by the Maine Administrative 12 Procedure Act, Title 5, chapter 375, subchapter II, 13 adopt such rules as may be reasonably necessary for 14 the proper performance of its duties and the adminis-15 tration of this chapter.

16 3. Hearings. Hearings may be conducted by the 17 board to assist with investigations, to determine 18 whether grounds exist for suspension, revocation or 19 denial of a license, or as otherwise deemed necessary 20 to the fulfillment of its responsibilities under this 21 chapter.

22 The board shall not refuse to renew a license for any 23 reason other than failure to pay a required fee, unless it has afforded the licensee an opportunity 24 25 for an adjudicatory hearing. The board shall hold an adjudicatory hearing at the written request of any person who is denied a license without a hearing for 26 27 any reason other than failure to pay a required fee, 28 provided that the request for hearing is received by the board within 30 days of the applicant's receipt 29 30 of written notice of the denial of his application, 31 the reasons therefor and his right to request a hear-ing. Hearings shall be conducted in conformity with 32 33 the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV, to the extent applicable. 34 35 36 The board may subpoena witnesses, records and docu-37 ments in any hearing it conducts.

38 <u>4. Contracts. The board may enter into con-</u> 39 <u>tracts to carry out its responsibilities under this</u> 40 <u>chapter.</u>

Sec. 46. 32 MRSA §1308, as amended by PL 1981, 456, Pt. A, §§107 and 108, is repealed and the 1 2 c. 3 following enacted in its place: 4 §1308. Records and reports 5 The board shall keep such records and minutes as 6 are necessary to the ordinary dispatch of its func-7 tions. 8 Not later than August 1st of each year, the board 9 shall submit to the Commissioner of Business Regula-10 tion a report of its transactions of the preceding fiscal year ending June 30th and shall transmit to 11 12 him a complete statement of the receipts and expendi-13 tures of the board, attested by affidavits of its chairman and its secretary. 14 15 The commissioner shall act as a liaison between 16 the board and the Governor. 17 The commissioner shall not have the authority to exercise or interfere with the exercise of discre-18 tionary, regulatory or licensing authority granted by 19 20 statute to the board. 21 The board shall submit to the Commissioner of Business Regulation its budgetary requirements in the 22 same manner as is provided in Title 5, section 1665, 23 and the commissioner shall in turn transmit these re-24 quirements to the Bureau of the Budget without any 25 26 revision, alteration or change. Sec. 47. 32 MRSA §1352, first ¶ is amended 27 to 28 read: 29 To be eligible for registration as a professional engineer, or certification as a engineer-in-training, 30 31 an applicant must be of good character and reputation 32 and shall submit 5 references with his application 33 for registration as a professional engineer, 3 of which references shall be registered engineers having 34 personal knowledge of his engineering experience, or 35 in the case of an application for certification as an 36 engineer-in-training, by 3 character references. Each applicant shall demonstrate that he is trust-37 38

38 Each applicant shall demonstrate that he is trust-39 worthy and competent to engage in the practice of

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1 engineering in such manner as to safeguard the inter-2 ests of the public.

3 Sec. 48. 32 MRSA §1353 is amended to read:

4 §1353. Application; fees

5 Application for registration as a professional engineer or certification as an engineer-in-training shall be on a form prescribed and furnished by the 6 7 8 board; shall contain statements made under oath, showing the applicant's education and a detailed sum-9 mary of his technical experience, and shall contain 10 11 references as set forth in section 1352, none of whom may be members of the board. An application fee 12 and 13 an examination fee may be established by the board in amounts which are reasonable and necessary for their 14 15 respective purposes.

16 The registration fee for professional engineers 17 shall be established by the board in an amount not to 18 exceed $\frac{525}{1/2}$ of which shall accompany the applica-19 tion.

20 registration fee for engineer-in-training The 21 certification or enrollment shall be established by the board in an amount not to exceed 1/2 of the 22 23 registration fee for professional engineers, and 24 shall accompany the application. The fee paid by an 25 applicant for certification or enrollment as an engineer-in-training shall be credited as the 26 initial 27 payment if and when application is made for registra-28 tion as a professional engineer.

29 Should the board deny the issuance of a certifi-30 cate to any applicant, the fee paid shall be retained 31 as an application fee.

32 Sec. 49. 32 MRSA §1356, as amended by PL 1977,
33 c. 694, §§564 and 565, is repealed and the following
34 enacted in its place:

35 §1356. Revocation and reissuance

36 The board may suspend or revoke the registration 37 of an engineer or the certificate of an engineer-in-38 training pursuant to Title 5, section 10004. The

1	board may refuse to issue or renew or the Administra
2	tive Court, pursuant to Title 4, chapter 25, ma
3	revoke, suspend or refuse to renew the registration
4	of a registered professional engineer or the certifi-
5	cate of an engineer-in-training who is found guilt
6	of:

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 1. Fraud or deceit. The practice of any fraud or
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11 2. Negligence or misconduct. Any gross negligence, incompetency or misconduct in the practice of professional engineering as a registered professional engineer or as an engineer-in-training; or

15 3. Violations. Violating any provision of this
 16 chapter or any rule of the board.

17 Any person may register a complaint of fraud, 18 deceit, gross negligence, incompetency or misconduct 19 against any registered professional engineer or any 20 engineer-in-training. These complaints shall be in 21 writing, sworn to by the person making them and filed 22 with the secretary of the board.

23 The board, for reasons it may deem sufficient, 24 may reissue a certificate of registration as a professional engineer or as an engineer-in-training to 25 any person whose certificate has been revoked, pro-26 27 vided that 4 or more members of the board vote in 28 favor of that reissuance. A new certificate of 29 registration as a professional engineer or as an engineer-in-training, to replace any certificate 30 31 revoked, lost, destroyed or mutilated, may be issued, subject to the rules of the board, and a charge of \$3 32 33 shall be made for that issuance.

34 Sec. 50. 32 MRSA §1357, as repealed and replaced 35 by PL 1975, c. 535, is amended to read:

36 §1357. Expiration and renewals

37 Certificates of registration shall expire on the
38 last day of December of odd-numbered years following
39 their issuance or renewal and shall become invalid on

that date unless renewed. It shall be the duty of the 1 2 secretary of the board to notify every person regis-3 tered under this chapter of the date of the expira-4 of his certificate and the amount of the fee tion 5 that shall be required for its renewal for а 2-year 6 period, except when the applicant has become registered during the first year of the 2-year period, then the renewal fee shall be for the remaining one 7 8 9 year of that 2-year period. Such The notice shall be least one month in advance of the date of 10 mailed at 11 the expiration of said the certificate. Renewal mav effected at any time during the month of December 12 be 13 by the payment of a fee designated by the board, 14 which shall not exceed \$15 annually nor be less than 15 \$5 annually. The failure on the part of any regis-16 trant to renew his certificate by the end of the 17 month of December as required shall not deprive such person of the right of renewal, but the fee to be 18 19 paid for the renewal of a certificate after the month 20 of December shall be increased 10% for each month Θ¥ 21 fraction of a month that payment of renewał is 22 delayed. The maximum fee for delayed renewal shall 23 exceed twice the normal renewal fee for the not 24 period of delinquency. Registration may be renewed up 25 to 90 days after the date of expiration upon payment of a late fee of \$10 in addition to the renewal fee. 26 27 Any person who submits an application for renewal 28 more than 90 days after the registration renewal date 29 shall be subject to all requirements governing new applicants under this chapter, except that the board 30 31 may in its discretion, giving due consideration to 32 the protection of the public, waive examination if 33 application is made within 2 years from the renewal 34 the date of the expiration.

35 Sec. 51. 32 MRSA §1359 is amended to read:

36 §1359. Reciprocity

The board may, upon application therefor and the payment of a fee established by the board as provided in section 1353, issue a certificate of registration as a professional engineer to any person whose qualifications meet are equivalent to the requirements of section 1352, subsection 1, paragraph A.

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Sec. 52. 32 MRSA §1360 is amended to read:

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1 §1360. Residents certified elsewhere

2 A person who is a resident of the State and has 3 been certified in another state as an engineer-in-4 training may, upon payment of a fee of \$5, be certi-5 fied as an engineer-in-training in Maine, provided 6 he submits evidence satisfactory to the board that 7 that he has been certified as an engineer-in-training 8 in another state under qualifications substantially 9 equivalent to those specified in this chapter for 10 such that certification.

11 Sec. 53. 32 MRSA §1401, first ¶ is amended to 12 read:

13 After September 12, 1959, all All moneys paid during a person's lifetime to any individual, 14 firm, 15 association, partnership or corporation, by such that 16 person or by someone in his behalf under an agreement 17 that services be performed or personal property be 18 delivered in connection with the disposition of such 19 that person's body after his death shall be deposited 20 the payee within 30 days after receipt thereof in by 21 a separate account in a bank, trust company or 22 savings institution in this State in the name of the 23 payee as mortuary trustee for the person for whose 24 the payment was made and shall be held in benefit such that 25 account together with interest if any 26 thereon. Nothing in this section shall may be con-27 strued to prevent transfer of such these funds to another such bank, trust company or savings institu-28 29 tion by merger or consolidation or by operation of 30 law.

