President's Column

J. Alfred Rider, M.D., President

First, I would like to thank all those who made comments to me, personally or in writing, concerning the last ACTION REPORT. I must say I was pleasantly surprised to find them all to be favorable.

In this last issue of ACTION REPORT for 1990, I will make some brief remarks on two bills which have been signed by the Governor. I also will comment on some complaints I received about the Medi-Cal Program, and make some remarks on the AIDS crisis.

LEGISLATION

In this ACTION REPORT you will find a summary of several bills affecting the medical professions which were monitored by the Medical Board during the 1990 legislative session, and were signed by the Governor. Of these, there are two major bills that are worthy of special consideration. If you wish a full copy of any of these bills, please write to me directly.

Senate Bill 2036: This “truth in advertising” bill impacts physicians’ advertising. It requires that if a physician claims certification by a specialty board, such a board must be one that is approved by the American Board of Medical Specialties, or by the Medical Board of California. The bill’s intent was to prevent physicians from falsely advertising that they are specialists.

In my view, this bill leaves some things undone. First, any physician who claims a specialty should have to specify which specialty. Second, the bill does nothing to prevent “bogus boards” from being created in the first place. Thus, it can be anticipated that extra time, effort and expense will be necessary to investigate and police some “specialty boards.”

Senate Bill 2375: This is the most complicated of the 1990 bills. It took considerable time and effort by the Medical Board, legislators, sponsors, and several other affected agencies. Essentially, SB 2375 creates a special bureau in the Attorney General’s office to handle physician and allied health practitioner disciplinary cases. It requires the Medical Board to set as a goal the improvement of its disciplinary system by January 1, 1992, so that an average of not more than six months (one year for complex cases) will elapse from the receipt of a complaint to the completion of an investigation.

It requires district attorneys to inform the Medical Board whenever felony charges are filed against one of its licensees. It changes the procedure for administering competency examinations in disciplinary cases, to eliminate redundant retesting. Further, it requires coroners to report any findings that may indicate that a death was the result of a physician’s gross negligence or incompetence. It is hoped the net effect will be a streamlining and speeding up of the disciplinary process. However, there will be a significant fiscal impact on the Medical Board.

THE MEDI-CAL PROGRAM

The Medi-Cal Program affects all physicians in the state to some extent or other -- even though many physicians do not participate -- as well as approximately four million consumers who qualify. I have heard complaints concerning the program from several sources. Some legislators complain that not enough physicians are participating in the Medi-Cal Program. Some patients complain that sometimes it is difficult to find a physician to accept them. Finally, I hear many complaints from physicians and office managers concerning billing, reporting procedures and reimbursements.

These latter complaints can be summarized as follows: The physicians are not getting paid a fair amount for their services. In many cases, they report receiving only 33% of the charges billed. Some argue that only 10% of their routine charge is reimbursed. In many cases, physicians feel that the reimbursement does not cover their overhead. There has been no general increase in physician reimbursement rates for over five years.

Another complaint has been that the directions and forms for reimbursement are far too cumbersome and unwieldy. They are so complicated that it is very easy to make an error or omission which results in a disallowance of the claim. In many instances, this disallowance comes after the so-called six month period in which physicians must submit claims or have the whole claim denied.

Another complaint is that it is very difficult to get prior authorization for treatment. I hear the same complaints from hospitals. Finally, there have been complaints that the Medi-Cal reviewers are far too strict, demand extensive documentation which in many cases appears unwarranted, and serves to put physicians in a position of trying to create a good “paper record” instead of spending their time actually taking care of patients.

There have been reported instances wherein there appears to be excessive zeal in reviewing a physician and his office records. This can result in disallowing legitimate claims or reducing reimbursement for a paid level of service to the point where it becomes economically onerous and unbelievable.

