REFERENCE TITLE: Dentistry

State of Arizona Senate Thirtieth Legislature Second Regular Session

s. B.1087 Howard Balderi Sandra

RELATING TO PROFESSIONS AND OCCUPATIONS; REVISING LAWS RELATING TO DENTISTRY; AMENDING SECTIONS 32-1201, 32-1203, 32-1205, 32-1207, 32-1231 TO 32-1234, INCLUSIVE, 32-1236, 32-1266, 32-1281, 32-1284, 32-1285, 32-1287, 32-1289, 32-1290, ARIZONA REVISED STATUTES; REPEALING SECTION 32-1263, ARIZONA REVISED STATUTES; AMENDING TITLE 32, CHAPTER 11, ARTICLE 4, ARIZONA REVISED STATUTES, BY ADDING A NEW SECTION 32-1263, AND REPEALING SECTIONS 32-1235, 32-1264, 32-1291 AND 32-1292, ARIZONA REVISED STATUTES.

Be it enacted by the Legislature of the State of Arizona:

Section 1. Purpose

The purpose of this legislation is to revise the laws relating to dentistry.

Sec. 2. Section 32-1201, Arizona Revised Statutes, is amended to read:

32-1201. Definitions

In this chapter, unless the context otherwise requires:

- 1. "Board" means the state dental board OF DENTAL EXAMINERS.
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- 10 "Dentistry," "dentist" and "dental" includes and embraces
- 11 "orthodontia,"-"orthodontist"-and-"orthodontic,"-respectively. THE
- 12 GENERAL PRACTICE OF DENTISTRY AS WELL AS ALL SPECIALTIES OR RESTRICTED
- 13 PRACTICES THEREOF.
- 14 3. "Recognized dental school" means a dental school maintaining
- 15 standards of entrance, study and graduation approved by the board as
- 16 satisfactory.

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- 4. "UNPROFESSIONAL CONDUCT" INCLUDES THE FOLLOWING ACTS, WHETHER OCCURRING IN THIS STATE OR ELSEWHERE:
- (a) WILFUL BETRAYAL OF A PROFESSIONAL SECRET OR WILFUL VIOLATION OF A PRIVILEGED COMMUNICATION EXCEPT AS EITHER OF THESE MAY OTHERWISE BE REQUIRED BY LAW. THIS PROVISION SHALL NOT BE DEEMED TO PREVENT MEMBERS OF THE BOARD FROM THE FULL AND FREE EXCHANGE OF INFORMATION WITH THE LICENSING AND DISCIPLINARY BOARDS OF OTHER STATES, TERRITORIES OR DISTRICTS OF THE UNITED STATES OR WITH FOREIGN COUNTRIES OR WITH THE ARIZONA STATE DENTAL ASSOCIATION OR ANY OF ITS COMPONENT SOCIETIES OR WITH THE DENTAL SOCIETIES OF OTHER STATES, COUNTIES, DISTRICTS, TERRITORIES OR WITH THOSE OF FOREIGN COUNTRIES.
 - (b) ADVERTISING.

- (c) COMMISSION OF A FELONY, WHETHER OR NOT INVOLVING MORAL TURPITUDE, OR A MISDEMEANOR INVOLVING MORAL TURPITUDE. IN EITHER CASE CONVICTION BY ANY COURT OF COMPETENT JURISDICTION SHALL BE CONCLUSIVE EVIDENCE THEREOF.
 - (d) HABITUAL INTEMPERANCE IN THE USE OF ALCOHOL.
- (e) HABITUAL USE OF NARCOTIC DRUGS, AS DEFINED IN TITLE 36, CHAP19 TER 9, ARTICLE 1, DANGEROUS DRUGS, AS DEFINED IN TITLE 32, CHAPTER 18,
 20 ARTICLE 1, OR HYPNOTIC DRUGS INCLUDING ACETYLUREA DERIVATIVES, BARBITURIC
 21 ACID DERIVATIVES, CHLORAL, PARALDEHYDE, PHENYLHYDANTOIN DERIVATIVES,
 22 SULFONMETHANE DERIVATIVES OR ANY COMPOUNDS OR MIXTURES OR PREPARATIONS
 23 THAT MAY BE USED FOR PRODUCING HYPNOTIC EFFECTS.
 - (f) PRESCRIBING, DISPENSING OR USING DRUGS FOR OTHER THAN ACCEPTED THERAPEUTIC PURPOSES.
 - (g) GROSS MALPRACTICE, REPEATED MALPRACTICE OR ANY MALPRACTICE RESULTING IN THE DEATH OF A PATIENT.
 - (h) IMPERSONATION OF ANOTHER DOCTOR OF DENTISTRY.
- 29 (1) ACTING OR ASSUMING TO ACT AS A MEMBER OF THE BOARD WHEN SUCH 30 IS NOT THE FACT.
- (j) PROCURING OR ATTEMPTING TO PROCURE A CERTIFICATE OF THE
 NATIONAL BOARD OF DENTAL EXAMINERS OR A LICENSE TO PRACTICE DENTISTRY
 BY FRAUD. MISREPRESENTATION OR BY KNOWINGLY TAKING ADVANTAGE OF THE

MISTAKE OF ANOTHER.