- 31 Sec. 54. 32 MRSA §1401, last ¶ is repealed and 32 the following enacted in its place:
- 33 Any person who violates this section is guilty of 34 <u>a Class E crime.</u>
- 35 Sec. 55. 32 MRSA §1402, last ¶ is repealed and 36 the following enacted in its place:
- Any person who violates this section is guilty of
 a Class E crime.
- 39Sec. 56.32MRSA §1403, last ¶ is repealed and40the following enacted in its place:

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1 <u>Any person who violates this section is guilty of</u> 2 a Class E crime.

3 Sec. 57. 32 MRSA §1451, as amended by PL 1981, 4 c. 703, Pt. A, §45, is repealed and the following 5 enacted in its place:

6 §1451. Board; powers and duties

The State Board of Funeral Service, and in this chapter called the "board," shall consist of 8 mem-bers, one of whom shall be the commissioner, who 7 8 9 shall be the secretary of the board; 6 of whom shall 10 be persons licensed for the practice of funeral ser-11 12 vice for 10 consecutive years or who have had 10 consecutive years' experience as an embalmer or funeral director in this State immediately preceding their 13 14 appointment; and one of whom shall be a representa-15 tive of the public. Members, other than the commis-sioner, shall be appointed by the Governor for a term 16 17 of 4 years, except that no more than 2 members' terms 18 may expire in any one calendar year and appointments for terms of less than 4 years may be made in order 19 20 21 to comply with this limitation. Upon expiration of a member's term, he shall serve until his successor 22 is qualified and appointed. The successor's term 23 shall be 4 years from the date of the expiration, 24 regardless of the date of his appointment. Any 25 26 vacancy in the board shall be filled by appointment of a person, qualified as was the board member being replaced, to hold office during the unexpired term. No person may be eligible to serve more than 2 full 27 28 29 consecutive terms, provided that for this purpose only a period actually served which exceeds 1/2 of 30 31 32 the 4-year term shall be deemed a full term. A board 33 member may be removed by the Governor for cause.

The board may adopt rules consistent with law governing the care, preparation, transportation, cremation, burial or disposition of dead human bodies, and governing funeral service, including licensing and registration of resident trainees. These rules shall not become effective, unless adopted in conformity with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II.

1	The board shall meet at least once a year to con-
2	duct its business and elect its officers. Additional
3	meetings shall be held as necessary to conduct the
4	business of the board, and may be convened at the
5	call of the chairman or a majority of the board mem-
6	bers. Five members of the board shall constitute a
7	guorum for all purposes.
8	The members of the board shall each receive \$20 a
9	day and expenses while engaged in the business of the
10	board. The secretary shall receive actual expenses
11	while engaged in the business of the board.
12	The secretary of the board shall be the treasurer
13	and shall receive all fees, charges and assessments
14	payable to the board, and account for and pay over
15	the fees, charges and assessments according to law.
16 17 18 19 20 21 22 23 24 25 26 27 28 20 31 23 34 35 36	The secretary of the board shall keep a record of all proceedings, issue all notices, certificates of registration and licenses, attest all such papers and orders as the board shall direct, cause inspections to be made at least once every 3 years of all estab- lishments or places of business of any person engaged in the profession of funeral service in the State and perform such other duties as shall be designated by the board. The inspection shall be for the purpose of determining that these establishments and places are maintained in a clean and sanitary manner and that suitable equipment for their proper conduct is main- tained and that the laws and the regulations of the board and of the Department of Human Services relat- ing to the conduct of these establishments are observed. The board may employ one or more inspectors to carry out the duties of inspection imposed by this section, and the inspection may be made by members of the board upon authorization by the board, and may otherwise enter into contracts to carry out its responsibilities under this chapter.
37	The board may enter into reciprocal agreements
38	with corresponding boards of other states for the
39	purpose of allowing the practitioners of funeral ser-
40	vices to perform their licensed functions in this or
41	other states under such terms and conditions as the

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42 boards may prescribe.

Sec. 58. 32 MRSA §1451-A is enacted to read:

2 §1451-A. Hearings

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3	Hearings may be conducted by the board to assist
4	with investigations, to determine whether grounds
5	exist for suspension, revocation or denial of a li-
6	cense, or as otherwise deemed necessary to the ful-
7	fillment of its responsibilities under this chapter.

8 The board shall not refuse to renew a license for 9 any reason other than failure to pay a required fee, unless it has afforded the licensee an opportunity 10 for an adjudicatory hearing. The board shall hold an 11 12 adjudicatory hearing at the written request of any person who is denied a license without a hearing for 13 any reason other than failure to pay a required fee, 14 provided that the request for hearing is received by 15 the board within 30 days of the applicant's receipt 16 17 of written notice of the denial of his application, 18 the reasons for the denial and his right to request a hearing. Hearings shall be conducted in conformity 19 20 with the Maine Administrative Procedure Act, Title 5, 21 chapter 375, subchapter IV, to the extent applicable. 22 The board may subpoena witnesses, records and docu-23 ments in any hearing it conducts.

24 Sec. 59. 32 MRSA §1455, as amended by PL 1977, 25 c. 694, §567, is repealed.

26 Sec. 60. 32 MRSA §1455-A is enacted to read:

27 §1455-A. Investigations; refusal of license or 28 renewal

29 The board shall investigate or cause to be inves-30 tigated all complaints made to it and all cases of 31 noncompliance with or violation of this chapter. The 32 board may suspend or revoke a license pursuant to 33 Title 5, section 10004.

34 The board may refuse to issue or to renew any li-35 cense and the Administrative Court may revoke, sus-36 pend or refuse to renew a license issued under this 37 chapter for any of the following reasons:

1 2 3 4 5 6	1. Criminal conviction. Subject to the limita- tions of Title 5, chapter 341, conviction of a crime which involves dishonesty or false statement or which relates directly to the practice of funeral service, or conviction of any crime for which incarceration for one year or more may be imposed;
7 8	2. Unprofessional conduct. Unprofessional con- duct which is defined to include:
9	A. Misrepresentation or fraud in obtaining a li-
10	cense or in the conduct of the funeral service
11	profession;
12	B. False or misleading advertising as practi-
13	tioner of funeral service, funeral director or
14	embalmer; advertising or using the name of a
15	person in connection with that of any funeral
16	establishment who is not licensed as a practi-
17	tioner of funeral service, funeral director or
18	embalmer;
19	C. Solicitation of dead human bodies by the
20	licensee, his agents, assistants or employees,
21	whether that solicitation occurs after death or
22	while death is impending. This shall not be
23	deemed to prohibit general advertising;
24	D. Employment by the licensee of persons known as "cappers," "steerers," "solicitors" or other
25	as "cappers," "steerers," "solicitors" or other
26	such persons to obtain the services of a licensee
27 28	or one engaged in the practice of funeral ser-
	vice;
29	E. Employment, directly or indirectly, of a res-
30	ident trainee, agent, assistant, embalmer, employee or other person, on part or full time,
31	employee or other person, on part or full time,
32 33	or on commission, for the purpose of calling upon individuals or institutions by whose influence
33 34	dead human bodies may be turned over to a partic-
35	ular funeral establishment;
36 37 38 39	F. The direct or indirect payment or offer of payment of a commission by the licensee, his agents, assistants or employees for the purpose of securing business;

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1 2	G. Aiding or abetting an unlicensed person to practice within the funeral service profession;
3	H. Solicitation or acceptance by a licensee of
4	any commission, bonus or rebate in consideration
5	of recommending or causing a dead human body to
6	be disposed of in any crematory, mausoleum or
7	cemetery;
8	I. Refusing to promptly surrender the custody of
9	a dead human body, upon the express order of the
10	person lawfully entitled to the custody thereof;
11	J. Negligent, careless or willful noncompliance
12	with the laws relating to filing death certifi-
13	cates and obtaining burial permits;
14	K. Gross incompetency, negligence or misconduct
15	in carrying on the business or profession of
16	funeral service; or
17	L. Abuse or disrespect in the handling of a dead
18	human body, violation of any law or ordinance
19	affecting the handling, custody, care or trans-
20	portation of dead human bodies; or
21 22	3. Violations. Any violation of this chapter or any rule adopted by the board.
23	Whoever violates any provision of this chapter or
24	any rule prescribed by the board for the preparation,
25	embalming, transportation or burial of any dead human
26	body is guilty of a Class E crime. The county attor-
27	ney of the county in which that violation occurs
28	shall prosecute all those persons. The District Court
29	shall have original and concurrent jurisdiction with
30	the Superior Court in all prosecutions under this
31	chapter. The State may bring an action in Superior
32	Court to enjoin any person from violating this chap-
33	ter, regardless of whether proceedings have been or
34	may be instituted in the Administrative Court or
35	whether criminal proceedings have been or may be
36	instituted.
37 38	Sec. 61. 32 MRSA 1501 , first π , as amended by PL 1971, c. 598, 70 , is further amended to read:

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The Board of Funeral Service is authorized and 1 2 empowered to may determine the qualifications neces-3 sary to enable any person to lawfully engage in the 4 funeral service profession and to operate a funeral 5 establishment. The board shall examine all applicants for licenses for the practice of funeral service and 6 7 shall issue a license to all persons who successfully 8 pass such that examination. To be licensed for the practice of funeral service under this section, a 9 10 person must be at least 18 years of age, a resident 11 of this State and a citizen of the United States; of 12 good moral character, have successfully completed а 13 prescribed course at a school or schools approved by the Maine Board of Funeral Service, and must have 14 15 served as a resident trainee for not less than 12 16 months under the personal supervision of a person li-17 censed for the practice of funeral service or a prior 18 equivalent license, and approved by the board. Each applicant shall demonstrate that he is trustworthy 19 20 and competent to engage in the profession of funeral 21 service in such a manner as to safeguard the inter-22 ests of the public.