I do not wish to blame anyone, as I am sure that everyone has good intents...
DISCIPLINARY ACTIONS
July 1, 1990 to September 30, 1990

PHYSICIAN AND SURGEON DISCIPLINE

ADKINS, MORRIS P., M.D. (A028462)
- Los Angeles, CA
2234(e), 2242, 2237, 2238 B&P Code
Conviction for violating statutes regulating controlled substances. Routinely sold triplicate prescriptions for $100.
Revoked. Default decision.
July 4, 1990

Bahrabeigyui, Ghassem, M.D. (G023545) - Calexico, CA
2234 B&P Code
Stipulated decision. Failed to maintain and complete proper pre-natal records for pregnant patient.
Revoked, stayed, 5 years probation on terms and conditions.
August 17, 1990

Barnes, John B., Jr., M.D. (G040007)
- Los Angeles, CA
2236, 2237 B&P Code
Federal conviction for unlawful distribution of controlled substances. Selling completed prescription blanks for dilaudid. Also conviction for receiving stolen goods.
Revoked.
September 2, 1990

Berkowitz, Frederick, M.D. (G003926) - Anaheim, CA
810, 2234(a)(c), 2261, 2262 B&P Code
Engaged in dishonest conspiracy to defraud insurance companies through false medical records, false hospital records, and fraudulent billings to justify large payments for cosmetic surgeries (tummy tucks, eyelids, nose jobs, etc.) not covered by health insurance.
Revoked, stayed, 6 years probation on terms and conditions, including 6 months suspension.
September 6, 1990

Burstein, Darrell H., M.D. (G026970) - Beverly Hills, CA
490, 2235, 2237 B&P Code
Stipulated decision. Conviction for failing to make and keep records relating to the acquisition and dispensing of 26,000 methaqualone tablets (Quaalude). 60 days suspension, stayed, one year probation on terms and conditions.
September 11, 1990

Dugre, Paul E., M.D. (A016828) - San Diego, CA
2234(b)(d) B&P Code
Gross negligence and incompetence in the management of a home birth with complications.
Revoked, stayed, 5 years probation on terms and conditions.
July 29, 1990

Friedman, Leonard R., M.D. (G009267) - Boston, MA
2305 B&P Code
Revocation by Massachusetts Board for sex with patient.
California: Revoked
July 4, 1990

Greenstein, Jay A., M.D. (A025998) - Bakersfield, CA
2236 B&P Code
Stipulated decision. Conviction for Medical fraud.
Revoked, stayed, 5 years probation on terms and conditions, including 60 days suspension.
August 5, 1990

Gunn, Herbert H., Jr., M.D. (G003582) - College Park, GA
2305 B&P Code
Stipulated decision. Discipline by Georgia Board.
California: Revoked
September 28, 1990

Hunt, Joseph B., M.D. (G026840) - San Diego, CA
2237, 2242, 2238 B&P Code
Stipulated decision. Conviction for prescribing Diazepam for non- legitimate purpose.
Revoked, stayed, 6 years probation on terms and conditions, including 45 days suspension.
September 12, 1990

Kato, Charles K., M.D. (010942) - Los Angeles, CA
725, 2234(b)(c)(d)(e), 2242, 2261, 2262 B&P Code
Excessive prescribing of controlled substances without prior exam and medical indication.
Gross negligence, incompetence, repeated negligence, and false records in his diagnoses, records keeping, and prescribing practices.
Revoked. No appearance by respondent.
July 7, 1990
JUDICIAL REVIEW FILED - NO STAY ORDER ISSUED

Lipton, James Evans, M.D. (C000240) - Los Angeles, CA
821, 2236, 2234(b)(c)(d)(e), 2261, 810 B&P Code
Convictions for false bomb threats; for defrauding innkeeper and cab driver. Gross negligence, incompetence and repeated negligence in care of patients. False record and false insurance claim. Mental illness now controlled by lithium therapy.
Revoked, stayed, probation for life on terms and conditions.
August 30, 1990

Lund, Gail M.D. (G054046) - Sacramento, CA
2305 B&P Code
Discipline by Massachusetts Board for alcohol problem.
Revoked, stayed, 5 years probation on terms and conditions.
October 9, 1990
JUDICIAL REVIEW RECENTLY COMPLETED

Marks, Arthur R., M.D. (C011134) - La Jolla, CA
2234(d) B&P Code
Stipulated decision. Incompetence in prescribing synthroid and potassium without medical indication to weight control patients.
Revoked, stayed, 5 years probation on terms and conditions including 90 days suspension.
August 21, 1990

Marks, Gregery Allen, M.D. (A033274) - Cherry Valley, CA
2305, 2236, 3527(c) B&P Code
Suspended by U.S. Navy. Disciplined by Florida Board.
Conviction for carrying concealed weapon.
Revoked, stayed, 5 years probation on terms and conditions.
July 13, 1990

Mc Alpine, Lawrence L., M.D. (G026830) - Oxnard, CA
2234(d) B&P Code
Revoked, stayed, 5 years probation on terms and conditions, including 120 days suspension.
July 30, 1990

