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Against The Cover

The silver Fellowship Metal of The American Institute of Architects was selected for this month's Roster Issue cover. A hallmark of distinguished architectural service, this Fellowship Metal has been presented to seven Hoosier architects, including Mr. Edward D. Pierre, FAIA; Mr. George Cole Wright, FAIA; Mr. James L. Walker, AIA, New Albany; Carl L. Bradley, AIA, New Castle and Fort Wayne; Wayne M. Weber, AIA, Terre Haute. Directors-at-Large: Donald E. Clark, AIA, Indianapolis; Harry F. Hunter, AIA, Indianapolis; Edward B. Pierre, FAIA, Indianapolis.

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Pictured are, left to right, Richard Dube, James Hayes, Joe Hankin, Mike Welch, Paul B. White, Don Cassidy, Paul Hughey, Robert Perkins, Bob Baughman and George Wilkins; Indianapolis home builders and construction men who, lately took part in a two plane L. C. Cassidy air-lift to an Owens-Corning Fiberglas Co. sponsored sales seminar in Cincinnati.
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Lath & Plaster Bureau
Gives Scholarship Grant

The first grant to the recently-inaugurated Indiana Society of Architects’ Scholarship Fund was made recently by the Lathing and Plastering Bureau of Indianapolis, Inc.

The extremely generous grant was presented to the Society by Mr. Stanley Smith, (right) vice-president of the Lathing and Plastering Bureau, at the Bureau’s annual banquet for architects held in Indianapolis on May 25th. Mr. Fran Schroeder, AIA, secretary of the Indiana Society, (center), accepted the grant for the Society. Participating in the presentation was Mr. George Richey, director of promotion for the Bureau, (left).

Designed primarily as a program to be financed by the architectural profession itself, the Scholarship Fund ultimately will provide one $500.00 a year scholarship to be awarded each year, with five such scholarships in effect at all times. The total value of each scholarship will be $2,500.00, and the first award will be made for the 1962 Fall school term.

Contributions to the Fund will not be solicited from sources other than those within the profession, but offers of grants from sources outside the profession will be considered on an individual basis by the Scholarship Committee.

Al Vrydagh Retires

Allison L. Vrydagh, AIA, partner in the Terre Haute architectural firm of Miller, Vrydagh and Miller, has retired after 40 years of practice.

Mr. Vrydagh became associated with the original firm of Johnson, Miller & Miller in 1921; after several reorganizations, the firm became Miller, Vrydagh and Miller. Included in the firm’s work over the years were many well-known Indiana buildings: the Terre Haute City Hall; Terre Haute’s Post Office; Hulman Field Terminal and Airport; the Student Union Building, men’s and women’s dormitories, field house and other buildings for Indiana States Teachers’ College; Woodrow Wilson Jr. High School; Hulman Meadows Elementary School; trucking terminals and office buildings in Terre Haute, Indianapolis, Columbus, Ohio, Philadelphia, Pa., Hartford, Connecticut, and St. Louis, Missouri; and many churches, schools and commercial structures throughout Indiana and central Illinois. The firm also was associate architect for the remodeling of the Indiana Legislative Chambers in the State Capitol Building in Indianapolis.

Mr. Vrydagh is the third generation of his family to practice architecture in the Wabash Valley. Josse,’ Al Vrydagh’s grandfather, opened an office in Terre Haute in 1866. By 1880, he had designed and built his own office, from where he designed many of Terre Haute’s best-known buildings: the Terre Haute Opera House, Wiley High School, Deming Block, St. Patrick’s Church, the first building for Indiana State Normal School, and the Herman Hulman Wholesale Grocery & Spice Mills. Three of Josse’s sons, Martin, Jupiter and Robert, also were architects.

Long active and always deeply interested in the affairs of his profession, Mr. Vrydagh has served as director and as treasurer of the I.S.A. in past years, and is currently a member of the ISA’s Public Relations Committee. He and Mrs. Vrydagh intend to retire in California.