- (k) HAVING PROFESSIONAL CONNECTION WITH OR LENDING ONE'S NAME TO AN ILLEGAL PRACTITIONER OF DENTISTRY OR ANY OF THE OTHER HEALING ARTS.
- (1) REPRESENTING THAT A MANIFESTLY NOT CORRECTABLE CONDITION, DISEASE, INJURY, AILMENT OR INFIRMITY CAN BE PERMANENTLY CORRECTED, OR THAT A CORRECTABLE CONDITION, DISEASE, INJURY, AILMENT OR INFIRMITY CAN BE CORRECTED WITHIN A STATED TIME, IF SUCH IS NOT THE FACT.
- (m) OFFERING, UNDERTAKING, OR AGREEING TO CORRECT, CURE OR TREAT A CONDITION, DISEASE, INJURY, AILMENT OR INFIRMITY BY A SECRET MEANS, METHOD, DEVICE OR INSTRUMENTALITY.
- (n) REFUSING TO DIVULGE TO THE BOARD UPON DEMAND THE MEANS, METHOD, DEVICE OR INSTRUMENTALITY USED IN THE TREATMENT OF A CONDITION, DISEASE, INJURY, AILMENT OR INFIRMITY.
- (o) GIVING OR RECEIVING, OR AIDING OR ABETTING THE GIVING OR RECEIVING OF REBATES, EITHER DIRECTLY OR INDIRECTLY.
- (p) KNOWINGLY MAKING ANY FALSE OR FRAUDULENT STATEMENT, WRITTEN OR ORAL, IN CONNECTION WITH THE PRACTICE OF DENTISTRY EXCEPT AS THE SAME MAY BE NECESSARY FOR ACCEPTED THERAPEUTIC PURPOSES.
- (q) IMMORALITY OR MISCONDUCT THAT TENDS TO DISCREDIT THE DENTAL PROFESSION.
- (r) REFUSAL, REVOCATION OR SUSPENSION OF LICENSE BY ANY OTHER STATE, TERRITORY, DISTRICT OR COUNTRY, UNLESS IT CAN BE SHOWN THAT SUCH WAS NOT OCCASIONED BY REASONS WHICH RELATE TO THE ABILITY SAFELY AND SKILLFULLY TO PRACTICE DENTISTRY OR TO ANY ACT OF UNPROFESSIONAL CONDUCT HEREIN.
- (s) ANY CONDUCT OR PRACTICE CONTRARY TO RECOGNIZED STANDARDS OF ETHICS OF THE DENTAL PROFESSION OR ANY CONDUCT OR PRACTICE WHICH DOES OR MIGHT CONSTITUTE A DANGER TO THE HEALTH, WELFARE OR SAFETY OF THE PATIENT OR THE PUBLIC, OR ANY CONDUCT, PRACTICE OR CONDITION WHICH DOES OR MIGHT IMPAIR THE ABILITY SAFELY AND SKILLFULLY TO PRACTICE DENTISTRY.
 - (t) OBTAINING A FEE BY FRAUD OR MISREPRESENTATION, OR WILFULLY

FILING A FRAUDULENT CLAIM WITH A THIRD PARTY FOR SERVICES RENDERED OR TO BE RENDERED TO A PATIENT.

- (u) EMPLOYING UNLICENSED PERSONS TO PERFORM WORK WHICH CAN BE DONE LEGALLY ONLY BY LICENSED PERSONS.
- (v) PRACTICING DENTISTRY UNDER A FALSE OR ASSUMED NAME, OTHER THAN A PARTNERSHIP NAME CONTAINING THE NAME OF ONE OR MORE PARTNERS OR ANY NAME PROVIDED FOR BY THE PROVISIONS OF TITLE 10, CHAPTER 3, ARTICLE 1.
- (w) WILFULLY CAUSING OR PERMITTING ILLEGAL ACTS BY DENTAL HYGIENISTS OR DENTAL AUXILIARY PERSONNEL.
- (x) VIOLATING OR ATTEMPTING TO VIOLATE, DIRECTLY OR INDIRECTLY, OR ASSISTING IN OR ABETTING THE VIOLATION OF OR CONSPIRING TO VIOLATE ANY OF THE PROVISIONS OF THIS CHAPTER.
- Sec. 3. Section 32-1203, Arizona Revised Statutes, is amended to read:

32-1203. Dental board; qualifications of members

- A. There shall be a state dental board OF DENTAL EXAMINERS consisting of five members LICENSED DENTISTS appointed by the governor. One member shall be appointed each year for a term of five years, OR UNTIL HIS SUCCESSOR HAS BEEN APPOINTED, SUCH TERM to begin and end on January 1.
- B. A vacancy on the board shall be filled by the governor from a list of ethical practitioners WHO HAVE PRACTICED IN THIS STATE FOR AT LEAST FIVE YEARS, HAVE HAD AT LEAST THREE YEARS OF GENERAL PRACTICE EXPERIENCE AND HAVE BEEN recommended for appointment by the Arizona state dental society. ASSOCIATION, over the signatures of its president and secretary. The governor may request such additional lists as he deems necessary.
- Sec. 4, Section 32-1205, Arizona Revised Statutes, is amended to read:

32-1205, Organization; meetings

A. The board shall elect from its membership a president AND TREASURER and MAY ELECT a secretary who shall MAY act also as treasurer, IF THE BOARD SO DETERMINES.