Morrissey, William James, M.D. (C015217) - Sacramento, CA
725, 2234(a)(c), 2236, 2242 B&P Code
Suspended decision. Conviction for petty theft related to prescribing controlled substances without a legitimate medical purpose.
Excessive prescribing without prior exam and medical indication.
Revoked, stayed, 5 years probation on terms and conditions, including 60 days suspension.
July 13, 1990

Rock, Herman H., M.D. (G005460) - Citrus Heights, CA
2234, 2305 B&P Code

Copies of complete disciplinary Decisions and Accusations (Statements of Charges) may be ordered by writing:
MBC Enforcement
1426 Howe Avenue
Sacramento, CA 95825-3236
For quick, orderly processing, please send your request by letter and enclose a check based on $2.00 for each copy of a decision or an accusation. Give complete name and license number of doctor, as listed here. PLEASE, NO TELEPHONE REQUESTS.

Continued, Page 3
DISCIPLINARY ACTIONS
Continued from page 2

Disciplinary actions by Nevada Board and New Mexico Board.
Revoked
July 5, 1990

SPERTELL, ROBERT BRUCE, M.D.
(G037289) - Redwood City, CA
726, 2234(a)(b)(c)(e), 2236 B&P Code
Stipulated decision. Conviction for sexual battery related to sex games in motel with teenage girl.
Revoked. September 25, 1990

STARR, CHARLES M., M.D. (C006049)
- Burbank, CA
2234(c), 2242 B&P Code
decision. negligent acts for furnishing drugs without good faith prior examination.
Revoked, stayed, 5 years probation on terms and conditions.
July 11, 1990

WALCHEF, LUBEN, M.D. (A020987)­
San Diego, CA
2234(b)(c)(d) B&P Code
Stipulated decision. Gross incompetence and repeated negligent acts in four patient cases.
Revoked, stayed, 10 years probation on terms and conditions, including one year suspension.
August 6, 1990

VOLUNTARY SURRENDER: 
PHYSICIAN & SURGEON
BENVENUTI, M.D. (C016146)
- Newport Beach, CA
August 4, 1990

JACOBS, SYLVESTER C., M.D. (A027870)
- Sepulveda, CA
July 4, 1990

LANE, WILLIAM EDWARD, M.D.
(G029547) - Fresno, CA
August 13, 1990

MARKWOOD, CARL, M.D. (G003777) ­
Sacramento, CA
August 20, 1990

REICHARD, JAMES W., M.D. (A015399)
- Corona, CA
September 10, 1990

YANCEY, WILLIAM A., M.D. (C012561)
- San Diego, CA
July 13, 1990

VOLUNTARY SURRENDER: REGISTERED DISPENSING OPTICIAN
BO-AN DANG OPTICAL (D-3668) - Garden Grove, CA
August 22, 1990

ACUPUNCTURISTS DISCIPLINE
CHO, SHENG G., A.C. (AC866) - Allamaba, CA
495(c) B&P Code, 1399.455(b) Regulations
False and misleading advertising claiming his acupuncture treatments could cure diabetes, Parkinson's disease, allergies, arthritis, tennis elbow, drug addiction, migraine, constipation, insomnia, hard of hearing and other disorders.
Revoked, stayed, one year probation on terms and conditions.
August 4, 1990

HEARING AID DISPENSERS DISCIPLINE
RÉDIGOUEZ, MANUEL CARLOS, H.A.D
(IA-134) - Eureka, CA
1973.02(c) Civil Code, 3401(a)(b)(c)(d) B&P Code
Gross incompetence, fraud and failure to refund in numerous cases involving the fitting or selling of hearing aids.
Revoked. Default decision.
July 30, 1990

PODIATRISTS DISCIPLINE
BOORSTIN, HENRY S., D.P.M (E-3255) - Brentwood, CA
2236 B&P Code
Stipulated decision. Conviction for forcible rape, and assault with intent to commit rape, both felonies.
Revoked. August 8, 1990

KRAFT, JESS, D.P.M. (E-1770) - Southfield, MI
2305 B&P Code
Discipline by Michigan Podiatry Board for conviction for mail fraud, distribution of Dilaudid, aiding and abetting distribution of Schedule II controlled substances.
Revoked by California. No appearance by respondent.
September 21, 1990