23 Sec. 62. 32 MRSA §1501-A, as enacted by PL 1969, 24 c. 285, §3, is repealed.

25 Sec. 63. 32 MRSA §1504, as amended by PL 1981, 26 c. 328, §§1 to 4, is repealed and the following 27 enacted in its place:

28 §1504. Fees; expiration and renewal of licenses

An application fee and an examination fee may be
 established by the board in amounts which are reason able and necessary for their respective purposes.

All licenses and certificates of registration 32 which have been issued by the board shall expire on 33 34 December 31st, annually. Any person holding a license or registration under this law may have the license 35 renewed by making and filing with the secretary of 36 the board an application therefor within 30 days pre-37 38 ceding the expiration of his license or certificate 39 of registration, upon blanks prescribed by the board and upon payment of the established renewal fee. 40 The 41 board shall establish the initial and renewal fees, 42 which shall not exceed \$40 for an embalmer's license,

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funeral director's license and funeral home registra-1 tion. The license for the practitioner of funeral 2 services shall not exceed \$50 and the fee for a resi-3 dent trainee shall not exceed \$10. A license may be 4 renewed up to 90 days after the date of its expira-5 tion upon payment of a late fee of \$10 in addition to 6 the renewal fee. Any person who submits an applica-7 tion for renewal more than 90 days after the license 8 9 expiration date shall be be subject to all requirements governing new applicants under this chapter, 10 except that the board may in its discretion, giving 11 due consideration to the protection of the public, waive examination if the renewal application is made 12 13 within 2 years from the date of the expiration. 14

15 Sec. 64. 32 MRSA §1553, sub-§4, as amended by PL 16 1977, c. 696, §238, is repealed and the following 17 enacted in its place:

18 4. License; refusal to issue or renew; suspension; revocation. The board shall investigate or 19 20 cause to be investigated all complaints involving a 21 school or an instructor and all cases of noncompliance with or violation of this section. The board 22 23 may suspend or revoke a license pursuant to Title 5, section 10004. The board may, after a hearing in 24 conformance with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV, refuse to 25 26 issue or renew a certificate. The Administrative 27 Court Judge may suspend, revoke or refuse to renew 28 29 the certificate of any school or instructor found guilty of violating any provision of this section or 30 31 of violating any lawful order or rule adopted by the 32 board.

33 Sec. 65. 32 MRSA §1555, as repealed and replaced 34 by PL 1977, c. 398, §10, is amended by adding at the 35 end a new paragraph to read:

36The State may bring an action in Superior Court37to enjoin any person from violating this chapter,38regardless of whether proceedings have been or may be39instituted in the Administrative Court or whether40criminal proceedings have been or may be instituted.

 41
 Sec. 66.
 32 MRSA §1601, sub-§1, as enacted by PL

 42
 1977, c. 398, §10, is amended to read:

Membership. The State Board of Cosmetology, 1 1. 2 as heretefere established and in this chapter designated as the "board," shall consist of 7 members 3 who shall be citizens of this State, 5 of whom shall have 4 been engaged in the practice of cosmetology for at 5 6 least 3 years immediately prior to their appointment and one of whom shall be a representative of the public. The 7th member of the board shall be the 7 8 9 Director of Health who shall have no board vote.

10 The 6 voting members of the board shall be appointed 11 by the Governor and their terms shall be for 3 years. None of them shall may be eligible to serve more than 12 13 3 consecutive 3-year terms or to serve more than 9 years consecutively, provided that for this purpose 14 15 only a period actually served which exceeds 1/2 of 16 the 3-year term shall be deemed a full term. Upon expiration of a member's term, he shall serve until 17 18 his successor is qualified and appointed. The successor's term shall be 3 years from the date of the expiration, regardless of the date of his 19 20 21 appointment. The cosmetologist members shall all at 22 times be registered cosmetologists and shall be ac-23 tively engaged in the practice during their membership on the board. The board member may be removed 24 25 by the Governor for cause.

Any vacancy in the board shall be filled by the appointment by the Governor of a person, qualified as was the board member being replaced, to hold office during the unexpired term of the member whose place is thus filled.

No person operating or employed by a school of cosmetology shall may be appointed as a member of the board. If any member of the board, after appointment, shall become affiliated in any way with any such school, that person's membership on the board shall immediately terminate and the unexpired term of that member shall be filled by the Governor.

38 Sec. 67. 32 MRSA §1601, sub-§2, as enacted by PL 39 1977, c. 398, §10, is repealed and the following 40 enacted in its place:

41 <u>2. Meetings; chairman; quorum. The board shall</u> 42 meet at least once a year to conduct its business and

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1 to elect a chairman. Additional meetings shall be 2 held as necessary to conduct the business of the 3 board, and may be convened at the call of the chairman or a majority of the board members. All meet-4 ings of the board shall be open to the public, except 5 6 that the board may hold closed sessions to prepare, approve, grade or administer examinations, or to pre-7 8 pare or provide a response upon request of an applicant for review of his examination. Four voting mem-9 10 bers of the board shall constitute a quorum for all 11 purposes.

12 Sec. 68. 32 MRSA §1602, sub-§1, as enacted by PL 13 1977, c. 398, §10, is amended to read:

14 1. Board to administer, coordinate and enforce. 15 The board shall administer, coordinate and enforce 16 this chapter, evaluate the qualifications and super-17 vise the examinations of applicants for registration under this chapter and shall, at its discretion, 18 19 investigate allegations of violations of this chap-20 ter. The board shall keep such records and minutes 21 as are necessary to the ordinary dispatch of its 22 functions.

Any member or employee of the board shall have the pewer to may enter and make reasonable examination of any approved school or any beauty shop during business hours for the purpose of ascertaining whether or not the rules and regulations are being observed.

28 Sec. 69. 32 MRSA §1602, sub-§2, as amended by PL 29 1977, c. 694, §§570 and 571, is further amended to 30 read:

31 2. <u>Rules.</u> The board shall make <u>may adopt</u> rules 32 and regulations commensurate with <u>the authority</u> 33 <u>vested in it by this chapter</u>, subject to the Maine 34 Administrative Procedure Act, Title 5, section 8051 35 et seq- <u>chapter 375</u>, and subject to the approval of 36 the Commissioner of Human Services.

The rules and regulations shall include, but not be limited to, rules and regulations concerning the proper use of appliances, apparatus and electrical machines used in any establishment for or in connection with the practice of cosmetology, and prescrib-

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1 ing the sanitary requirements to be observed by pro-2 prietors of beauty shops and schools of cosmetology 3 and by persons engaged in this practice and shall 4 make regulations not contrary to law relative to the 5 applications for licenses and certificates of regis-6 tration. The board shall cause such these rules and 7 regulations to be printed in suitable form and a copy 8 thereof to be sent to the proprietors of such those shops, which copy shall be kept posted in a conspicu-9 10 ous place in such those shops so as to be easily read 11 by customers.

12 The rules and regulations shall include rules and 13 regulations prescribing the requirements for the con-14 struction, operation, maintenance and sanitation of 15 any school of cosmetology, subject to a license under 16 this chapter.

17 The rules and regulations in effect on 0etober 247 18 1977, shall be considered temporary rules and regula-19 tions-Thereafter, the board shall adopt rules and 20 regulations in accordance with the Maine Administra-Title 57 section 8051 et seq. 21 tive Preeedure Act; 22 Before any rules or regulations can be adopted, the 23 shall hold a public hearing prior to which it beard 24 shall send a copy of all proposed rules to all per-25 sons licensed under this chapter. A copy of all rules and regulations which are adopted by vote 26 of 27 the board after the hearing and which are approved by 28 the Commissioner of Human Services shall be sent to 29 all persons licensed under this chapter and shall not 30 take effect until 30 days after the date of the vote.

31 Sec. 70. 32 MRSA §1602, sub-§3, as repealed and 32 replaced by PL 1977, c. 694, §572, is repealed and 33 the following enacted in its place:

34	3. Hearings. Hearings may be conducted by the
35	board to assist with investigations, to determine
36	whether grounds exist for suspension, revocation or
37	denial of a license, or as otherwise deemed necessary
38	to the fulfillment of its responsibilities under this
39	chapter.

40	The boa	ard shal	l not	refuse	to	rene	ew a	li	cense	for	any
41	reason	other	than	failur	е	to	pay	а	requi	red	fee,
42	unless	it has	afford	led the	11	lcens	see	an	opp	ortu	nity

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for an adjudicatory hearing. The board shall hold an 1 adjudicatory hearing at the written request of any 2 3 person who is denied a license without a hearing for any reason other than failure to pay a required fee, provided that the request for hearing is received by 4 5 6 the board within 30 days of the applicant's receipt of written notice of the denial of his application, the reasons for the denial and his right to request a 7 8 9 hearing. Hearings shall be conducted in conformity with the Maine Administrative Procedure Act, Title 5, 10 chapter 375, subchapter IV, to the extent applicable. 11 12 The board may subpoena witnesses, records and docu-13 ments in any hearing it conducts.