INDIANAPOLIS DISTRICT OFFICERS

Newly-elected officers of the Indianapolis District of the Indiana Society of Architects include (l. to r.): Don Fisher, AIA, secretary; Joe McGuire, ISA Associate Member, vice-president; Raymond Ogle, AIA, president; and Richard Madigan, AIA, treasurer. The officers were elected at the District’s Annual Meeting held in Indianapolis late in June.
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Board of Registration—Appointment, Terms and Compensation of Members.—(a) There is hereby created an established Board of Registration for Architects, which shall consist of five (5) members, who shall be appointed by the governor and who shall serve at the will and pleasure of the governor. In the first instance, two (2) members of such board shall be appointed for terms of one (1) year; two (2) members shall be appointed for terms of two (2) years; and one (1) member shall be appointed for a term of three (3) years. Thereafter, all appointments shall be made for terms of three (3) years, ending on the thirty-first (31st) day of December. In any case, each member shall serve for the term for which he shall have been appointed and until his successor shall have been appointed and shall have qualified. Any vacancy which may occur in membership of the board for any cause shall be filled by appointment by the governor for the unexpired term. Each member of the board shall be entitled to receive as compensation for his services the sum of fifteen dollars ($15.00) per day or fraction thereof for each and every day he may be engaged in attending the meetings or transacting the business of the board; in addition thereto, each member shall be entitled to receive as reimbursement all traveling and other necessary expenses incurred in the performance of his duties as a member of the board.

(b) Each member of the board shall be a citizen of the United States of America, a resident of the State of Indiana and an architect registered under this act who shall have had at least ten (10) years of active architectural practice preceding his appointment.

Organization and Government of Board.—The board shall organize by the election of a chairman and vice-chairman, each of whom shall serve for a term of one (1) year. The first meeting of the board shall be held within thirty (30) days after the members thereof shall have been appointed, on call of chairman of the board. Thereafter, the board shall hold at least two (2) regular meetings each year and may hold such special meetings, as the board in its discretion may deem necessary or advisable. The time for holding the regular meetings, the method of calling special meetings and the manner of giving notice of all meetings shall be prescribed in the by-laws of the board. Three (3) members of the board shall constitute a quorum for the transaction of any and all business which may come before the board. The board shall adopt an official seal which shall be affixed to all certificates of registration granted and issued, as hereinafter provided. Subject to the approval of the governor, the board is hereby authorized to make such bylaws and prescribe and promulgate such rules as may be deemed necessary in the performance of its duty. Suitable office quarters shall be provided by the state for the use of the board in the city of Indianapolis.

Services of Attorney General—Oaths, Testimony and Proofs—Remedy by Injunction—Procedure.—The board shall be entitled to the services of the attorney general in connection with any of the business of the board. The board shall have the power to administer oaths and take testimony and proofs concerning any matter which may come within its jurisdiction. The attorney general, the prosecuting attorney of any county, the state board of registration for architects, or any citizen of any county wherein any person, not herein exempted, shall engage in the practice of architecture, as herein defined, without first having obtained a certificate of registration, or without first having renewed an expired certificate of registration, so to practice, may, in accordance with the provisions of the laws of this state governing injunctions, maintain an action, in the name of the State of Indiana, to enjoin such person from engaging in the practice of architecture, as herein defined, until a certificate of registration is secured, or renewed, in accordance with the provisions of this act. Any person who has been so enjoined and who shall violate such injunction shall be punished for contempt of court. Such injunction shall not relieve such person so practicing architecture without a certificate of registration, or without first having renewed an expired certificate of registration, from a criminal prosecution therefor, as is provided by this act, but such remedy by injunction shall be in addition to any remedy provided for herein for the criminal prosecution of such offender. In charging any person in a complaint or an injunction, or in an affidavit, information or indictment, with the violation of the provisions of this act, by practicing architecture without a certificate of registration or without having renewed an expired certificate of registration, it shall be sufficient to charge that he did upon a certain day and in a certain county engage in the practice of architecture, he not having a certificate of registration, or he not having renewed an expired certificate of registration, to so practice, without averring any further or more particular facts concerning the same.