PSYCHOLOGISTS DISCIPLINE
BROWN, GAYLIA D., Ph.D. (PSY-5233) - La Jolla, CA
2900 B&P Code
Stipulated decision. False claims for psychotherapy to Medi-Cal.
Revoked, stayed, 5 years probation on terms and conditions. July 19, 1990

BUTZ, THOMAS E., Ph.D. (PSY-7444) - Santa Cruz, CA
2960(j) B&P Code
Stipulated decision. Using techniques which placed the patient in psychological danger and rendering devastating psychological consequences to patient.
Revoked, stayed, 5 years probation on terms and conditions.
June 7, 1990

COHEN, ALAN J., Ph.D. (PSY-2678) - Berkeley, CA
726, 2960(j)(k)(l) B&P Code; 1881(f) Regulations
Gross negligence in engaging in sexual relations with patient. Also, aided and abetted unlawful practice of psychology.
Revoked. August 26, 1990

DAVID, MICHAEL K., Ph.D. (PSY-4293) - Napa, CA
822 B&P Code
Stipulated decision. Ability to practice impaired by mental illness.
Revoked, stayed, 3 years probation on terms and conditions, including continuing treatment.
July 11, 1990

GROSSMAN, PETER H., Ph.D. (PSY-3013) - Sunnyside, NY
2960(a)(b) B&P Code
Conviction for Medi-Cal fraud.
Revoked. No appearance by respondent.
July 21, 1990

RESPIRATORY CARE PRACTITIONERS DISCIPLINE
ADRIANCE, DENISE L., R.C.P. (RCP-9053) - Spring Valley, CA
490, 3750, 3750.5 B&P Code
Conviction for taking part in the sale of 13 pounds of methamphetamine; possession and self use of unlawful drugs.
Revoked.
July 28, 1990

CHAVEZ, MICHAEL S., R.C.P. (RT-1625) - Lancaster, CA
490, 3750(d) B&P Code
Convictions for unlawful possession and self use of cocaine.
Revoked. September 5, 1990

MCBRIDE, SCOTTALYN, R.C.P. (RM-8066) - El Sobrante, CA
3759(d), (g), (j), 3750.5(b) B&P Code
Conviction for writing bad checks -- to support heroin habit.
Revoked. No appearance by respondent.
July 11, 1990

ROSENBERG, RONALD L., R.C.P. (RCP-4693) - Los Angeles, CA
490, 3750(d) B&P Code
Stipulated decision. Procured license by Continued, Page 7
NEW LAWS WHICH AFFECT PHYSICIANS

By Marcia K. Hope, Legislation Analyst

Each year the Medical Board tracks a large number of legislative bills which affect either physicians, the Board itself, or health care in general. The following bills which became law in 1990 were of particular interest or concern.

SB 2036, (Senator McCorkoudale) is discussed in the President’s column on Page 1. In addition to limiting the ways physicians can advertise their qualifications, it will require the Board to develop a system for evaluating medical specialty boards which are not currently approved by the American Board of Medical Specialties.

AB 1565 (Assemblyman Sher) expands the definition of peer review bodies to include the medical or professional staff of a postsurgical recovery care demonstration project.

AB 3324 (Assemblywoman Hunter) allows chiropractors to be shareholders, officers, directors or professional employees of certain professional corporations.

The Department of Health Services is required to produce a patient information summary on treatment options for prostate cancer. ACTION REPORT will print it.

AB 3487 (Assemblyman Burton) requires the Department of Health Services to develop, and the Medical Board to distribute to physicians, a standardized summary of alternative efficacious methods for treating prostate cancer. The bill urges physicians to make the summary available to appropriate patients.

SB 1802 (Senator Leroy Greene) authorizes a physician to prescribe or administer controlled substances to a person being treated for intractable pain on an outpatient basis, and prohibits the Medical Board from disciplining the physician for that prescribing.

SB 1911 (Senator Mello) specifies that any person who fails to report an instance of elder or dependent adult abuse is guilty of a misdemeanor.

SB 1930 (Senator Maddy) requires the Office of Statewide Health Planning and Development to notify the Medical Board any time it suspends or withdraws the approval of a cardiac catheterization pilot program due in whole or in part to acts or omissions by physicians.

SB 2239 (Senator Doolittle) permits physicians to acquire the standardized written summary about blood transfusions from sources other than the Medical Board (see the last issue of ACTION REPORT). The original law required physicians to buy the summary from the Board, as opposed to getting a supply printed or photocopied as needed.