14 Sec. 71. 32 MRSA §1602, sub-§5 is enacted to 15 read:

16 <u>5. Contracts. The board may enter into con-</u> 17 <u>tracts to carry out its responsibilities under this</u> 18 <u>chapter.</u>

19 Sec. 72. 32 MRSA §1654, first 2 ¶¶, as repealed 20 and replaced by PL 1977, c. 398, §10, are amended to 21 read:

22 The board may waive the examination and grant 23 registration to any applicant who shall present proof 24 of current registration or licensure in another state, other jurisdiction of the United 25 States or 26 country which grants similar privileges to another 27 persons registered under this chapter and maintains professional standards deemed by the board to be equivalent to those set forth in this chapter, pro-28 29 30 vided that no cause exists for denial of a license 31 under section 1658. Such an applicant shall pay the 32 same fee as provided in section 1657.

33 The board may allow an applicant to take the 34 examination who presents proof of training or experi-35 ence, of an amount at least equal to that required under section 1652, subsection 3, in another state, other jurisdiction of the United States or another 36 37 38 country which maintains professional standards eensidered deemed by the board to be equivalent to those 39 40 set forth in this chapter, provided that no cause 41 exists for denial of a license under section 1658. Such an applicant shall pay the same fee as provided 42 43 in section 1652.

Sec. 73. 32 MRSA §1657, last ¶, as repealed and replaced by PL 1977, c. 398, §10, is repealed and the following enacted in its place:

4 A license may be renewed up to 90 days after the 5 date of its expiration upon payment of a late fee of 6 \$10 in addition to the renewal fee. Any person who submits an application for renewal more than 90 days 7 8 after the license expiration date shall be subject to 9 all requirements governing new applicants under this chapter, except that the board may in its discretion, 10 11 giving due consideration to the protection of the 12 public, waive examination if the renewal application 13 is made within 2 years from the date of the expira-14 tion.

15 Sec. 74. 32 MRSA §1657-A, as amended by PL 1979, 16 c. 127, §§179 and 180, is repealed and the following 17 enacted in its place:

18 §1657-A. Suspension, revocation and refusal to issue or to renew registration or license

20 The board shall investigate or cause to be investigated all complaints made to it and all cases of 21 22 noncompliance with or violation of this chapter. The board may suspend or revoke a license pursuant to Title 5, section 10004. The board may refuse to 23 24 25 issue or renew a license or the Administrative Court 26 may revoke, suspend or refuse to renew a license of 27 any person registered under this chapter for any of 28 the following reasons:

29 1. Obtaining registration or license by fraud.
 30 Obtaining registration or license by means of fraud,
 31 misrepresentation or concealment of material facts;

32 2. Violation of any lawful order, rule. Violat 33 ing any lawful order or rule adopted by the board;

34 <u>3. Violations. Violating any provision of this</u> 35 <u>chapter;</u>

36	4. Conviction of a crime. Being convicted of a	а
37	crime in any court of the United States, if the acts	s
38	for which the person is convicted are found by the	ē
39	board to have a direct bearing on whether the person	n

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1	should be entrusted to serve the public in a capacity
2	which is subject to license or registration under
3	this chapter, subject to the limitations of Title 5,
4	chapter 341; or
5	5. Certain conduct. Repeated acts or continued
6	conduct while serving customers which is dangerous or
7	injurious, or potentially so, to customers.
'	injurious, or potentiarly so, to customers.
8	The board may reissue a license or registration
9	to any person whose license or registration has been
10	revoked, if 4 or more members of the board vote in
11	favor of reissuance.
12	Sec. 75. 32 MRSA §1658-A, as amended by PL 1981,
13	c. 703, Pt. A, §§51 and 52, is repealed and the fol-
14	lowing enacted in its place:
15	§1658-A. License required to sell or fit hearing
16	aids
17	1 Lisense for neuron. No neuron neu enneur in
17	1. License for person. No person may engage in
18	the sale of or practice of fitting and dealing in
19	hearing aids or display a sign or in any other way
20	advertise or represent himself as a person who prac-
21	tices the fitting, dealing and sale of hearing aids,
22	unless he holds a valid license issued by the board
23	as provided in section 1658-I. The board shall issue
24	a license to any person who applies for the license
25	and who is qualified for the license pursuant to
26	section 1658-I, upon payment of a fee of \$100. The
27	license shall be effective for 12 months following
28	the date of issuance. The license required by this
29 30	chapter shall be conspicuously posted in the
31	licensee's office or place of business. The board
	shall, without requiring additional payment, issue
32	duplicate licenses to license holders operating more
33	than one office. A license issued under this chapter
34	shall confer on the holder the right to select, fit
35	and sell hearing aids.
36	2. License for business organization. Any cor-
37	poration, partnership, trust, association or other
38	like organization engaged in the business of selling
39	or offering for sale hearing aids at retail in the
40	State shall apply to the board for a license to
41	engage in that business. No business entity may so

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engage in the business of selling or offering for 1 2 sale hearing aids without a license to do so. The 3 board shall issue a license upon payment by the business entity of a fee in such amount as the board may 4 5 establish up to \$150 and upon filing of a sworn 6 statement from a person with authority from the busi-7 ness entity. That sworn statement shall list the 8 names and addresses of all hearing aid dealers and 9 fitters directly or indirectly employed by the entity and shall certify that the entity employs only hear-10 11 ing aid dealers and fitters who are duly licensed by 12 the State. The license shall be effective for 12 months following the date of issuance. Licenses may 13 14 be renewed annually by each such business engaged in the fitting and sale of hearing aids by filing an 15 16 application for a renewal of its license accompanied by a fee in such amount as the board may establish up 17 A license may be renewed up to 90 days 18 to \$150. after the date of its expiration upon payment of a 19 late fee of \$10 in addition to the renewal fee. Any 20 21 application for renewal submitted more that 90 davs 22 after the license expiration date shall be subject to 23 all requirements governing new applicants under this 24 chapter.

25 The license required by this chapter shall be conspicuously posted in the licensee's office or place 26 27 of business. Notwithstanding this subsection, the 28 board may, whenever it deems necessary, extend existso that an equal number expire each 29 ing licenses month to allow for the equal distribution 30 of relicensure throughout the year. 31

3. Violations by business organizations. 32 No person, corporation, partnership, trust or other like 33 organization, or the officers, partners, directors or 34 trustees, engaged in the business of selling hearing 35 aids or hearing aid equipment in the State may know-36 ingly employ any person who has neither a license nor 37 a trainee permit in the direct sale of hearing aids or hearing aid equipment; nor may that business 38 39 entity knowingly permit or advise any of its employ-40 ees to violate any provision in this chapter or any 41 provision in the rules; nor may that business entity 42 employ 2 or more persons in any one-year period con-43 cerning whom the department has refused to issue a 44 45 license.

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If one or more of the employees of the licensee vio-1 lates the standards of conduct established in section 2 1658-N and if, the licensee fails to prove that it 3 exercised reasonable care in the hiring, training, 4 5 instructing and supervising of its employees so as to 6 avoid any violation of section 1658-N, the licensee be deemed to have permitted its employees to 7 shall 8 violate section 1658-N.

9 Sec. 76. 32 MRSA §1658-H, as amended by PL 1981,
 10 c. 703, Pt. A, §§60 and 61, is further amended to
 11 read:

12 §1658-H. Reciprocity

13 The board shall register each applicant without 14 discrimination who satisfactorily passes an examina-15 tion as provided in section 1658-I and upon the 16 applicant's payment of \$100 shall issue to the appli-17 cant a license signed by the commissioner. The li-18 cense shall be effective for a period of 24 months-

19 Whenever the board determines that another state 20 jurisdiction has requirements equivalent to or or 21 higher than those in effect pursuant to this chapter for the practice to fit and sell hearing aids, and 22 23 that that state or jurisdiction has a program equivalent to or stricter than the program for determining 24 whether applicants pursuant to this chapter are qual-25 26 ified to dispense and fit hearing aids, the board may 27 certificates of equivalent license to appliissue cants who have current, unsuspended and unrevoked 28 29 certificates or licenses to fit and sell hearing aids in such other state or jurisdiction. No such appli-cant for a certificate or equivalent license pursuant 30 31 to this paragraph shall may be required to submit 32 to 33 or undergo a qualifying examination, other than the 34 payment of fees pursuant to this chapter. The holder 35 of a certificate of equivalent license shall be 36 registered in the same manner as holders of a li-37 cense. Fee, grounds for renewal and procedures for 38 suspension and revocation of certificates of equiva-39 lent license shall be the same as for the renewal, 40 suspension or revocation of a license. The fee for 41 an initial certificate of equivalent license shall be the same as the fee for an initial license. 42

Sec. 77. 32 MRSA §1658-I, as amended by PL 1981, c. 703, Pt. A, §§62 and 63, is further amended to read:

4 §1658-I. Qualifications

5 1. Qualifications. Applicants may ebtain a li-6 eense by for a license issued pursuant to section 7 1658-A, subsection 1, shall be qualified upon suc-7 cessfully passing a qualifying examination, provided 9 that the applicant:

- 10 A. Is at least 18 years of age;
- 11B. Is ef geed meral eharacter trustworthy and12competent to engage in practice in such a manner13as to safeguard the interests of the public and14without a record of violation of another state's15statutes regarding hearing aid dealers and16fitters;
- 17 C. Has an education equivalent of a 4-year18 course in an accredited high school; and
- 19D. Has obtained a trainee permit pursuant to20section 1658-J and has received training in the21practice of fitting and dealing in hearing aids22under the direct supervision of a licensee for at23least a 30-day period.