Compensation, Duties, and Tenure of Secretary.—The board shall, subject to the approval of the governor, employ a competent secretary who shall not be a member of the board. The secretary of the board shall keep a true and complete record of all proceedings of the board, and shall perform such other duties prescribed in this act as may be assigned by the board. The secretary of the board shall give a surety bond, executed by some surety company authorized to transact business in the state, in such amount as the board may determine, conditioned upon the faithful performance of his duties and the accurate accounting of all money which may, at any time, come into his possession. The premium on such bond shall be paid out of the architects' fund. The secretary shall serve at the pleasure of the board and shall receive such salary as the board may determine, subject to the approval of the governor, and the state budget agency and, in addition thereto, all expenses certified by the board as properly and necessarily incurred in the discharge of his duties. The board may employ such clerical or other assistance, including investigators, as may be necessary for the proper performance of its duties: Provided, That the amount of compensation to be paid such employees shall be fixed by the
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(from page 17) board, subject to the approval of the governor, and the State Budget Agency.

Application for Certificate of Registration.—Any person desiring to engage or continue in the practice of architecture, in this state, shall apply to the board for a certificate of registration authorizing such person so to do, and shall submit evidence to the board that he is qualified to engage or continue in the practice of architecture, in compliance with the requirements of this act. The application for a certificate of registration shall be made on a form which shall be prescribed and furnished by the board, shall be verified and shall be accompanied by the prescribed fee.

Educational Qualifications for Examination.—Any person who is twenty-one (21) years of age and of good moral character shall be qualified for an examination for a certificate of registration as a registered architect, provided he shall have graduated from a high school or a secondary school, approved by the board, or have completed an equivalent course of study, as determined by an examination conducted by the board, and shall either: (1) have graduated from a school or college of architecture recognized by the board and had at least one (1) year practical experience in the office or offices of reputable, practicing architects following his graduation from a school or college, or (2) have had ten (10) years of diversified practical experience in the office or offices of reputable, registered, practicing architects, or (3) have had training or practical experience, or a combination of training and practical experience which shall be found by the board to be fully equivalent of either (1) or (2) above.

Reciprocal Provision for Registration.—Upon payment of the required fee, an applicant who is an architect, registered or licensed under the laws of another state or territory of the United States, or of a foreign country or province, may, without examination, be granted a certificate of registration as a registered architect by the board, in its discretion, upon the following conditions:

(a) That the applicant is at least twenty-one years of age, of good moral character and of temperate habits; and
(b) That the requirements for the registration or licensing of architects in the particular state, territory, country or province were, at the date of the license, substantially equal to the requirements then in force in this state.

Examination of Applicants.—The board shall hold examinations of applicants for certificates of registration as registered architects at such times and places as it may determine. The examination of applicants for certificates of registration as registered architects, where such applicants have had less than ten years' proved architectural practice as a principal in the practice of architecture as a profession, shall consist of written and drafting tests supplemented by a verbal examination, at the discretion of the board, and shall embrace the following subjects:

(a) The planning, specifying, designing and construction of buildings.
(b) The strength of building materials.
(c) The principles of sanitation and ventilation as applied to buildings.
(d) The ability of the applicant to make practical application of his knowledge in the ordinary professional work of an architect and in his duties as a supervisor of mechanical work on buildings.

The examination of applicants for certificates of registration as registered architects, where the applicant shall have had ten or more years proved architectural practice as a principal in the practice of architecture as a profession, shall be, by exhibits of preliminary studies, general drawings, specifications and detail drawings, prepared under the personal supervision of the
applicant; by photographs of executed work and evidence of authorship, supplemented by a verbal quiz as to the reasons for the method used and procedure shown and by proof of honorable practice, or by any or all of these which in the judgment of the board are necessary to determine the applicant's qualifications as an architect, which shall be equivalent to or superior in relative value to the requirements set forth in the preceding paragraphs of this section for an applicant having had less than ten years' experience. The board may by rule prescribe additional subjects for examination.