SB 2375 (Senator Presley) is discussed in the President’s Column, Page 1. It makes major changes in how physician discipline is conducted by the Board.

SB 2426 (Senator Mello) relates to the notification of physicians when a long-term-care patient has a change in status. It requires the Department of Health Services to define the term “significant sudden or marked adverse change in the patient’s condition”.

AB 3272 (Assemblywoman Filante) requires the Board to report to the Legislature by January 1, 1992 on options relating to increasing the amount of postgraduate training which should be required for physician licensure. Also, this bill partially restores the Board’s budget, which was withheld by the Legislature in the 1990-91 budget bill, and requires the Board to make reports to the Legislature on investigative case backlogs.

AB 3910 (Assemblywoman Hansen) exempts physicians from other states and countries from the licensure requirements if they are practicing in California at the invitation of the U.S. Olympic Committee.

SB 2388 (Senator Russell) requires the Division of Licensing to consider including in continuing education requirements for physicians (1) a course in early detection and treatment of certain substance-abusing women, and (2) a course in the special care needs of drug addicted infants; these courses would be targeted at physicians whose practice is of a nature that there is a likelihood of contact with these patients.

SB 2827 (Senator Roberti) requires the Division of Licensing, the Board of Pharmacy, and the Board of Psychology to encourage their licensees to take a course in geriatric pharmacology as part of their continuing education.

NEW ALLIED HEALTH LAWS

The following bills affect allied health professions under the jurisdiction of the Board:

AB 2459 (Assemblyman Kehoe) prevents disability insurance policies from prohibiting an insured from selecting a podiatrist as the health care provider to perform a covered service.

AB 3186 (Filante) increases the biennial license renewal fee for Hearing Aid Dispensers from $75 to $200.

AB 3256 (Assemblyman Dennis Brown) expands the powers of the Respiratory Care Examining Committee to recover investigative costs when an Administrative Law Judge includes cost recovery in a judgment against a licensee. The bill also extends two existing provisions relating to unprofessional conduct, and competency examinations to January 1, 1993.

AB 3627 (Assemblyman woman Wright) creates a three-year authorization for opticians to fit, adjust or dispense eyeglasses (but not contact lenses) in health facilities and in business locations which employ 25 or more people. Current law restricted opticians to working in registered optical shops only.

AB 3787 (Assemblyman Leslie) renames the Speech Pathology and Audiology Examining Committee the Speech-Language Pathology and Audiology Examining Committee.

SB 1916 (Senator Rosenthal) provides for the sale of hearing aids by catalog or direct mail, provided the seller is a licensed hearing aid dispenser, and meets other provisions.

SB 2192 (Senator Watson) creates an advisory committee with the Office of Statewide Health Planning and Development to study the current and potential role of allied health professionals in health care delivery, with an emphasis on medically underserved areas.

SB 2512 (Senator McCorkoudale) transfers from the Division of Allied Health Professions to the Physical Therapy Examining Committee responsibility to issue, suspend or revoke physical therapist licenses. Also requires the committee to establish and administer a diversion program to rehabilitate physical therapists with substance abuse problems.

SB 2720 (Senator Watson) transfers from the Medical Board to the Board of Psychology the authority to issue psychologist licenses, and increases the fee for psychologist license renewal from a maximum of $150, to a fee of $225.
Sexual Misconduct

> The commission of any act of sexual abuse, misconduct, or relations with a patient, which is substantially related to the qualifications, functions or duties of the physician constitutes unprofessional conduct and grounds for disciplinary action. Obviously, sexual behavior in a medical setting, such as the office or hospital, or commission of unlawful sexual acts would constitute unprofessional conduct. (Section 726)

> Provision of specific information to patients who have been the victim of sexual misconduct by a psychotherapist: Any psychotherapist or employer of a psychotherapist who becomes aware through a patient that the patient had alleged sexual intercourse or other sexual contact with a previous psychotherapist during the course of a prior treatment, shall provide to the patient an informational brochure promulgated by the Department of Consumer Affairs which delineates the rights of, and remedies available for the patient.

In addition, the psychotherapist or employer is required to discuss the contents of the brochure with the patient. (Section 728)

Fee Splitting

> Several sections of the Business and Professions Code address the issue of fee splitting. Section 650 prohibits "consideration for the referral of patients". Consideration means accepting or soliciting anything of value, whether real or intangible, in return for referring patients to another practitioner.