The board may require letters of reference,
physician's statements of applicant's good health,
verification of age or other supportive documents as
may be required.

28 The board may promulgate rules to further define the 29 qualifications in this section in order to insure 30 that only properly qualified persons take the licens-31 ing examination.

Any person knowingly furnishing false information or omitting pertinent information from an application to take the qualifying examination for a fitter's and dealer's license shall be denied the right to take the examination for not less than one year nor more than 3 years.

Examination. The applicant for license by 1 2. 2 examination shall appear at a time, place and before 3 such persons as the board may designate, to be exam-4 ined by means of written, practical and oral tests in order to demonstrate that he is qualified to practice 5 the fitting and sale of hearing aids. The board may 6 7 appoint a consultant to assist in preparing the examination itself as well as conducting and supervising 8 9 the testing. The examination administered as directed 10 by the board constituting standards for licensing not be conducted in such a manner that college 11 shall training be required in order to pass the examina-12 13 Nothing in this examination may imply that the tion. 14 applicant possesses the degree of medical competence 15 normally expected by physicians.

16 3. <u>Time.</u> The board shall give examinations at 17 least twice a year, with additional dates for exami-18 nation set at the discretion of the board. The board 19 will give 30 days' public notice of the date, time 20 and place of examination.

 21
 Sec. 78. 32 MRSA §1658-J, first ¶, as amended by

 22
 PL 1981, c. 703, Pt. A, §64, is further amended to

 23
 read:

An applicant who fulfills the requirements as set forth in section 1658-I, subsection 1, paragraphs A to E D, may obtain a trainee permit upon application to the board, accompanied by a fee of \$50 and the signature of the licensed hearing aid dealer and fitter who is responsible for the direct supervision of the trainee.

31 Sec. 79. 32 MRSA §1658-M, as amended by PL 1981, 32 c. 703, Pt. A, §67, is repealed and the following 33 enacted in its place:

34§1658-M. Annual renewal of license; fees; effect of35failure to renew

36 Licenses issued pursuant to section 1658-A, sub-37 section 1, may be renewed annually upon application 38 by the licensee accompanied by a fee in such amount 39 as the board may establish up to \$100. The board 40 shall notify every such licensee of the date of 41 expiration of his license and the amount of the fee

required for renewal for a 12-month period. 1 The notice shall be mailed to the licensee's last known 2 address at least 30 days in advance of the expiration 3 4 of the license. The license may be renewed up to 90 days after the date of its expiration upon payment of 5 6 a late fee of \$10 in addition to the renewal fee. 7 Any person who submits an application for renewal 8 more than 90 days after the license expiration date 9 shall be subject to all requirements governing new applicants under this chapter, except that the board 10 may in its discretion, giving due consideration 11 to the protection of the public, waive examination if 12 13 the renewal application is made within 2 years from 14 the date of the expiration.

Notwithstanding this section, no annual renewal certificate may be issued by the board until such time as the applicant submits proof satisfactory to the board that during the year preceding his application for renewal, he has participated in not fewer than 8 clock hours for courses of continuing education in fitting and dealing in hearing aids offered by an institution approved by the board.

23 Sec. 80. 32 MRSA §1658-N, as amended by PL 1981,
 24 c. 703, Pt. A, §§68 and 69, is repealed and the fol 25 lowing enacted in its place:

26 §1658-N. Investigation; grounds for suspension of 27 license

The board shall investigate or cause to be investigated all complaints made to it and all cases of noncompliance with or violation of this chapter. Any person may register a complaint of fraud, deceit, gross negligence, incompetency or misconduct against any licensee under this chapter. These complaints shall be in writing, and shall be sworn to by the person making them, and filed with the secretarytreasurer of the board.

37 The board may suspend or revoke a license pur-38 suant to Title 5, section 10004. The board may 39 refuse to issue or renew a license or the Administra-40 tive Court may revoke, suspend or refuse to renew a 41 license for any one of the following causes:

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1 <u>1. Fraud or deceit. Procuring of license by</u> 2 <u>fraud or deceit practiced upon the board or a pur-</u> 3 <u>chaser;</u>

2. Unethical conduct. Violation of such rules as the board may promulgate to define unethical conduct for the purposes of this chapter in order to protect the public from unfair or deceptive practices and to effectively promote a high standard of ethics in the hearing aid industry;

10 <u>3.</u> Falsity. Engaging in the fitting and sale of 11 <u>hearing aids under a false name or alias with fraud-</u> 12 <u>ulent intent;</u>

4. Without testing. Selling or causing to be
sold a hearing aid to any person who has not been
given tests, including at least pure tone, air and
bone audiometry. The results of these tests shall be
permanently filed according to section 1658-E;

18 Negligence. Incompetence, negligence or 5. 19 neglect in the conduct of the practice of fitting and 20 dealing in hearing aids, including, but not limited to, the improper fitting of a hearing aid, the sale 21 22 of a hearing aid to a person with normal hearing, making an ear mold impression or fitting an ear mold 23 24 without prior inspection of the external ear canal, 25 making ear mold impression or fitting an ear mold 26 after prior inspection revealed the presence of 27 debris or fluid, or impacted cerumen in the ear 28 canal, failure to indicate the need for medical or 29 evaluation when the audiological prospective 30 purchaser's history reveals a probable risk of dis-31 ease or progressive hearing impairment, the failure to make the required medical referrals, the incorrect 32 33 reporting of hearing test results to any person, the 34 failure to be present to fit the final hearing aid on 35 ear of the purchaser, and the tampering with a the 36 satisfactorily performing hearing aid owned by a pur-37 chaser or potential purchaser so as to cause that 38 hearing aid to no longer perform correctly;

39 40 t

ter or the rules ; or

6. Violations. For any violation of this chap-

- 1 7. Conviction of a criminal offense. Conviction 2 of a crime, subject to the limitations of Title 5, 3 chapter 341.
- 4 <u>The board, for reasons it may deem sufficient,</u> 5 <u>may reissue a license to any former licensee whose</u> 6 <u>license has been revoked.</u>

Sec. 81. 32 MRSA §1659, as amended by PL 1981,
c. 703, Pt. A, §70, is repealed and the following
enacted in its place:

10 §1659. Hearings

11 Hearings may be conducted by the board to assist 12 with investigations, to determine whether grounds 13 exist for suspension, revocation or denial of a li-14 cense, or as otherwise deemed necessary to the ful-15 fillment of its responsibilities under this chapter.

16 The board shall not refuse to renew a license for 17 any reason other than failure to pay a required fee, unless it has afforded the licensee an opportunity 18 for an adjudicatory hearing. The board shall hold an 19 20 adjudicatory hearing at the written request of any person who is denied a license without a hearing for 21 22 any reason other than failure to pay a required fee, 23 provided that the request for hearing is received by the board within 30 days of the applicant's receipt 24 of written notice of the denial of his application, 25 26 the reasons for the denial and his right to request a hearing. Hearings shall be conducted in conformity 27 with the Maine Administrative Procedure Act, Title 5, 28 29 chapter 375, subchapter IV, to the extent applicable. 30 The board may subpoena witnesses, records and docu-31 ments in any hearing it conducts.

 32
 Sec. 82.
 32 MRSA §1660-A, sub-§2, as enacted by

 33
 PL 1975, c. 465, §3, is amended to read:

Membership. Members of the board shall be 34 2. residents of the State. The board shall consist of 5 35 licensed hearing aid dealers and fitters, one 36 licensed physician, an one audiologist, a one member of 37 38 the Maine Committee on Aging, and one eitizen een-39 sumer representative of the public. Each hearing aid dealer and fitter on the board shall have had not 40

less than 5 years of experience and shall hold a 1 2 valid license as a hearing aid dealer and fitter, as 3 provided under this chapter. Exception shall be the hearing aid dealers and fitters of the first board 4 5 appointed, who shall have had not less than 5 years 6 of experience and shall have fulfilled all qualifica-7 tions for license by experience as provided under 8 this chapter.

9 Sec. 83. 32 MRSA §1660-A, sub-§3, as enacted by
10 PL 1975, c. 465, §3, is repealed and the following
11 enacted in its place:

12 3. Appointment; term of office, chairman. All members of the board shall be appointed by the Gover-13 nor. The term of office of each member shall be for 14 15 3 years, except that the terms of 3 members shall 16 expire each calendar year and appointments for terms 17 of less than 3 years may be made in order to comply 18 with this limitation. No person may be eligible to 19 serve more than 3 full consecutive terms, provided 20 that for this purpose only a period actually served which exceeds 1/2 of the 3-year term shall be deemed 21 22 full term. Upon expiration of a member's term, he а 23 shall serve until his successor is qualified and appointed. The successor's term shall be 3 years 24 25 from the date of the expiration, regardless of the 26 date of his appointment. A vacancy in the office of a member shall be filled by appointment by the Gover-27 28 nor for the unexpired term. A board member may be 29 removed by the Governor for cause. At the first meeting in each calendar year, the members of the 30 31 board shall designate one such member to serve as 32 chairman and another to serve as secretary-treasurer.

