AT BOARD SEMINAR - Members of the Board of Medical Examiners and its associated committees recently held a day-long seminar in San Diego exchanging information and views about mutual concerns. Giving their full attention to a speaker are, from left, Elta L. S. Pfister, Ed.D., Psychology Examining Committee; Gary S. Nye, M.D., Board of Medical Examiners; Wallace V. Lockwood, Psychology Examining Committee; and Sherwin L. Memel, J.D., Board of Medical Examiners.

New Health Care Measures Enacted

The following bills originating in the State Assembly during the 1974 session have been signed into law by Governor Ronald Reagan. These laws affect health care in California:

AB 1595, Assemblyman Gordon Duffy. Requires Board of Medical Examiners to prepare a statistical report every two years regarding licentiates. The report will include the following licensee information: total number of Board licensees; number of inactive; full-time and part-time employment status; number of California licensees practicing in other states; specialties; number of licensees who graduated from California, foreign and out of state medical schools; ages and sexes and several other statistical areas.

AB 1841, Assemblyman Duffy. Medical schools conducting research on acupuncture must report results of their research annually. The Board will review current studies of the therapeutic value of acupuncture techniques, and propose methods of certifying and licensing acupuncturists. The Board will report the results of the review to the Legislature by January 1, 1976.

AB 3567, Assemblyman Walter Ingalls. Effective January, 1975, all monthly reports listing Schedule III drug purchases must be submitted to the Department of Justice instead of the Board of Pharmacy. Theft or loss of any Schedule III drug must be reported to the Department of Justice within three days of discovery. Any discrepancy between quantity of Schedule III drugs shipped and those received must also be reported.

AB 4469, Assemblyman Henry Waxman. Revises law on revocation or suspension of licenses issued under the State Medical Practice Act. Fraudulent alteration of medical records by any licensee shall constitute a misdemeanor. Such alteration makes licensee subject to disciplinary action by Board, including imposition of $500 fine. Includes ordinary incompetence as grounds for disciplinary action by Board. Strengthens other grounds for disciplinary action, such as conviction of crime, misuse of drugs and mental illness.

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BOARD BUSINESS

DISCIPLINARY ACTIONS - September 1974 - October 1974

Louis M. Barber, M.D., Vacaville, CA .......................... October 25, 1974
Revoke
Edward H. Fredkin, M.D., Los Angeles, CA .................... September 4, 1974
Revoke, stayed 5 years Probation, Terms and Conditions
Georgia B. Jordan, PT., Los Angeles, CA ..................... October 25, 1974
Revoke, stayed 5 years Probation, Terms and Conditions
Nelson N. Kauffman, M.D .• Los Angeles, CA ................... September 2, 1974
Revoke
Devere J. Lancaster, Hollywood, CA ......................... September 4, 1974
Suspended for 30 days

There were also two applications for licenses denied, eight fully restored, two modification of probations, one probation for termination denied and one probation for termination granted.

Correction to September Medical Memo Disciplinary Actions
Dr. Ralph G. Korljan and Dr. Woodrow Weiss are in good standing with the Board of Medical Examiners as of November 25, 1974.

MEETING AND EXAMINATION DATES

January and February 1975
Board Meeting, January 24-27 ... Sacramento
Physical Therapy Meeting, January 24 .... San Francisco
Podiatry Meeting, February 13 and 14 .... Los Angeles
Psychology Meeting, January 11 and 12 .... Monterey
Psychology Meeting, February 8 and 9 .... San Diego

Eligible applicants will be notified several weeks before every examination about the date, days, time and place where each test will be held.

HEALTH CARE LEGISLATION SIGNED INTO LAW

(continued from front page)

AB 2098, Assemblyman Dixon Arnett. Exempts physicians and podiatrists employed by designated community clinics from certain name and ownership requirements involved in obtaining fictitious name permits.

AB 3429, Assemblyman Bob McLennan, M.D. Nonsubstantive revisions concerning podiatry, midwifery, drugless practitioners, and psychologists; authorizes appointment of exempt assistant secretary by Psychology Examining Committee; increases certain fees.

LICENSE RENEWAL

The Board reminds all licensees that the law requires physicians and surgeons to notify the Board of Medical Examiners of any change in address. Those who do not notify the Board of change in address may not receive license renewal notices. Licentiae are advised to check pocket certificates for renewal dates.

Dr. Wilkins Represents Board at Assembly Malpractice Hearing

(continued from front page)

have held 42 days of hearings on 28 individual disciplinary cases. Disciplinary actions are also heard by the Board itself, or by a hearing officer from the Office of Administrative Hearings.

Physicians disciplined by the Board, who do not have their licenses revoked, are put on probation with specified terms and conditions. There are currently 170 licensees on probation, who are required to report annually to the Board. Probationers may petition the Board to restore their certificate or to modify some or all of the terms and conditions of probation. The Board has heard 39 such petitions this year compared to 19 last year. The Board also has the responsibility under Section 800 of the Medical Practice Act to investigate malpractice judgments reported by insurance companies.

In February, the Board of Medical Examiners will again submit its annual report to the Legislature. The report will contain recommendations for additional legislation in the health care area.

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