- B. Board meetings may be called by the president or a majority of the members by mailing-written GIVING notice of the time, place and object PURPOSE of the meeting to all members. not-parties-to-the cally-at-least-fifteen-days-before-the-day-of-meeting---Each-member shall-file-his-mailing-address-with-the-secretary-of-the-board-and-give written-notice-of-any-change-thereofy---The-board-shall-meet-at-least once-each-calendar-year-for-examination-of-applicants-to-practice dentistry-
- C. THE BOARD SHALL HIRE AN EXECUTIVE SECRETARY AS ADMINISTRATOR WHOSE SALARY SHALL BE PAID FROM THE DENTAL BOARD FUND.
- Sec. 5. Section 32-1207, Arizona Revised Statutes, is amended to read:

32-1207. Powers and duties

A. The board shall:

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- 1. Make rules not inconsistent with this chapter for regulation of its own conduct, and for holding examinations AND FOR DETERMINING DUTIES OF AUXILIARY PERSONNEL. INCLUDING LICENSED DENTAL HYGIENISTS.
 - 2. Adopt a seal.
 - 3. Keep a record of its proceedings and reports.
- 4. Establish a uniform and reasonable standard of minimum educational requirements to be observed by dental schools in order to be classed as recognized dental schools.
- 5. Pass upon the reputability and classification of dental schools in accordance with their compliance with the standard set forth in paragraph 4 of this subsection.
- Pass upon the eligibility of applicants for examination, examine those found eligible and issue licenses to those who pass the examination.
 - 7. Investigate charges of misconduct on the part of licensees.
- 8. ISSUE DECREES OF CENSURE, FIX PERIODS AND TERMS OF PROBATION,
 SUSPEND OR revoke licenses as the facts may warrant, and reinstate
 licenses in proper cases.
 - 9. Collect and disburse monies.

- 10. Perform all other duties and things necessary to enforce the provisions of this chapter which are not specifically or by necessary implication delegated to another person.
 - B. The board may:

 1. Sue and be sued, and may compel attendance of witnesses, administer oaths and take testimony concerning all matters within its jurisdiction. If a person refuses to obey a subpoena issued by the board, the refusal shall be certified to the superior court of-Marieopa county and proceedings instituted for contempt of court.

Granthe-board-may-become-a-member-and-participate-in-activities of-the-American-association-of-dental-examiners-and-may-pay-from-the dental-board-fund-all-fees-and-dues-normally-incident-to-membership in-the-association--One-member-of-the-board-may-be-chosen-by-a-majority vote-of-the-board-to-attend-the-annual-meeting-of-the-association-and such-member-shall-be-reimbursed-from-the-dental-board-fund-for-all-neces-sary-travel-expenses-and-per-diem-allowance-authorized-by-law-

- 2. MAKE RULES AND REGULATIONS PRESCRIBING REQUIREMENTS FOR CONTINUING EDUCATION FOR RENEWAL OF ALL LICENSES ISSUED PURSUANT TO THIS CHAPTER.
- C. MEMBERS OF THE BOARD ARE PERSONALLY IMMUNE FROM SUIT WITH RESPECT TO ALL ACTS DONE AND ACTIONS TAKEN IN GOOD FAITH AND WITHIN THE SCOPE OF THEIR AUTHORITY.
- Sec. 6. Section 32-1231, Arizona Revised Statutes, is amended to read:

32-1231. Persons not required to be licensed

Nothing in this chapter shall be construed to prohibit:

- 1. A dentist officially employed in the service of the United States from practicing dentistry in his official capacity, within the scope of his authority, upon persons enlisted in, directly connected with, or under the immediate control of some branch of service of the United States.
- 2. An interne or student of dentistry from operating in the
 clinical departments or laboratories of a recognized dental school or
 hospital UNDER SUPERVISION OF A DENTIST LICENSED BY THIS STATE.

3. An unlicensed person from performing for a licensed dentist merely mechanical work upon inert matter NOT WITHIN THE ORAL CAVITY in the construction, making, alteration or repairing of any artificial dental substitute or any dental restorative or corrective appliance, when the casts or impressions for such work have been furnished by a licensed dentist and the work is directly supervised by the dentist for whom done or under a written authorization signed by him, but the burden of proving such written authorization or direct supervision shall be upon the person charged with having violated this provision.