33 Sec. 84. 32 MRSA §1660-B, as repealed and 34 replaced by PL 1981, c. 703, Pt. A, §73, is amended 35 to read:

36 §1660-B. Powers and duties of the board

The powers and duties of the board, in addition
to those otherwise set forth in this chapter, are as
follows:

40 1. <u>Authorize disbursements</u>. To authorize all 41 disbursements necessary to carry out this chapter;

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1 2. <u>Supervise issuance of licenses</u>. To supervise 2 issuance of licenses by experience and to administer 3 qualifying examinations to test the knowledge and 4 proficiency of applicants licensed by examination;

5 3. <u>Registration</u>. To register persons who apply 6 to the board and who are qualified to engage in the 7 fitting and sale of hearing aids;

8 4. <u>Audiometric equipment.</u> To purchase and main-9 tain or rent audiometric equipment and other facili-10 ties necessary to carry out the examination of appli-11 cants in section 1658-I;

12 5. <u>Issue and renew licenses</u>. To issue and renew 13 licenses;

14 6. Suspension or revocation of licenses. To 15 take action before the Administrative Court in con-16 formity with the Maine Administrative Procedure Act; 17 Title 5, chapter 375, for the suspension or revoca-18 tion of licenses when there is indication that sus-19 pension or revocation is proper;

20 <u>6-A. Contracts. To enter into contracts to</u> 21 carry out its responsibilities under this chapter;

22 7. <u>Designation of examination</u>. To designate the
 23 time and place for examining applicants;

8. <u>Conduct or supervise examinations.</u> To
 appoint representatives to conduct or supervise the
 examination;

27 9. Adopt rules. Following a public hearing, In accordance with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter II, to promul-28 29 gate, adopt, amend and publish rules not inconsistent 30 with the laws of this State, which are necessary to 31 32 carry out this chapter. The rules shall serve to protect the consumer from unethical practices, shall serve to explain or define terms and words contained 33 34 within this chapter and shall add to the general 35 36 understanding of both consumer and practitioner of this chapter ; The beard shall promulgate rules 37 38 where specifically authorized in this chapter;

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1 10. <u>Appoint employees</u>. To appoint or employ 2 subordinate employees, subject to the Personnel Law; 3 and

4 11- Redistribute expiration dates: To; during a 5 2-year period beginning in January; 1982; redistri-6 bute the expiration dates of the existing licenses so 7 that an equal number expire in each month of even-8 numbered years; so that all license renewals will 9 occur in the same year; and

10 12. <u>Educational programs</u>. To provide or make 11 available opportunity for lectures, courses or work-12 shops which will be useful and educational to licen-13 sees or trainees and **may** to use its funds to sponsor 14 those educational programs.

15 Sec. 85. 32 MRSA §1660-C, as amended by PL 1981, 16 c. 703, Pt. A, §74, is further amended to read:

17 §1660-C. Meetings of board

18 The board shall meet not less than twice each year at a place, day and hour determined by 19 the 20 Additional meetings shall be held as necesboard. sary to conduct the business of the board, and may be 21 22 convened at the call of the chairman or 5 the of 23 board members. A quorum of the board shall consist of not less than 5 members. The board shall 24 keep 25 correct records of all of its proceedings.

26 Sec. 86. 32 MRSA §1660-E, as amended by PL 1981, 27 c. 703, Pt. A, §76, is repealed and the following 28 enacted in its place:

29 §1660-E. Violations

30 Any person who violates this chapter or any of 31 the rules of the board is guilty of a Class E crime.

32 The State may bring an action in Superior Court 33 to enjoin any person from violating this chapter, 34 regardless of whether proceedings have been or may be 35 instituted in the Administrative Court or whether 36 criminal proceedings have been or may be instituted.

 37
 Sec. 87.
 32 MRSA §1665, sub-§1, as enacted by PL

 38
 1967, c. 423, §1, is amended to read:

1 1. Limited practice by nonresident. A person not 2 a resident of and having no established place of this State, practicing or offering to 3 business in 4 practice herein land surveying when such practice 5 does not exceed in the aggregate more than 30 days in 6 any calendar year, provided such person is legally 7 qualified by registration to practice the said 8 profession in his state of residence or business in 9 which the requirements and gualifications for obtain-10 ing a certificate of registration are not lower than 11 equivalent to those specified in this chapter.

12 13 Sec. 88. 32 MRSA §1665, sub-§1-A, as enacted by PL 1981, c. 5, §3, is amended to read:

14 Nonresident becoming resident. A person not 1-A. 15 a resident of and having no established place of 16 business in this State, or who has recently become a 17 resident thereof, practicing or offering to practice 18 herein for more than 30 days in any calendar year the profession of land surveying, if he has filed with 19 20 the board an application for a certificate of regis-21 tration and has paid the fee required by this chap-22 ter. This exemption shall continue only for such time 23 as the board requires for the consideration of the 24 application for registration, provided the person is legally qualified to practice the profession in 25 his 26 county in which the requirements and own state or 27 qualifications for obtaining a certificate of reais-28 tration are not lower than equivalent to those speci-29 fied in this chapter.

30 Sec. 89. 32 MRSA §1666, as amended by PL 1981, 31 c. 5, §4, is further amended to read:

32 §1666. Violations

33 Any person who shall practice or offer to practice land surveying in this State without being 34 35 registered or exempted in accordance with this chap-36 ter, or any person presenting or attempting to use as 37 his own the certificate of registration or the seal 38 of another, or any person who shall give any false or 39 forged evidence of any kind to the board or to any 40 member thereof in obtaining a certificate of regis-41 tration, or any person who shall falsely impersonate 42 any other registrant of like or different name, or any person who shall attempt to use an expired or revoked certificate or of registration or any person who shall violate any of the provisions of this chapter as they relate to the practice of land surveying shall be referred to the Attorney General for action Administrative Court in accordance with section 1688, as amended guilty of a Class E crime.

8 The State may bring an action in Superior Court 9 to enjoin any person from violating this chapter, 10 regardless of whether proceedings have been or may be 11 instituted in the Administrative Court or whether 12 criminal proceedings have been or may be instituted.

13 It shall be the duty of all duly constituted law 14 enforcement officers of the State or any political 15 subdivision thereof to enforce this chapter and to 16 prosecute any persons violating the same. The Attor-17 ney General or his assistant shall act as legal advi-18 sor of the board and render such legal assistance as 19 may be necessary in carrying out this chapter.

20 Sec. 90. 32 MRSA §1671, as amended by PL 1975, 21 c. 771, §348, is repealed and the following enacted 22 in its place:

23 §1671. Appointment; terms

The State Board of Registration for Land Surveyors, as established, shall administer this chapter. The board shall consist of 6 members appointed by the Governor, of which 5 shall be land surveyors who have the qualifications required by section 1672 and one shall be a representative of the public.

30 Appointments shall be for 5-year terms, except that no more than one land surveyor member's term may 31 expire in any one calendar year and appointments 32 for terms of less than 5 years may be made in order to comply with this limitation. No person may be eligi-ble to serve more than 2 full consecutive terms, pro-33 34 35 36 vided that for this purpose only a period actually served which exceeds 1/2 of the 5-year term shall be 37 38 deemed a full term. Upon expiration of a member's 39 term, he shall serve until his successor is qualified and appointed. The successor's term shall be 5 years 40 from the date of that expiration, regardless of the 41 42 date of his appointment.

Sec. 91. 32 MRSA §1674, as amended by PL 1975, c. 771, §349, is further amended to read:

3 §1674. Removal; vacancies

The Governor may remove any member of the board for misconduct, incompetency, neglect of duty or for any other sufficient cause. Vacancies in the membership of the board shall be filled for the unexpired term by appointment by the Governor as provided in accordance with section 1671.

10 Sec. 92. 32 MRSA §1675, as amended by PL 1975, 11 c. 575, §25, is further amended to read:

12 §1675. Organization and meetings

The board shall hold at least 2 regular meetings 13 14 each year. Special mectings shall be held at such 15 time as the bylaws of the board may provide. Notice of all meetings shall be given in such manner as the 16 17 bylaws may provide. The board shall meet at least once a year to conduct its business and to elect its officers. Additional meetings shall be held as 18 19 20 necessary to conduct the business of the board, and 21 may be convened at the call of the chairman or a majority of the board members. 22

The board shall elect or appoint annually a chairman, a vice-chairman and a secretary. A quorum of the board shall consist of not less than 4 members. The board may adopt and have an official seal.

27 Sec. 93. 32 MRSA §1676, as amended by PL 1981, 28 c. 5, §5, is repealed and the following enacted in 29 its place:

30 §1676. Powers

31 The board shall have the following duties and 32 powers, in addition to those otherwise set forth in 33 this chapter.

34	1.	Licen	ses; e	enforce	ment.	The	board	shall
35	evaluat	e the	qualific	cations	and	supervis	se the	exami-
36	nation	of a	pplicant	ts for	licer	sure und	ler thi	s chap -
37	ter, an	d shal	l invest	igate	or ca	use to	be i	<u>nvesti-</u>

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1 gated all complaints made to it and all cases of non-2 compliance with this chapter.

2. Rules. The board may, in accordance with
procedures established by the Maine Administrative
Procedure Act, Title 5, chapter 375, subchapter II,
adopt such rules as may be reasonably necessary for
the proper performance of its duties and the administration of this chapter.

