

person shall reside therein, and it shall be the duty of said clerk to register the name of said person and of the president of the board signing said license in a book kept for the purposes, as a part of the records of his office; and the number of the book and the page therein containing said recorded copy shall be noted by said clerk upon the face of said license. In case said persons should, after the recording of such license, permanently remove his or her residence to some other county of the State or to Baltimore city, he or she shall thereupon at once file said license, or certified copy thereof, for record as aforesaid, with the clerk of the Circuit Court of the county or city to which he or she shall have so removed; said records shall be open to public inspection under proper restrictions as to their safe keeping, and in all legal proceedings shall have the same weight as evidence that is given to the records of conveyances of land. The fees for such registration shall be fifty cents, to be paid by the person whose license is registered.

CHAP. 612.

49. Repealed.

51. Repealed.

52. Said boards shall make a report to the Medical and Chirurgical Faculty of Maryland and the Maryland State Homeopathic Medical Society, respectively, at each annual meeting of said respective societies.

Report to be made.

52 A. And said board shall upon request issue certificates of professional standing to physicians moving out of the State.

Certificates issued.

61. Any person shall be regarded as practicing medicine within the meaning of this Act who shall operate on or prescribe for any ailment of another, or who shall append to his or her name the letters M. D., or prefix the word Doctor, or the abbreviation thereof, Dr., to his or her name, with the intent thereby to imply that he or she is a practitioner of medicine or surgery; but nothing herein contained shall be construed to apply to gratuitous services, nor to any resident or assistant resident physicians or students at hospitals in the discharge of their hospitable or dispensary duties, or in the office of physicians, or to any physician or surgeon from another State, territory or district in which he resides when in actual consultation with a legal practitioner of this State; or to commissioned surgeons of the United States Army or Navy or Marine Hospital service, or to chiropodists, or to mid-wives, or to masseurs or other manual manipulators who use no other means; nor shall the provisions of this Article apply to physicians or surgeons residing on the borders of a neighboring State, and duly authorized under the laws thereof to practice medicine or surgery therein, whose practice extend into the limits of this State; provided, that such practitioners shall not

Who shall be regarded as practicing medicine.