Issuance of Certificate of Registration.—Whenever the provisions of this act have been complied with by an applicant, the board shall issue a certificate of registration to the applicant as a registered architect, which certificate shall have the effect of a license to the person to whom it is issued to practice architecture in this state, subject to the provisions of this act.

Exemption from Acts Regulating Practice of Engineering.—Any person licensed to practice architecture in this state, or registered as an architect under this act, shall be exempt from the provisions of any and all acts in force in this state regulating the practice of engineering: Provided further, That no provision of this act shall apply to or affect any individual, firm or corporation registered as a professional engineer under provisions of Chapter 148, Acts of 1935, being an act to regulate the practice of professional engineering and land surveying. An engineer, however, who is registered under the laws of this state, and exempted from the provisions of this act, shall not use the designation "Architect" in any form or manner unless and until he shall be registered under the provisions of this act.

Certificates to Applicants Within One Year After Act in Effect.—At any time within one year after this act goes into effect, upon the application therefor, and the payment of a fee of twenty-five dollars, the board shall issue a certificate of registration, as provided by sections 7, 8, 9 and 10, to any architect who shall submit evidence under oath satisfactory to the board that he is of good character, has been a resident of the State of Indiana for at least one year immediately preceding the date of his application, and was practicing architecture, at the time that this act became effective. After this act shall have been in effect one year the board shall issue certificates of registration only as provided in sections 7, 8, 9 and 10 thereof.

Display of Certificate—Seal.—Every holder of a certificate of registration as a registered architect shall display such certificate in a conspicuous place in his principal office, place of business or place of employment.

Every registered architect shall have a seal or design authorized by the board, the impression of which shall contain the name of the architect and the words, "registered architect." "State of Indiana." He shall stamp with this seal all working drawings, reports, and specifications prepared by him or under his supervision.

Renewal of Certificate—Fees.—Every registered architect who continues in active practice shall, annually, on or before the first day of November, renew his certificate of registration and pay the required renewal fee. Every license or certificate of registration which has not been renewed during the month of November in any year shall expire on the first day of December in that year. A registered architect whose certificate of registration has expired may have his certificate restored only upon payment of the required restoration fee.

Any architect registered or licensed in this state who has failed to renew his certificate of registration for a period of not more than five years may have said certificate renewed at any time within a period of five years after such failure to renew upon making

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application to the board for such a renewal, during and upon payment of all lapsed annual renewal fees. Whenever any registered architect desires to retire from the practice of architecture in the State of Indiana, he may submit to the board of registration his verified statement of intentions to withdraw from practice in the State of Indiana, which statement shall be entered upon the records of said board, and thereafter during the period of such retirement such architect shall not be liable for any renewal or restoration fees except as hereinafter provided for in this section. If any such architect shall return to the practice of architecture in the State of Indiana within a period of five years from date of retirement he shall file with said board a verified statement indicating his desire to so return to the practice of architecture and he shall pay to the board a fee for renewal of certificate of registration: Provided, That whenever any such statement is presented during the month of December in any year the renewal fee shall be the total annual fee provided for by this act and whenever any such statement is presented subsequent to the month of December in any year the renewal fee shall be the annual renewal fee provided for by this act reduced by one-twelfth for each elapsed month.

Refusal to Renew, Suspension and Revocation of Certificates—Appeal—Procedure—Preference of Charges Against Registrant.—The board may refuse to renew, or may suspend, or may revoke, any certificate of registration for any one or any combination of the following causes:

(a) Gross incompetency.
(b) Recklessness in the construction of buildings or their appurtenances.
(c) Dishonest practice.
(d) When the architect has been twice convicted for a violation of any of the provisions of this act.
(e) A person who has by false or fraudulent representation obtained or sought to obtain a certificate of registration as an architect.

(f) Conviction of a violation of the state building rules and regulations promulgated by the administrative building council of Indiana.