9 3. Hearings. Hearings may be conducted by the 10 board to assist with investigations, to determine 11 whether grounds exist for suspension, revocation or 12 denial of a license, or as otherwise deemed necessary 13 to the fulfillment of its responsibilities under this 14 chapter.

15 The board shall not refuse to renew a license for any reason other than failure to pay a required fee, unless it has afforded the licensee an opportunity 16 17 18 for an adjudicatory hearing. The board shall hold an adjudicatory hearing at the written request of any person who is denied a license without a hearing for 19 20 21 any reason other than failure to pay a required fee, 22 provided that the request for hearing is received by 23 the board within 30 days of the applicant's receipt 24 of written notice of the denial of his application, the reasons therefor and his right to request a hear-25 26 ing. Hearings shall be conducted in conformity with the Maine Administrative Procedure Act, Title 5, chapter 375, subchapter IV, to the extent applicable. 27 28 29 The board may subpoena witnesses, records and docu-30 ments in any hearing it conducts.

31 <u>4. Contracts. The board may enter into con-</u> 32 tracts to carry out its responsibilities under this 33 chapter.

34 Sec. 94. 32 MRSA §1678, as amended by PL 1981,
35 c. 456, Pt. A, §§10 and 11, is repealed and the fol36 lowing enacted in its place:

37 §1678. Records and reports

38 The board shall keep such records and minutes as 39 are necessary to the ordinary dispatch of its func-40 tions.

- 1 On or before August 1st of each year, the board 2 shall submit to the Commissioner of Business Regula-3 tion, for the preceding fiscal year ending June 30th, 4 its annual report of its operations and financial 5 position, together with such comments and recommenda-6 tions as the board deems essential.
- 7 <u>The commissioner shall act as a liaison between</u> 8 <u>the board and the Governor.</u>

9 The commissioner shall not have the authority to 10 exercise or interfere with the exercise of discre-11 tionary, regulatory or licensing authority granted by 12 statute to the board.

13 The board shall submit to the Commissioner of 14 Business Regulation its budgetary requirements in the 15 same manner as is provided in Title 5, section 1665, 16 and the commissioner shall in turn transmit these re-17 quirements to the Bureau of the Budget without any 18 revision, alteration or change.

19 Sec. 95. 32 MRSA §1681, first ¶, as enacted by 20 PL 1967, c. 423, §1, is amended to read:

21 To be eligible for registration as a land surveyor, an applicant must show, to the satisfaction of 22 23 the board, that he is a person of good character and 24 reputation trustworthy and competent to practice land surveying in such manner as to safeguard the inter-ests of the public; and shall submit, with his appli-25 26 cation for registration as a land surveyor, refer-27 28 ences furnished from 5 persons having personal knowledge of work done by the applicant, at 29 least 2 of 30 shall have professional knowledge of his work. whom

 31
 Sec. 96.
 32 MRSA §1681, sub-§1, as enacted by PL

 32
 1967, c. 423, §1, is amended to read:

33 1. Registration by endorsement. A person holding 34 a certificate of registration to engage in the practice of land surveying issued to him on the basis of 35 a written examination by proper authority of a state, 36 territory, possession of the United States, the Dis-37 trict of Columbia or of any foreign country, based on 38 and qualifications, as shown by his 39 requirements 40 application which, in the opinion of the board, are 1 equal to or higher than equivalent to the require-2 ments of this chapter, may be registered at the dis-3 cretion of the board.

4 Sec. 97. 32 MRSA §1685, first ¶, as enacted by 5 PL 1967, c. 423, §1, is amended to read:

6 Application for registration or certification shall be on forms prescribed and furnished by the 7 board, to be signed and sworn to by the applicant. 8 9 They shall contain statements made under oath, showing the applicant's education, a detailed summary 10 of his technical experience and other pertinent informa-11 12 and shall contain references as set forth in tion, section 1681, none of whom may be members 13 of the board. Applications shall be filed with the secretary 14 of the board. An application fee and an examination 15 16 fee may be established by the board in amounts which are reasonable and necessary for their respective 17 18 purposes.

19 Sec. 98. 32 MRSA §1685, last ¶, as enacted by PL 20 1967, c. 423, §1, is repealed.

Sec. 99. 32 MRSA §1688, as amended by PL 1977,
 c. 698, §§577 and 578, is repealed and the following
 enacted in its place:

24 §1688. Revocation and reissuance

25 The board may suspend or revoke the certificate 26 of a land surveyor or land surveyor-in-training pursuant to Title 5, section 10004. The board 27 may refuse to issue or renew or the Administrative Court, 28 pursuant to Title 4, chapter 25, may revoke, suspend 29 30 or refuse to renew the certificate of a registered land surveyor or of a land surveyor-in-training who 31 32 is found guilty of:

33 <u>1. Fraud or deceit. The practice of any fraud</u> 34 or deceit in obtaining a certificate of registration 35 as land surveyor or a certificate as a land 36 surveyor-in-training;

37 2. Negligence, misconduct, etc. Any gross
 38 negligence, incompetency or misconduct in the prac 39 tice of land surveying as a registered land surveyor
 40 or as a land surveyor-in-training; or

1 <u>3. Violations. Violating any provision of this</u> 2 chapter, or any rule of the board.

Any person may register a complaint of fraud, deceit, gross negligence, incompetency or misconduct against any registered land surveyor or any land surveyor-in-training. These complaints shall be in writing, and shall be sworn to by the person making them and shall be filed with the secretary of the board.

10 The board, for reasons it may deem sufficient, may reissue a certificate of registration as a land 11 12 surveyor or a certificate of registration as a land 13 surveyor-in-training to any person whose certificate 14 has been revoked, provided that 4 or more members of 15 the board vote in favor of that reissuance. A new certificate of registration as a land surveyor or a certificate as a land surveyor-in-training to replace 16 17 any certificate revoked, lost, destroyed or mutilated 18 may be issued, subject to the rules of the board, and 19 20 a charge set by the board shall be made for that 21 issuance.

22 Sec. 100. 32 MRSA §1689, as amended by PL 1979, 23 c. 4, §2, is repealed and the following enacted in 24 its place:

25 §1689. Expiration and renewals

26 Certificates of registration for land surveyors 27 shall expire on the last day of December of oddnumbered years following their issuance or renewal 28 29 and shall become invalid on that date unless renewed. 30 The secretary of the board shall notify every person registered under this chapter of the date of the expiration of his certificate and the amount of the 31 32 33 fee that shall be required for its renewal for 2 34 years. The notice shall be mailed at least one month 35 in advance of the date of the expiration of the cer-36 tificate. Renewal may be effected at any time during the month of December by the payment of the fee des-37 38 ignated by the board, not to exceed \$20 per biennium.

39Certificates may be renewed up to 90 days after40the date of expiration upon payment of a late fee of41\$10 in addition to the renewal fee. Any person who

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1	submits an application for renewal more than 90 days
2	after the registration renewal date shall be subject
3	to all requirements governing new applicants under
4	this chapter, except that the board may in its dis-
5	cretion, giving due consideration to the protection
6	of the public, waive examination if that renewal
7	application is made within 2 years from the date of
8	that expiration.
9	Sec. 101. 32 MRSA §1954, as amended by PL 1965,
10	c. 226, §70, is repealed.
10	c. 220, 3/0, 15 lepeated.
11	Sec. 102. 32 MRSA §1955, as amended by PL 1965,
12	c. 226, §70, is repealed and the following enacted in
13	its place:
10	its place.
14	§1955. Penalties; injunction
15	1. Penalties. Any person violating this sub-
16	chapter is guilty of a Class E crime.
17	2. Injunction. The State may bring an action in
18	Superior Court to enjoin any person from violating
19	this chapter, regardless of whether proceedings have
20	been or may be instituted in the Administrative Court
21	or whether criminal proceedings have been or may be
22	instituted.
23	Sec. 103. 32 MRSA §2001, as amended by PL 1981,
24	c. 567, §1, is repealed and the following enacted in
25	its place:
	-
26	§2001. Membership; meetings; compensation and
27	expenses
28	The Arborist Examining Board, as established
29	within the Department of Business Regulation and
30	called "the board " shall administer this chapter and
31	shall consist of 6 members. The Governor shall
32	appoint 4 members as follows: Two members shall be
33	appoint 4 members as follows: Two members shall be licensed commercial arborists, each of whom shall
34	have been continuously engaged in practice as li-
35	censed commercial arborists for a period of 10 years
36	prior to his appointment; one member shall be a plant
	prior to mis appointment, one member shart be a branc
37 38	pathologist who is either on the state or University of Maine staff and part of whose work is concerned

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of the public. The remaining 2 members shall be se lected by the Director of the Bureau of Forestry from
 the Bureau of Forestry and shall be ex officio mem bers.

5 Appointments shall be for 5-year terms, except 6 that no more than one appointed member's term may 7 expire in any one calendar year and appointments for terms of less than 5 years may be made in order 8 to 9 comply with this limitation. No appointed member may 10 be eligible to serve more than 2 full consecutive terms, provided that for this purpose only a period 11 12 actually served which exceeds 1/2 of the 5-year term 13 shall be deemed a full term. Upon expiration of а 14 member's term, he shall serve until his successor is 15 qualified and appointed. The successor's term shall be 5 years from the date of his appointment. Any 16 17 vacancy concurring prior to the expiration of the 18 specified term shall be filled by appointment for 19 the unexpired term. A board member may be removed by 20 the Governor for cause.