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- 4. A clinician not licensed in this state from giving demonstrations, before bona fide dental societies and study clubs, that are free to the persons on whom made.
- 5. THE STATE DIRECTOR OF DENTAL PUBLIC HEALTH FROM PERFORMING HIS ADMINISTRATIVE DUTIES AS PRESCRIBED BY LAW.
- Sec. 7. Section 32-1232, Arizona Revised Statutes, is amended to read:

32-1232. Qualifications of applicant; application; fee

- A. To be eligible for examination, a candidate for a license to practice dentistry shall be at-least-twenty-one-years-of-age; of good moral character;—a-sitizen-of-the-United-States; and the holder of a diploma issued to him by a recognized dental school, or in lieu of such diploma he shall have been for at least five consecutive years immediately prior to such application duly licensed and engaged in the active, legal practice of dentistry in a state or territory of the United States or a foreign country in which the standards of dental education and practice are acceptable to the board.
- B. Each candidate shall make written application to the secretary accompanied by the examination fee fixed by the board, at not to exceed seventy-five TWO HUNDRED dollars, which shall not be refunded. if-the-applicant-is-found-to-be-eligibies-and-otherwise-complies-with all-requirementss-rules-and-regulations-of-the-board.
- 32 Sec. 8. Section 32-1233, Arizona Revised Statutes, is amended 33 to read:

32-1233. Examinations

- A. Examinations shall be upon SUCH subjects included-in-the-dur-rigula-of-recognized-dental-schools-and-shall-be-beth-theoretical-and practical AND CONDUCTED IN SUCH A MANNER AS THE BOARD DIRECTS. Any board member participating in an examination being given by the board may examine a candidate in any subjects included in the examination. The-theoretical-examination-shall-be-written-in-the-English-language and-may-be-supplemented-by-an-oral-examination-at-the-discretion-of-the board--The-practical-examination-shall-consist-of-laboratory-technique and-clinical-demonstrations--The-theoretical-and-practical-examinations shall-be-graded-at-fifty-per-cent-eachy-but-the-board-in-its-discretion-may-allow-applicants-who-have-been-engaged-for-more-than-five-years-in the-practica-of-dentistry-a-greater-percentage;-net-over-seventy-five; according-to-the-number-of-years-of-practice;-for-the-practical-examina-tian-
- B. The board may delegate any part of the written-theoretical examination to a properly qualified examining body ereated-by-the-laws of-this-state; and SELECTED BY THE BOARD. THE BOARD may require that an applicant shall accompany his application with a certificate showing that he has passed ALL PARTS OF the examination. of-the-examining-body in-the-subject-matter-assigned-to-it;
- C. All examination papers RECORDS shall be kept by the EXECUTIVE secretary and shall be open to inspection at reasonable times by members of the board, by the applicant or an authorized agent, or by a court of competent jurisdiction in a proceeding in which the question of the contents of the papers RECORDS are involved, for ninety days from the date on which the examinations are begun, and may then be destroyed. The examination papers RECORDS shall be the property of the board and shall not be removed from its possession without its consent. EXAMINATION PAPERS MAY BE DESTROYED AFTER NINETY DAYS FROM THE DATE ON WHICH THE RESULTS ARE ANNOUNCED. THE EXAMINATION RESULTS SHALL BE RETAINED AS A PART OF THE RECORDS OF THE BOARD.

D. WITH FULL BOARD APPROVAL, THE BOARD MAY CONVENE A SPECIAL EXAMINATION WITH A MINIMUM OF THREE MEMBERS PRESENT FOR PURPOSES OF EXAMINING APPLICANTS FOR PROJECTS IN THE PUBLIC INTEREST AND WHICH HAVE THE RECOMMENDATION OF THE BOARD OF TRUSTEES OF THE STATE DENTAL ASSOCIATION.

Sec. 9. Section 32-1234, Arizona Revised Statutes, is amended to read:

32-1234. Qualifications for re-examination

An applicant for examination who has previously failed in three TWO examinations shall, in addition to the qualifications set forth in section 32-1232 as a condition of eligibility to take further examinations, furnish to the board satisfactory evidence of having successfully completed additional work TRAINING under a reputable dental college OR REFRESHER COURSES approved by the board. in-subjects-approved-by-the-boardy-since-the-time-of-failing-the-third-examinations

Sec. 10. Section 32-1236, Arizona Revised Statutes, is amended to read:

32-1236. Annual registration; forfeiture of license; reinstatement

- A. On or before June 30 each year, every licensed dentist shall pay an annual registration fee as determined by order of the board but not to exceed fifteen FIFTY dollars.
- B. Failure to pay the annual registration fee shall thereupon cause a forfeiture of license. but-upon-written-application-and-paymenty-within-the-fiscal-year-of-the-forfeiturey-of-a-fine-of-ten-dol-larsy-or-if-after-the-fiscal-yeary-of-a-fine-equal-to-the-examination fee-at-the-time-of-applicationy-the-board-shally-without-examinationy reinstate-the-license. A LICENSE MAY BE REINSTATED IN THE FISCAL YEAR IN WHICH IT IS FORFEITED BY SUBMITTING A WRITTEN APPLICATION WITH PAYMENT OF THE ANNUAL REGISTRATION FEE PLUS TEN DOLLARS DELINQUENT REGISTRATION FEE. DURING THE SECOND FISCAL YEAR REINSTATEMENT MAY BE EFFECTED BY SUBMITTING A WRITTEN APPLICATION AND PAYMENT OF CUMULATIVE ANNUAL REGISTRATION FEES AND DELINQUENT REGISTRATION FEES PLUS A FEE