The board shall not refuse to renew, nor suspend, nor shall it revoke any certificate of registration for any of the above causes until the person accused shall have been given at least twenty days’ notice in writing of the charge against him and a public hearing upon such charge has been had by the board. Any circuit court, or any judge or a circuit court, either in term time or in vacation, upon the application either by the board or of the accused, may, by order duly entered, require the attendance and enforce the giving of testimony of such witnesses and require the production of such books and papers as are necessary to conduct the inquiry, in any hearing relating to the refusal, suspension, renewal or revocation of any certificate of registration. Upon refusal or neglect to obey the order of the said court or judge, the said court or judge may compel, by attachment or proceedings for contempt of court, or otherwise, obedience to the order. No person who shall engage in the practice of architecture as defined in this act, without having first registered in accordance with the provisions of this act, shall have any right to maintain any suit, either at law or in equity, founded upon any claim, legal or equitable, involving the practice of architecture, whether arising out of contract or tort, in any court in this state. Any persons aggrieved by the action of said board in refusing to renew, or in suspension or in revocation of any license, or its refusal to give an applicant for a certificate to practice architecture an examination, may appeal to the circuit or superior court of the county of his residence within thirty days from the date of said board’s finding as to said refusal or neglect to obey the order of the said court or judge, the said court or judge may compel, by attachment or proceedings for contempt of court, or otherwise, obedience to the order. No person who shall engage in the practice of architecture as defined in this act, without having first registered in accordance with the provisions of this act, shall have any right to maintain any suit, either at law or in equity, founded upon any claim, legal or equitable, involving the practice of architecture, whether arising out of contract or tort, in any court in this state. Any persons aggrieved by the action of said board in refusing to renew, or in suspension or in revocation of any license, or its refusal to give an applicant for a certificate to practice architecture an examination, may appeal to the circuit or superior court of the county of his residence within thirty days from the date of said board’s finding as to said refusal or neglect to obey the order of the said court or judge, the said court or judge may compel, by attachment or proceedings for contempt of court, or otherwise, obedience to the order. No person who shall engage in the practice of architecture as defined in this act, without having first registered in accordance with the provisions of this act, shall have any right to maintain any suit, either at law or
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finding as to said renewal, suspension or revocation, or refusal to give said applicant an examination, upon filing with the clerk of said court a good and sufficient bond in the sum of two hundred dollars to be approved by said clerk to secure payment of costs of such appeal, should the appeal be determined against him. It shall thereupon be the duty of such clerk to notify the said board of the filing of such bond, and said board shall thereupon forward to said clerk the charges, together with a copy of the order based on said charges. The clerk of said court shall thereupon docket the same as a cause pending in said court. Said verified charges shall be treated as a complaint. The accused may plead to said verified charges and issues may be formed thereon as in any civil case, and the same shall thereupon be tried by the judge of the superior or circuit court. It shall be the duty of the prosecuting attorney to appear in such case and represent the board. The only finding and judgment in such cases shall be "guilty" or "not guilty," the same to be entered separately as to each of the charges. If the finding and judgment of the court shall be "not guilty" as to each of said charges, the same shall be by the clerk of said court certified to said board, who shall thereupon make an order setting aside its former finding as to such appealed case. If judgment of "guilty" of any of said charges be awarded in said case, the costs of such proceeding shall be recovered of the accused, and a fee of ten dollars shall be taxed thereon in favor of the prosecuting attorney and the order entered by said board from which said appeal was taken shall be and remain in full force and effect.

Any person, board, commission, or officer, may prefer charges of fraud, deceit, negligence, incompetency or unprofessional conduct against any registrant. A specific written charge, verified by affidavit, shall be presented to the board, making definite and specific charges of such facts against the holder of any such certificate of registration. All such charges, unless dismissed by the board as unfounded or trivial, shall be heard by the board within three months after the date on which they shall have been preferred, and the registrant shall be given at least twenty days' notice in writing of the charge against him and a public hearing upon such charge shall be had. Upon such hearing the board may suspend or revoke the certificate of registration of such registrant.