> Sections 2282 and 2283 prohibit fee splitting among members of hospital medical staffs, and Section 2284 prohibits fee splitting with acupuncturists. Section 2400 permits charitable institutions to employ physicians on salary, provided that the institution does not charge its patients or clients for services.

Note: The American Medical Association "Principles of Medical Ethics" addresses this issue in Sections 6.04, 6.05 and 6.06: Payment by one physician to another solely for the referral of a patient is fee splitting. A physician may not accept payment of any kind, in any form, tangible or intangible, from any source for referring patients.

Ownership of Other Health Providers

> If a physician owns, or has an interest in another health provider, such as a laboratory, physical therapy service, home health agency or other provider, he or she must disclose that ownership or interest to each patient he or she refers to the provider. Also, if the physician bills the patient for services provided by another provider, he or she must disclose that fact to the patient, and must provide an itemized bill showing those services separately. (Sections 654.1 and 654.2)
PHYSICIANS, THE LAW AND UNPROFESSIONAL CONDUCT

Physicians generally are acutely aware of the concept of malpractice or professional liability. However, the term UNPROFESSIONAL CONDUCT may not be as clear. Although physicians may think in terms of professional codes of ethics, association bylaws or other rules, they may not be aware that unprofessional conduct is a legal term with serious legal implications.

California's Medical Practice Act [Business and Professions Code, Division 2, Chapter 5] contains many provisions which define unprofessional conduct and provide penalties for violations. The following pages highlight some of the more common violations.

The actual laws are available in a bound volume Laws Relating to the Practice of Medicine and Surgery... and may be purchased by sending a check for $14.30 (postage included) to:

Office of Procurement
Publications Section
P. O. Box 1015
North Highlands, CA 95660

UNPROFESSIONAL CONDUCT

A general definition of unprofessional conduct appears in B & P Code Section 2234, and includes violating any provision of the Medical Practice Act, including fraud, gross negligence, repeated negligent acts, incompetence, or commission of any act involving dishonesty or corruption which is substantially related to the qualifications, functions or duties of a physician and surgeon. It also includes any act which would have warranted denial of a license.

SPECIFIC VIOLATIONS:

Inappropriate Prescribing or Treatment

Included in this category of violations are:

- Self use or abuse of controlled substances without a valid prescription from another physician or without medical cause or reason. (B & P 2239)

- Use of dangerous drugs (as defined in pharmacy law) or of alcoholic beverages, in a manner which poses a danger to oneself or to patients or others. (B & P 2239)

- Conviction of a felony, or of more than one misdemeanor charge involving self use of drugs or alcohol. (B & P 2239)

In the Business and Professions Code, "physician and surgeon" refers to a medical doctor licensed under this code.

- Prescribing or dispensing drugs without a good faith prior examination and medical indication for the drugs. (B & P 2242)

- Prescribing, dispensing, administering or furnishing drugs to an addict, except in certain specified circumstances. (B & P 2241)

- Repeated acts of clearly excessive prescribing or administering of drugs or treatment; repeated acts of clearly excessive use of diagnostic procedures or diagnostic or treatment facilities, as determined by the standard of the community of licensees (also applies to dentists, podiatrists, psychologists, physical therapists, chiropractors and optometrists). (B & P 725)

- Intoxication to such an extent as to impair the ability to practice medicine safely, while in actual attendance on patients. (B & P 2240)

- Conviction, a guilty plea or a plea of nolo contendere on a charge of violating any federal or state law or regulation relating to the regulation of dangerous drugs or controlled substances. The record of the conviction or plea is conclusive evidence of the unprofessional conduct. (B & P 2237)

FRAUD

- Sale or barter of, or the offer to sell or barter a medical, podiatric, osteopathic, chiropractic or other professional degree, certificate, transcript or other document required for licensure. (B & P 580)

- Unlawful procurement, possession or alteration of a diploma, certificate, transcript or document required for licensure with the intent that it be used to represent the holder's qualifications for licensure. (B & P 582)

- Use or attempted use of fraudulent documents in connection with the practice of medicine, osteopathy, podiatry, chiropractic or other health profession. (B & P 582)

- Making false statements in affidavits in connection with an application, examination or other purpose. (B & P 583)

- Impersonation of another in obtaining a license certificate, or impersonation of another in an examination, or violating the security of an examination. (B & P 584)