EQUAL TO THE CURRENT EXAMINATION FEE. IF A PERSON FAILS TO PAY THE CUMULATIVE FEES FOR REINSTATEMENT PRIOR TO THE BEGINNING OF THE THIRD FISCAL YEAR FOLLOWING THE FORFEITURE OF HIS LICENSE. THE BOARD SHALL REQUIRE THAT HE SUCCESSFULLY COMPLETE THE REGULAR EXAMINATION PRIOR TO REINSTATEMENT OF HIS LICENSE. Whenever issued, such reinstatement shall be as of the date of application, and shall entitle applicant to an annual registration receipt only for such fiscal year. C. A LICENSEE MAINTAINING MORE THAN ONE PLACE OF PRACTICE SHALL OBTAIN FROM THE BOARD A DUPLICATE LICENSE FOR EACH SUCH OFFICE. A FEE SET BY THE BOARD SHALL BE CHARGED FOR EACH SUCH DUPLICATE LICENSE, SUCH LICENSEE SHALL NOTIFY THE BOARD WITHIN TEN DAYS OF OPENING THE ADDITIONAL PLACE OR PLACES OF PRACTICE. A FINE OF TEN DOLLARS SHALL BE LEVIED FOR FAILURE TO SO NOTIFY THE BOARD. Sec. 11. Repeal Section 32-1263, Arizona Revised Statutes, is repealed. Sec. 12. Title 32, chapter 11, article 4, Arizona Revised Statutes. is amended by adding a new section 32-1263, to read: 32-1263. Grounds for censure, probation, suspension or revocation of license; duty to report; immunity; unprofessional conduct hearing; decision of board A. THE BOARD ON ITS OWN MOTION MAY INVESTIGATE ANY EVIDENCE WHICH APPEARS TO SHOW THAT A DOCTOR OF DENTISTRY IS OR MAY BE PROFES-SIGNALLY INCOMPETENT OR IS OR MAY BE GUILTY OF UNPROFESSIONAL CONDUCT OR IS OR MAY BE MENTALLY OR PHYSICALLY UNABLE SAFELY TO ENGAGE IN THE PRACTICE OF DENTISTRY. ANY DOCTOR OF DENTISTRY, OR THE ARIZONA STATE

DENTAL ASSOCIATION, OR ANY COMPONENT COUNTY SOCIETY THEREOF SHALL. AND

ANY OTHER PERSON MAY, REPORT TO THE BOARD UNDER OATH ANY INFORMATION

PETENT OR IS OR MAY BE GUILTY OF UNPROFESSIONAL CONDUCT OR IS OR MAY

BE MENTALLY OR PHYSICALLY UNABLE SAFELY TO ENGAGE IN THE PRACTICE OF DENTISTRY. ANY PERSON REQUIRED TO REPORT UNDER THIS SECTION WHO

SUCH DOCTOR, ASSOCIATION, SOCIETY OR PERSON MAY HAVE WHICH APPEARS
TO SHOW THAT A DOCTOR OF DENTISTRY IS OR MAY BE PROFESSIONALLY INCOM-

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VESTIGATION, INCLUDING, IF NECESSARY, THE TAKING OF DEPOSITIONS OR OTHERWISE, AS MAY BE REQUIRED FULLY TO INFORM ITSELF WITH RESPECT TO SUCH COMPLAINT. E. ANY DENTIST WHO. AFTER A HEARING AS PROVIDED IN THIS SECTION. IS FOUND TO BE GUILTY OF UNPROFESSIONAL CONDUCT, OR IS FOUND TO BE 7 MENTALLY OR PHYSICALLY UNABLE SAFELY TO ENGAGE IN THE PRACTICE OF DEN-8 TISTRY OR IS FOUND TO BE PROFESSIONALLY INCOMPETENT OR ANY COMBINATION THEREOF SHALL BE SUBJECT TO CENSURE, PROBATION AS PROVIDED IN SUBSECTION 9 B, PARAGRAPH 2 OF THIS SECTION, SUSPENSION OF LICENSE, OR REVOCATION OF 10 LICENSE, OR ANY COMBINATION OF THESE, AND FOR SUCH PERIOD OF TIME OR 11 12 PERMANENTLY AND UNDER SUCH CONDITIONS AS THE BOARD DEEMS APPROPRIATE FOR THE PROTECTION OF THE PUBLIC HEALTH AND SAFETY AND JUST IN THE 13 14 CIRCUMSTANCE. Sec. 13. Section 32-1266, Arizona Revised Statutes, is amended 15 to read: 16 17 32-1266. Prosecution of violations 18 The-dental-board-or-any-member-thereof,-as-well-as-any-other-per-19 son-may-prefer-complaints-for-violations-of-this-chapter-before-any sourt-of-competent-jurisdiction. The attorney general -- upon-requests 20 21 shall act for the board in all matters requiring legal assistance. but-the-board-may-employ-other-or-additional-goursel-in-its-oun-behalf. 22 The board shall assist prosecuting officers in enforcement of this chap-23 ter, and in so doing may engage suitable persons to assist in investi-24 25 gations and in the procurement and presentation of evidence. Subpoenas 26 or other orders issued by the board may be served by any officer empowered to serve processes, who shall receive the fees prescribed by 27 law. Expenditures-made-in-carrying-out-provisions-of-this-section-shall 28 be-paid-from-the-dental-board-fund-29 Sec. 14. Section 32-1281, Arizona Revised Statutes, is amended 30

COMPETENCE EXAMINATION OR ANY COMBINATION THEREOF. AND MAKE SUCH IN-

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to read:

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32-1281. Practicing as dental hygienist defined;

restrictions

A. A-person-is-decord-to-be-practicing-as-a "Dental hygienist" whe-under-any-sireumstances-attempts-to-or-decs-make-dental-examina-tion-ofy-or-removes-lime-depositsy-accretionsy-or-stains-fromy-the exposed-surfaces-of-the-teeth-of-another-person- INCLUDES AND EMBRACES THE GENERAL PRACTICE OF DENTAL HYGIENE AND ALL RELATED AND ASSOCIATED DUTIES.