Fee by Applicant—Examination.—The fee to be paid by an applicant for an examination to determine his fitness to receive a certificate of registration as a registered architect, shall be twenty-five dollars.

The fee to be paid by an applicant for a certificate of registration as a registered architect shall be twenty-five dollars.

The fee to be paid for the restoration of an expired certificate of registration as a registered architect shall be one dollar after the certificate has been in default for one month, and an additional one dollar for each succeeding month or fraction thereof of such default but not exceeding a maximum restoration fee of ten dollars. Such restoration fee shall be in addition to all unpaid renewal fees.

The fee to be paid upon renewal of a certificate of registration shall be fifteen dollars.

The fee to be paid by an applicant for certificate of registration who is an architect registered or licensed under the laws of another state or territory of the United States, or of a foreign country or province, shall be twenty-five dollars.

Practice of Architecture—Building—Definitions.—The practice of architecture is the performance of professional services embracing the safe, healthful, scientific, aesthetic or orderly coordination of the planning, designing, erection, alteration or enlargement of any public or private building or buildings, structure or structures, project or projects, or any part thereof, or the equipment or utilities thereof or the accessories thereto, when such professional services require the application of the art and science of construction based upon the principles of mathematics, aesthetics, or the physical science acquired by education or training, and when such services are performed through the media of consultation, evaluation, investigation, preliminary study, plans, specifications, contract documents, or supervision of construction. Any one, or any combination of the foregoing professional services by a person shall constitute the practice of architecture. A building is any structure consisting of foundation, floors, walls, columns, girders, beams and roof, or a combination of any number of these parts, with or without other parts and appurtenances thereto.

Employees Under Direction of Architects—Owners—Farm Structures—Buildings Under Certain Cost.—Nothing contained in this act shall prevent

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the draftsmen, students, clerks of works, superintendents and other employees of those lawfully practicing as registered architects, under the provisions of this act, from acting under the instruction, control, or supervision of their employers, or to prevent the employment of superintendents of the construction, enlargement or alteration of buildings, or any parts thereof, or prevent such superintendents from acting under the immediate personal supervision of the registered architect by whom the plans and specifications of any such building, enlargement or alteration were prepared. Nor shall anything contained in this act prevent persons from making plans, specifications for or supervising the erection, enlargement or alteration of buildings or any parts thereof to be constructed by themselves or their own employees for their own use on their own or leased property: Provided, That the working drawings for such construction are signed by the authors thereof with a true statement thereon of their ownership of such property and that they are not architects: Provided, That nothing in this act contained shall be held or construed to have any application to any building, remodeling or repairing of any building or other structure outside of the corporate limits of any city or town where such building or structure is to be, or is used for, farm purposes, or for the purposes of outbuildings or auxiliary buildings in connection with such farm premises; nor shall said act apply to any building, remodeling or repairing of any building or structure were the total cost of said building, remodeling or repairing does not exceed the sum of twenty-five thousand dollars; nor shall said act apply to the construction, remodeling or repairing of any building or structure designed and intended for use as a single family dwelling, regardless of the cost of such construction, remodeling or repairing.

Architects' Fund—Duties of Secretary.—The secretary of the board shall receive and account for all money paid to the board under the provisions of this act and shall pay such money into the state treasury. Any and all expenses necessarily incurred by the board in carrying out the provisions of this act shall be paid out of the architects' fund, on warrants of the auditor of state, issued on requisition signed by the chairman and the secretary of the board. All salaries and other compensation shall be paid out of such fund in the same manner as the salaries of other state officials. If, at the end of any fiscal year, the balance in the architects' fund should exceed three thousand dollars, such excess over and above three thousand dollars shall be transferred to the general fund.

Record of Proceedings.—The board shall keep a record of its proceedings, and a register of all applicants for registration, showing the date of application, the name, age and other qualifications and the place of business and the place of residence of each applicant and whether or not an examination was required and whether the applicant was rejected or a certificate of registration granted and issued and the date of such action.