- Violations of the fraud provisions are felonies, punishable by a fine of $2,000 to $6,000 or imprisonment in state prison, in addition to other criminal, civil or administrative actions. (B & P 585)

- Aiding or abetting the unlicensed practice of medicine, or practice by a suspended, revoked or unlicensed practitioner. (B & P 2264)

- Professional Confidence: Willful unauthorized violation of professional confidence. [However, the courts have defined a "failure to warn" doctrine if the knowledge imparted by the patient constitutes a clear danger to another person or to the public.] (B & P 2263)

NOTE: The "Current Opinions of the Council on Ethical and Judicial Affairs" of the Journal of the American Medical Association (1986) states that the information disclosed to a physician during the course of the relationship between physician and patient is confidential to the greatest possible degree. The patient should feel free to make a full disclosure of information to the physician in order that the physician may most ef-
President's Column
Continued from Page 1

tions. Certainly, no one could anticipate the marked increase in people on Medi-Cal or the increasing complexity of the system. Nevertheless, it appears to me that the Medi-Cal system of reimbursement and authorization has become complicated, unwieldy, and unrealistic. It is my opinion that it should be streamlined, made more efficient and come to grips with economic realities.

The bureaucratic intermediaries could be reduced significantly. Perhaps all investigations of alleged program misconduct by Medi-Cal physicians could be handled by the Medical Board of California, thus preventing duplication (Medi-Cal now pays the Department of Justice to do it). The savings could be used to reimburse physicians at a more reasonable level.

In a recent article for Medical Economics, it was pointed out that reimbursement to physicians is 6.2% of the entire Medicaid budget. In California, the estimate is 12%. Yet physicians bear the greatest responsibility and risk in the system, including being the subjects of malpractice suits, for what many believe to be a minimal level of compensation.

Maybe some relief could be obtained if malpractice claims filed by Medi-Cal recipients were handled like the Workers' Compensation system. Thus any claims would be defended or paid for through a similar process.

Any effort which successfully encourage physicians to participate in the Medi-Cal program would give patients/consumers better access to a wider variety of physicians. I am convinced that the vast majority of physicians and other health professionals really want to take care of Medi-Cal patients. We should do all possible to encourage, not discourage them. I believe that the new state administration should promptly and seriously address these problems in order to keep the Medi-Cal program viable.

THE AIDS CRISIS

Physicians and consumers in California, throughout the United States, and around the world are facing a medical crisis of unprecedented proportions. I speak of the increasing incidence of humans infected with the AIDS, or HIV, virus. The HIV virus cuts across all segments of society. No-one is immune, regardless of gender, sexual orientation, occupation, race, religion, environmental or economic status. At the present time, it appears there is no curative treatment, and the disease is ultimately fatal to all those who contract it. Hopefully, someday there will be a preventive vaccine. Hopefully, someday there will be a specific treatment. At present, these are not available.

It seems to me, therefore, that as with any infectious disease, prevention is the cardinal principle to prevent the spread and arrest this devastating disease. Measures are underway, of course, to educate people as to the transmission of the disease, and how to prevent transmission. However, I do not believe that any of these measures will be completely successful until we have universal testing for the AIDS virus.

I believe that most people are of high ethics and morals and would not willingly transmit the AIDS virus to another human. Of course there will be some exceptions from uncaring or even diabolical people, but I think the good citizens of this state and country would embrace a program that once and for all would let everyone know where they stand. Then they could be much better advised in terms of the present, these are not available.

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Any effort which successfully encourage physicians to participate in the Medi-Cal program would give patients/consumers better access to a wider variety of physicians. I am convinced that the vast majority of physicians and other health professionals really want to take care of Medi-Cal patients. We should do all possible to encourage, not discourage them. I believe that the new state administration should promptly and seriously address these problems in order to keep the Medi-Cal program viable.

JOHN TSAO, M.D. WINS BOARD GAVEL FOR 1991

In balloting held at the Medical Board's November 16, 1990 meeting in Sacramento, John Tsao, M.D., a Torrance endocrinologist, was elected President for 1991. He will be assisted by Vice President Frederick Milkie, M.D., and Jacquelin Trestrail, M.D., Board Secretary. Milkie is an ophthalmologist from Los Angeles, and Trestrail practices radiology in San Diego.

Division Officers Also Picked

The Division of Licensing elected J. Alfred Rider, M.D., as its President. Dr. Rider is a gastroenterologist from San Francisco. Vice President for the new year will be John Lungren, M.D., a retired surgeon who lives in Sacramento. Division Secretary will be Ms. Audrey Malekian, a former trucking company executive who resides in Fresno.