B. DENTAL HYGIENISTS SHALL PRACTICE UNDER THE DIRECT SUPERVI-SION OF A DENTIST LICENSED BY THIS STATE OR WITH SUCH DENTIST AVAILABLE IN THE IMMEDIATE VICINITY.

Sec. 15. Section 32-1284, Arizona Revised Statutes, is amended to read:

32-1284. Qualifications of applicant; application; fee

A candidate to be eligible for examination for a license to practice as a dental hygienist shall be at least eighteen years of age, of good moral character, a-sitizem-of-the-United-States-or-am-assissant for-citizenship-of-the-United-States, and shall present to the board evidence of graduation-or-cortification A CERTIFICATE OF SATISFACTORY COMPLETION in a course or suppleula CURRICULUM in dental hygiene from a dental college.-dental-infirmary-or-another-institution-of-coual standing-which-maintains-a-course-of-instruction-for-dental-hygienists equivalent-in-all-respects-te-similar-sourses-of-instruction-maintained in-recognized-dental-schools-offering-instruction-in-dental-hygiene-HYGIENE SCHOOL ACCREDITED BY THE COUNCIL ON DENTAL EDUCATION OF THE AMERICAN DENTAL ASSOCIATION. A candidate shall make written application to the EXECUTIVE secretary of the board accompanied by the examination fee of twenty-five NOT TO EXCEED FIFTY dollars, which shall not be refunded.

Sec. 16. Section 32-1285, Arizona Revised Statutes, is amended to read:

32-1285. Examinations

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The-board-shall-fix-a-time-for-the-examination-of-eligible-candidates-and-shall-examine-thom-in-subjects-included-in-the-standard-curricula-of-courses-of-instruction-in-dental-hygiene-in-recognized-dental schools-maintaining-sources-of-instruction-in-dental-hygieneq-and-shall give-a-practical-examination-in-removal-of-deposits-from-and-the-polishing-of-exposed-surfaces-of-teeth- $\frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2}$

- A. DENTAL HYGIENIST EXAMINATIONS SHALL BE UPON SUCH SUBJECTS AND IN SUCH MANNER AS THE BOARD DIRECTS. ANY BOARD MEMBER PARTICIPATING IN AN EXAMINATION BEING GIVEN BY THE BOARD MAY EXAMINE A CANDIDATE IN ANY SUBJECTS INCLUDED IN THE EXAMINATION.
- B. THE BOARD MAY DELEGATE ANY PART OF THE EXAMINATION TO A PROP-ERLY QUALIFIED BODY SELECTED BY THE BOARD. THE BOARD MAY REQUIRE THAT AN APPLICANT ACCOMPANY HIS APPLICATION WITH A CERTIFICATE SHOWING THAT HE HAS PASSED ALL PARTS OF THE EXAMINATION.
- Sec. 17. Section 32-1287, Arizona Revised Statutes, is amended to read:

32-1287. Annual registration fee; forfeiture of license; reinstatement

On or before June 30 each year, every licensed dental hygienist shall pay an annual registration fee ef-five AS DETERMINED BY ORDER OF THE BOARD, BUT NOT TO EXCEED TWENTY-FIVE dollars. Failure to pay the fee shall thereupon work a forfeiture of license, but upon written application and payment within the fiscal year of the forfeiture of a fine of ten dollars, or if after the fiscal year, BUT PRIOR TO THE BEGINNING OF THE THIRD FISCAL YEAR, a fine equal to the application fee, the board shall reinstate the license without examination. If A PERSON FAILS TO PAY THE FINE FOR REINSTATEMENT PRIOR TO THE 3LGINNING OF THE THIRD FISCAL YEAR FOLLOWING THE FORFEITURE OF HIS LICENSE, THE BOARD SHALL REQUIRE THAT HE SUCCESSFULLY COMPLETE AN EXAMINATION PRIOR TO REINSTATEMENT OF HIS LICENSE.