Roster—Distribution and Printing.—A roster showing the names, the place of business and the residences of all registered architects shall be prepared by the secretary of the board for distribution before the first day of January of each year. Such roster shall be printed by the state as other reports are printed.

Definitions.—Except where the context clearly indicates a different meaning, the following terms, as used in this act, shall be construed to have the meaning hereinafter indicated:

The term "board" shall be construed to mean the board of registration for architects.

The term "administrative building council of Indiana" shall be construed to mean the council created and established by chapter 64 and Acts of the general assembly of 1923.

The term "council" shall be construed to mean the administrative building council of Indiana.

Construction of Act.—As this act is designed to safeguard life, health and property, the provisions thereof shall be construed liberally to achieve the purpose desired.

Constitutionality.—In the event that any section, clause or provision of this act shall be declared unconstitutional, such invalidity shall not affect those provisions of the act not declared unconstitutional.

Record for Public Inspection.—The board shall keep a record open to public inspection at all reasonable times of its proceedings relating to the issuance, refusal, renewal, suspension or revocation of certificates of registration. This record shall also contain the name, place of business and residence, and the date and number of registration of each registered architect in this state.

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Upon conviction by a fine of not less than twenty-five dollars nor more than two hundred dollars for each offense, and each day's violation thereof shall constitute a separate and distinct offense:

(a) The practice of architecture by any person or the advertising or putting out of any sign or card or other device which might indicate to the public that he is entitled to practice as an architect, without a certificate of registration as a registered architect issued by the board.

(b) The making of any wilfully false oath or affirmation in any matter or proceeding where an oath or affirmation is required by this act.

(c) The affixing of a registered architect's seal to any plans, specifications or drawings which have not been prepared by him or under his immediate personal supervision.

(d) The violation of any provision of section 13 of this act.

Corporations and Partnerships.—No firm, partnership or corporation shall engage in the practice of architecture unless the work is under the full authority and responsible charge of a registrant who is also a principal of the firm, or partnership or officer of the corporation. The name of said registrant shall appear whenever the firm name is used in the professional practice of the firm, partnership or corporation.

Practice of Architecture by Government Units Prohibited—Enforcement.—Except as hereinafter otherwise provided, the State of Indiana, nor any board, department or agency thereof, nor any county, city, town, township, school corporation or other political subdivision of this state shall engage in the construction, alteration or maintenance of any public building or public work involving the practice of architecture for which plans, specifications and estimates have not been prepared, certified and sealed by and the construction, alteration or maintenance executed under the direct supervision of an architect, which architect shall be the holder in good standing of a certificate of registration from the board of registration for architects entitled him to practice architecture in this state.

No official of this state, nor of any city, town, county, township or school corporation thereof, nor hereafter charged with the enforcement of any law, ordinance or regulation relating to the construction or alteration of buildings or structures, shall use or accept or approve any plans or specifications that have not been prepared by, or under the supervision of, and certified by a registered architect: Provided, That the provisions of this subsection shall not apply if such plans or specifications have been prepared by, or under the supervision of and certified by a professional engineer who is registered under the laws of the State of Indiana: Provided further, That the provisions of this subsection shall not apply to the construction or alteration of any building or structures costing twenty-five thousand dollars ($25,000.00) or less, which alterations do not involve changes affecting the structural safety thereof, and which buildings or structures are not intended for use for public or business purposes; nor shall the provisions of this subsection apply to the construction, remodeling or repairing of any building or structure designed and intended for use as a single family or multiple family dwelling for no more than two families regardless of the cost of such construction, remodeling or repairing: Provided, further, That the provisions of this section shall not be so construed as to abridge, or otherwise affect, the powers of the administrative building council of the State of Indiana, or any other state board or department, to issue rules and regulations governing the safety of buildings or structures.

How Act to be Known and Cited.—This act shall be known and cited as "The Indiana Architectural Act."
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