

CHAP. 612. not yet received their diplomas, shall upon application be examined in all the branches enumerated in section 42 of this Article by the State licensing board, the final certificate and license of the said board being withheld until the diploma of the proper medical college, with the candidate's name inscribed, be produced to the secretary of the board. Diplomas presented by graduates of foreign colleges shall be accepted if a course of four years' study has been required by said foreign college before issuing such diploma.

Entitled to
license
in Maryland.

43 A. Any physician who may change his residence from the District of Columbia to the State of Maryland, or who while living in the District of Columbia shall desire to practice medicine or surgery in the State of Maryland, shall, upon application to the examining board of the State of Maryland, be entitled to a license, without fee and without examination; provided, that the application be properly endorsed at the time it is presented by the examining board of the District of Columbia, certifying to the proficiency and professional standing of the applicant; and provided further, that the examining board of the District of Columbia shall, under the laws thereof, grant like and equal privileges to licensed physicians of this State who may remove to said District of Columbia, or while continuing to reside in this State may desire also to practice in said District.

Fee
to be paid.

45. A fee of twenty dollars shall be paid to the secretary-treasurer of the board before whom the applicant appears before such examination is had, which payment shall entitle said applicant to a second examination, in case of failure, at the expiration of six months and within twelve months thereafter; said fee to be applied by said board toward paying the expenses of said board.

License
refused.

46. The board shall refuse to grant a license to any applicant who may be radically deficient in his examination in any essential branch; provided, that in any case of failure at any such examination, the candidate shall not be permitted to take another examination before either board until after the expiration of six months from the date of his rejection; provided, however, that any applicant who has heretofore, during the previous year before the passage of this Act, or who shall hereafter so fail, shall be credited as having passed in such branches as he has or shall have been found proficient in, and he shall not be again examined in said subjects.

License to be
filed with
clerk
of Court.

48. Any person receiving a license from either of said boards shall file the same at once with the clerk of the Circuit Court of the county in which he or she may reside, or with the clerk of the Superior Court of Baltimore City, if said