Sec. 18. Section 32-1289, Arizona Revised Statutes, is amended to read:

32-1289. <u>Limitation on number of dental hygienists;</u>
employment of dental hygienist by public
institution or school

A. A DENTIST MAY EMPLOY NO MORE THAN TWO HYGIENISTS AT ONE TIME.

B. A-licensed-dentist- UNDER THE SUPERVISION AND DIRECTION OF 1 2 A DENTIST LICENSED BY THIS STATE, A public HEALTH AGENCY, institution 3 or PUBLIC OR PRIVATE school authority may employ a- licensed and registered dental hydiemists-who-may-remove-lime-deposits--accretions-and stains-from-the-exposed-surface-of-teethy-but-who-shall-not-serform-any other-operation-on-the-teeth-or-tissues-of-the-mouth,--Such-a-dental 6 hygienist-may-operate-in-the-office-of-a-licensed-dentist-or-in-any 7 8 sublic-institution-or-in-schools-under-the-general-direction-or-suservision-of-a-licensed-dentist,--No-licensed-dentist-shall-have-more-than 9 one-such-hydienist-under-supervision-at-one-time,--Nothing-in-this 10 article-shall-be-construed-as-authorizing-a-dental-hygienist-te-perform 11 an-operation-in-the-mouth-without-supervision. HYGIENISTS TO PERFORM 12 DUTIES AS PRESCRIBED BY THE STATE BOARD OF DENTAL EXAMINERS WHERE 13 SUPERVISION IS LIMITED. 14 Sec. 19. Section 32-1290, Arizona Revised Statutes, is amended 15 16 to read: 32-1290. Grounds for censure, probation, suspension or 17 revocation of license; procedure 18 19 A. The dental board may, after INTERVIEW OR hearing as provided 20 in section-32-1291, THIS SECTION, SUSPEND OR revoke the license issued 21 to a person under this article OR CENSURE OR PLACE ON PROBATION ANY 22 SUCH PERSON for any of the following causes: 23 1---Physical-or-mental-incompetency-to-practice-his-profession-24 2---Fraud-or-misrepresentation-in-procuring-a-license-25 2---Gress-immerality-26 4---Habitual-use-of-intoxicating-liquors-or-drugs-to-an-extent 27 as-to-render-him-unfit-for-practice-28 WILFUL BETRAYAL OF A PROFESSIONAL SECRET OR WILFUL VIOLATION OF A PRIVILEGED COMMUNICATION EXCEPT AS EITHER OF THESE MAY OTHERWISE 29 BE REQUIRED BY LAW. 30 31 2. ADVERTISING. 32 3. COMMISSION OF A FELONY, WHETHER OR NOT INVOLVING MORAL

TURPITUDE, OR A MISDEMEANOR INVOLVING MORAL TURPITUDE. IN EITHER

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THE SAME MAY BE NECESSARY FOR ACCEPTED THERAPEUTIC PURPOSES.

16. IMMORALITY OR MISCONDUCT THAT TENDS TO DISCREDIT THE DENTAL PROFESSION.

- 17. REFUSAL, REVOCATION OR SUSPENSION OF LICENSE BY ANY OTHER STATE, TERRITORY, DISTRICT OR COUNTRY, UNLESS IT CAN BE SHOWN THAT SUCH WAS NOT OCCASIONED BY REASONS WHICH RELATE TO THE ABILITY SAFELY AND SKILLFULLY TO PRACTICE AS A DENTAL HYGIENIST OR TO ANY ACT OF UNPROFESSIONAL CONDUCT HEREIN.
- 18. ANY CONDUCT OR PRACTICE CONTRARY TO RECOGNIZED STANDARDS OF ETHICS OF THE DENTAL PROFESSION OR ANY CONDUCT OR PRACTICE WHICH DOES OR MIGHT CONSTITUTE A DANGER TO THE HEALTH, WELFARE OR SAFETY OF THE PATIENT OR THE PUBLIC, OR ANY CONDUCT, PRACTICE OR CONDITION WHICH DOES OR MIGHT IMPAIR THE ABILITY SAFELY AND SKILLFULLY TO PRACTICE AS A DENTAL HYGIENIST.
- 19. OBTAINING A FEE BY FRAUD OR MISREPRESENTATION, OR WILFULLY FILING A FRAUDULENT CLAIM WITH A THIRD PARTY FOR SERVICES RENDERED OR TO BE RENDERED TO A PATIENT.
- 18 20. PRACTICING AS A DENTAL HYGIENIST UNDER A FALSE OR ASSUMED 19 NAME.
- 20 21. WILFULLY CAUSING ILLEGAL ACTS BY OTHER DENTAL HYGIENISTS OR 21 DENTAL AUXILIARY PERSONNEL.
- 22. VIOLATING OR ATTEMPTING TO VIOLATE, DIRECTLY OR INDIRECTLY,
 23. OR ASSISTING IN OR ABETTING THE VIOLATION OF OR CONSPIRING TO VIOLATE
 24. ANY OF THE PROVISIONS OF THIS CHAPTER.
 - B. THE BOARD ON ITS OWN MOTION MAY INVESTIGATE ANY EVIDENCE WHICH APPEARS TO SHOW THAT A DENTAL HYGIENIST IS OR MAY BE PROFESSIONALLY INCOMPETENT FOR ONE OR MORE OF THE CAUSES IN SUBSECTION A OF THIS SECTION. ANY DENTIST OR DENTAL HYGIENIST SHALL AND ANY OTHER PERSON MAY, REPORT TO THE BOARD UNDER OATH ANY INFORMATION SUCH PERSON MAY HAVE WHICH APPEARS TO SHOW THAT A DENTAL HYGIENIST IS OR MAY BE PROFESSIONALLY INCOMPETENT FOR ONE OR MORE OF THE CAUSES IN SUBSECTION A OF THIS SECTION. ANY PERSON REQUIRED TO REPORT UNDER THIS SECTION WHO PROVIDES SUCH INFORMATION IN GOOD FAITH SHALL NOT BE SUBJECT TO SUIT

FOR CIVIL DAMAGES AS A RESULT THEREOF.