21 Commercial arborists who are appointed to be, are 22 or have been members of the board shall be prohibited 23 from using this position in the advertising of their 24 business in any way.

The board shall meet at least once a year to conduct its business and to elect its officers. Additional meetings shall be held as necessary to conduct the business of the board, and may be convened at the call of the chairman or a majority of the board members. Four members of the board shall constitute a quorum for all purposes.

32 Board members not of state agencies shall be paid 33 daily fees of \$25 each day involved, plus current 34 state mileage and living expenses incurred on those 35 days. Members of state agencies shall be paid 36 expenses not covered by state agencies in which they 37 are employed.

38 Sec. 104. 32 MRSA §2002 is repealed and the fol-39 lowing enacted in its place:

40 §2002. Powers

1 The board shall have the following duties and 2 powers, in addition to those otherwise set forth in 3 this chapter.

4 <u>1. Licenses; enforcement. The board shall</u> 5 <u>evaluate the qualifications and supervise the exami-</u> 6 <u>nation of applicants for licensure under this chap-</u> 7 <u>ter, and shall investigate or cause to be investi-</u> 8 <u>gated all complaints made to it and all cases of non-</u> 9 <u>compliance with this chapter.</u>

<u>2.</u> Rules. The board may, in accordance with
 procedures established by the Mainé Administrative
 <u>Procedure Act</u>, Title 5, chapter 375, subchapter II,
 adopt such rules as may be reasonably necessary for
 the proper performance of its duties and the adminis tration of this chapter.

16 3. Hearings. Hearings may be conducted by the 17 board to assist with investigations, to determine 18 whether grounds exist for suspension, revocation or 19 denial of a license, or as otherwise deemed necessary 20 to the fulfillment of its responsibilities under this 21 chapter.

22 The board shall not refuse to renew a license for any 23 reason other than failure to pay a required fee, unless it has afforded the licensee an opportunity 24 25 for an adjudicatory hearing. The board shall hold an adjudicatory hearing at the written request of any 26 27 person who is denied a license without a hearing for 28 any reason other than failure to pay a required fee, provided that the request for hearing is received by 29 30 the board within 30 days of the applicant's receipt of written notice of the denial of his application, 31 the reasons therefor and his right to request a hear-32 ing. Hearings shall be conducted in conformity with 33 the Maine Administrative Procedure Act, Title 5, 34 chapter 375, subchapter IV, to the extent applicable. 35 36 The board may subpoena witnesses, records and docu-37 ments in any hearing it conducts.

38 <u>4. Contracts. The board may enter into con-</u>
 39 <u>tracts to carry out its responsibilities under this</u>
 40 <u>chapter.</u>

41 Sec. 105. 32 MRSA §2003, 2nd ¶, as repealed and 42 replaced by PL 1977, c. 694, §588, is repealed. Sec. 106. 32 MRSA §2051, as amended by PL 1979, c. 166, §2, is further amended to read:

3 §2051. License required

Except as provided in section 2051-A, no person 4 5 shall may advertise, solicit, contract or in any way 6 engage for compensation in the business of an 7 arborist, or make representation as being able to do 8 so, without being licensed as an arborist except that 9 licensees under the current arborist law shall remain 10 eligible for renewal provided they meet the provi-11 sions of this subchapter.

12 Sec. 107. 32 MRSA §2052, 2nd ¶, as enacted by PL 13 1977, c. 460, §18, is amended to read:

14 of 2 types of licenses shall be issued, One 15 namely: Regular and restricted. Regular licenses will allow a licensed individual to engage in all 16 opera-17 tions in which an arborist is normally involved. Re-18 stricted licenses will allow such a licensed individual to perform operations only in those 19 areas stated on the license issued. The bureau reserves 20 the right to board may restrict a licensed individual 21 22 to those operations for which he is judged qualified 23 by the board.

 24
 Sec. 108.
 32
 MRSA §2053, as amended by PL 1981,

 25
 c. 567, §2, is further amended to read:

26 §2053. Applications

Applications for examination shall be in writing on forms prescribed by the bureau board, shall be notarized and shall be accompanied by the application fee of \$25 prescribed fee. The application form shall require whatever information the board finds necessary to judge qualifications of the applicant.

33 Sec. 109. 32 MRSA §2054, as amended by PL 1973,
 34 c. 460, §18, is further amended to read:

35 §2054. Nonresidents

36 Each nonresident applicant, a resident of another 37 state or province, for an original license or a

1 renewal license shall file an irrevocable consent that actions against him may be filed in any appro-priate court of any county or district of this State, 2 3 where some part of the transaction occurred out of 4 which the alleged cause of action arose, 5 and that in any action may be served on the applicant 6 process 7 by leaving 2 copies thereof with the director board. The consent shall stipulate and agree that such 8 Such the service of process shall be taken and held to 9 be valid and binding for all purposes. The director 10 board shall send a copy of the process to the appli-11 12 cant by registered mail at the address shown on the in its records of the bureau. 13

14Sec. 110.32 MRSA §2055, as amended by PL 1981,15c. 567, §§3 and 4, is further amended to read:

16 §2055. Examinations

17 Any person shall, upon payment of the application 18 fee, be entitled to Each license applicant shall be 19 required to take a written examination prepared by 20 the board. An oral examination may be required of the 21 applicant to enable the board to judge his qualifica-22 tions for certification.

Applicants for restricted licenses shall be examined in those subjects to which their activities are restricted.

26 Examinations shall be given at least once a year 27 at such times and places as the board shall deter-28 mine. The grading and passing of applicants shall be 29 exclusively the responsibility of the board.

Applicants failing the first examination may
 apply and take the next or subsequently scheduled
 examination upon payment of the required application
 fee.

34Sec. 111.32 MRSA §2056, as amended by PL 1973,35c. 460, §18, is further amended to read:

36 §2056. Forms

37 Each license issued shall consist of 2 parts: A38 certificate which must be displayed at each place of

business of the arborist and a card of wallet size
 which must be carried by the arborist when occupied
 in a business capacity.

4 Where the arborist conducts business at more than one address, additional certificates shall be issued. 5 6 When an employee of a licensed arborist does not him-7 self hold a license, he shall have with him when 8 working, a card or written authorization on a form 9 preseribed by the bureau signed by the licensed 10 arborist showing under whose supervision he is working and by whom he is employed. The director board 11 12 shall not issue more than one license card to an 13 individual qualified to receive a license, except as provided in section 2058. 14

15 License holders shall display their license to 16 and upon the request, at any time, of any client, 17 other licensed arborist, law enforcement officer or 18 member of the board or bureau.

19 Sec. 112. 32 MRSA §2057, as amended by PL 1977, 20 c. 360, §27, is further amended to read:

21 §2057. Term

Licenses for arborists shall expire biennially on December 31st, or at such other times as the Commissioner of Business Regulation may designate, and shall become invalid on that date unless renewed.

26 Failure to renew a license within 5 years after the date of expiration will necessitate reapplica-27 28 tion, reexamination and accompanying fees for a new A license may be renewed up to 90 days 29 license: 30 after the date of expiration upon payment of a late 31 fee of \$10 in addition to the renewal fee. Any person who submits an application for renewal more 32 33 than 90 days after the license renewal date shall be subject to all requirements governing new applicants 34 under this chapter, except that the board may in its 35 36 discretion, giving due consideration to the protection of the public, waive examination if the renewal 37 38 application is made within 2 years from the date of 39 the expiration.

1 Any arborist whose license expires while he is in 2 federal service on active duty with the Armed Forces 3 of the United States, or the National Guard called into service or training, or in training or education 4 5 under the supervision of the United States prelimi-6 nary to induction into the military service may have his license renewed without paying any intervening 7 8 renewal license fees if within one year after termi-9 nation of such that service, training or education 10 other than by dishonorable discharge, and if he fur-11 with an affidavit to the nishes the bureau board 12 effect that he has been so engaged and that his ser-13 vice, training or education has been so terminated.

14 Sec. 113. 32 MRSA §2059, as repealed and 15 replaced by PL 1981, c. 567, §6, is amended to read:

16 §2059. Fees

A \$25 fee shall accompany each application for ination and shall not be returnable. An applica-17 18 examination 19 tion fee and an examination fee may be established by 20 the board in amounts which are reasonable and neces-21 sary for their respective purposes. When an applicant 22 is notified that he is eligible for a license following examination, he shall remit an additional \$20 to 23 24 cover the biennial license fee of \$20 before a 1i-25 cense is issued.

26 The fee for a biennial renewal license shall be 27 \$20.

28 Sec. 114. 32 MRSA §2061, first ¶, as repealed 29 and replaced by PL 1977, c. 694, §589, is repealed 30 and the following enacted in its place:

31 The board may suspend or revoke a license pur-32 suant to Title 5, section 10004. In addition, the 33 board may refuse to issue or renew or the Administra-34 tive Court may suspend, revoke or refuse to renew a 35 license on any of the following grounds:

36 Sec. 115. 32 MRSA §2061, sub-§2 is repealed and 37 the following enacted in its place:

38 <u>2. Violation. Violating any provision of this</u> 39 chapter or any rule of the board;

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