The 1991 President of Division of Allied Health Professions will be Bruce Hasekamp, J.D., the Executive Director of the St. Francis Hospital Foundation in Francisco. Madison Richardson, M.D., a general surgeon from Los Angeles, was elected division Vice President.

Lack of a quorum forced the Division of Medical Quality to postpone electing officers until its February 1991 meeting.

DISCIPLINARY ACTIONS
Continued from Page 3

concealing several convictions for petty theft in license application.
- Revoked, stayed, 5 years probation on terms and conditions.
August 6, 1990

VANDEN, JOAN L., R.C.P. (RCP-9269) - Morro Bay, CA
3750(d), 3750.5(a), (b), (c) B&P Code
Conviction for possession of controlled substances for sale.
Revoked. Default decision.
August 6, 1990

WERTZ, DENNIS, R.C.P. (RK-5398) - Ramona, CA
490, 3750 B&P Code
Conviction for theft of force or fear.
Revoked. Default decision.
August 6, 1990

SPEECH PATHOLOGIST DISCIPLINE

WEBSTER, RICHARD VERNON, S.P.
(SP-496) - Hacienda Heights, CA
2533 B&P Code
Satisfied decision. Conviction for lewd act upon under 14. Revoked, stayed, 7 years probation on terms and conditions, including suspension.
September 17, 1990

STATEMENT OF ISSUES

HEARING AID DISPENSER DECISION

SMITH, TERRY ALAN - Lemon Grove, CA
480(a)(3), 3401(i) B&P Code
In Illinois, deceptive advertising practices and using unauthorized employees in hearing aid business.
Application for license is denied.
July 9, 1990

PSYCHOLOGIST DECISIONS

CURIALE, ANGELA M. - Sacramento, CA
2903, 2960(n) B&P Code
Unlicensed practice of psychology. Sex relations with female client.
Application for license is denied.
July 8, 1990

MCCANN, JANIS - Santa Monica, CA
480(a)(1), (6), (3), 2960 B&P Code
Conviction for fraudulent insurance claims.
Application for psychology assistant registration is denied.
September 10, 1990

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President’s Column
Continued from Page 7

marriage, sexual partners, pregnancy or blood donors. I think it is unfair and dangerous not to protect health professionals who come in contact with potentially infected patients, or patients who come in contact with infected health professionals.

Doctor James Curran of the National Centers for Disease Control in Atlanta has been quoted as saying: “HIV reporting as it exists in the United States is an underutilized tool for AIDS prevention. ... A mandatory reporting system makes all the sense in the world. ... If this were any other disease, there would be mandatory testing.” Furthermore, he is reported to have said that he is “very frustrated” by how the medical system handles the HIV threat facing thousands of women and their babies.

Although I believe Doctor Curran was speaking primarily about pregnant women when he made the above remarks, they do seem to fit in with what I have stated in general.

With early detection, it may be possible to institute early ameliorative therapy which may delay the onset of the disease. Furthermore, it would certainly put us in a much better position to plan for the medical care of those who will develop the clinical manifestations of AIDS.

I do not expect everyone to agree with my thoughts. I do, however, want to stimulate those in authority to consider alternatives, to be innovative and imaginative when it comes to solving our health care problems.

I will welcome your opinions, pro or con, on the foregoing. Please feel free to call at (415) 566-5402 or to write to me at 350 Parnassus, Suite 900, San Francisco, CA 94117.

DEPARTMENT OF CONSUMER AFFAIRS
MEDICAL BOARD OF CALIFORNIA
1426 HOWE AVENUE
SACRAMENTO, CA 95825-3236

The Medical Board has many phone numbers. To avoid transfers, please refer to this list before calling the Board.

TOLLFREE COMPLAINT LINE:
1-800-MED-BD-CA (1-800-633-2322)
(Non-Complaint calls to this number will not be transferred)

Physicians and Surgeons:
Applications and Examinations (916) 920-6411
Continuing Education (916) 924-2342
Fictitious Name Permits (916) 920-6074
License Renewals (916) 920-6943
Verification of Licensure (916) 920-6343
National Practitioner Data Bank (916) 924-2338

Allied Health Professions:
Complaints: See hotline number above
Licensing or other Information
Acupuncture (916) 924-2642
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