- C. IF, IN THE OPINION OF THE BOARD, IT APPEARS SUCH INFORMATION IS OR MAY BE TRUE, THE BOARD MAY REQUEST AN INFORMAL INTERVIEW WITH THE HYGIENIST CONCERNED. SUCH INTERVIEW SHALL BE REQUESTED BY THE BOARD IN WRITING, STATING THE REASONS FOR SUCH INTERVIEW AND SETTING A DATE NOT LESS THAN TEN DAYS FROM THE DATE OF SUCH NOTICE FOR CONDUCTING SUCH INTERVIEW. IF HE REFUSES SUCH INVITATION OR IF HE ACCEPTS THE SAME AND IF THE RESULTS OF SUCH INTERVIEW INDICATE SUSPENSION OR REVOCATION OF LICENSE MIGHT BE IN ORDER, THEN A COMPLAINT SHALL BE ISSUED AND A FORMAL HEARING SHALL BE HAD IN COMPLIANCE WITH THE SUBSEQUENT SUBSECTIONS OF THIS SECTION. IF, AT SUCH INFORMAL INTERVIEW, TOGETHER WITH SUCH MENTAL, PHYSICAL OR OTHER COMPETENCE EXAMINATION AS THE BOARD DEEMS NECESSARY, THE BOARD FINDS THE INFORMATION PROVIDED UNDER SUBSECTION B TO BE TRUE BUT NOT OF SUFFICIENT SERIOUSNESS TO MERIT SUSPENSION OR REVOCATION OF LICENSE, IT MAY TAKE EITHER OR BOTH OF THE FOLLOWING ACTIONS:
 - ISSUE A DECREE OF CENSURE.
- 2. FIX SUCH PERIOD AND TERMS OF PROBATION BEST ADAPTED TO PROTECT THE PUBLIC HEALTH AND SAFETY AND REHABILITATE OR EDUCATE THE HYGIENIST CONCERNED. SUCH PROBATION, IF DEEMED NECESSARY, MAY INCLUDE TEMPORARY SUSPENSION OR RESTRICTION OF THE HYGIENIST'S LICENSE. FAILURE TO COMPLY WITH ANY SUCH PROBATION SHALL BE CAUSE FOR FILING A COMPLAINT AND HOLDING A FORMAL HEARING AS HEREINAFTER PROVIDED IN THE SUCCEEDING SUBSECTIONS OF THIS SECTION.
- D. IF, IN THE OPINION OF THE BOARD, IT APPEARS SUCH CHARGE IS OR MAY BE TRUE, THE BOARD SHALL SERVE ON SUCH HYGIENIST A SUMMONS AND COMPLAINT FULLY SETTING FORTH THE CONDUCT, INABILITY OR INCOMPETENCE CONCERNED AND RETURNABLE AT A HEARING TO BE HELD BEFORE THE BOARD IN NOT LESS THAN THIRTY DAYS THEREFROM, STATING THE TIME AND PLACE OF SUCH HEARING, WHICH SHALL BE CONDUCTED PURSUANT TO TITLE 41, CHAPTER 6, ARTICLE 1.
- E. THE BOARD SHALL REQUIRE SUCH MENTAL, PHYSICAL OR PROFESSIONAL
 COMPETENCE EXAMINATION OR ANY COMBINATION THEREOF, AND MAKE SUCH INVESTIGATION, INCLUDING, IF NECESSARY, THE TAKING OF DEPOSITIONS OR OTHERWISE,

AS MAY BE REQUIRED FULLY TO INFORM ITSELF WITH RESPECT TO SUCH COM-PLAINT. F. ANY DENTAL HYGIENIST WHO, AFTER A HEARING AS PROVIDED IN THIS SECTION, IS FOUND TO BE GUILTY OF UNPROFESSIONAL CONDUCT, OR IS FOUND TO BE MENTALLY OR PHYSICALLY UNABLE SAFELY TO ENGAGE IN THE PRACTICE AS A DENTAL HYGIENIST OR IS FOUND TO BE PROFESSIONALLY INCOMPETENT FOR ONE OR MORE OF THE CAUSES IN SUBSECTION A OF THIS SECTION, SHALL BE SUBJECT TO CENSURE, PROBATION AS PROVIDED IN SUBSECTION C, PARAGRAPH 2 OF THIS SECTION, SUSPENSION OF LICENSE, OR REVOCATION OF LICENSE, OR ANY COMBINATION OF THESE, AND FOR SUCH PERIOD OF TIME OR PERMANENTLY 10 AND UNDER SUCH CONDITIONS AS THE BOARD DEEMS APPROPRIATE FOR THE PRO-11 TECTION OF THE PUBLIC HEALTH AND SAFETY AND JUST IN THE CIRCUMSTANCE. 12 13 Sec. 20. Repeal Sections 32-1235, 32-1264, 32-1291 and 32-1292, Arizona Revised 14 Statutes, are repealed. 15