CHAPTER 313.
[S. B. 365.]

BEAUTY CULTURE AND HAIRDRESSING.

An Act relating to hairdressing and beauty culture; and amending section 1, chapter 180, Laws of 1951 and RCW 18.18.010, sections 10 and 12, chapter 215, Laws of 1937, sections 5 through 7, chapter 180, Laws of 1951 and RCW 18.18.090, 18.18.110, 18.18.130 and 18.18.140; repealing section 2, chapter 211, Laws of 1927 and RCW 18.15.030.

Be it enacted by the Legislature of the State of Washington:

Amendment. SECTION 1. Section 1, chapter 180, Laws of 1951 and RCW 18.18.010 are each amended to read as follows:

Unless the context clearly indicates otherwise, the words used in this chapter have the meaning given in this section:

(1) "Practice of hairdressing" or "hairdressing" means the arranging, dressing, curling, waving, permanent waving, cleansing, bleaching or coloring of the hair, or doing similar work thereon by use of the hands or any method of mechanical application or appliances or the practice of haircutting on female persons;

(2) "Hairdresser" means any person, firm or corporation who engages in the practice of hairdressing;

(3) "Practice of beauty culture" or "beauty culture" means the massaging, cleansing, stimulating, manipulating, exercising or beautifying of the scalp, face, arms, bust or upper part of the body, or doing similar work thereon with the hands or with any mechanical or electrical apparatus or appliances, or by the use of cosmetic preparations, antiseptic tonics, lotions, creams, similar preparations or compounds, and manipulating the nails or removing superfluous hair or the practice of haircutting on female persons;

(4) "Beauty culturist" means any person, firm
or corporation who engages in the practice of beauty culture;

(5) A "student" is any person of the age of sixteen years or over who has completed two years of high school or has an equivalent education, who attends a duly licensed beauty school, and who does not receive any wage or commission;

(6) An "operator" is a person of the age of eighteen years or over, who has been licensed to practice hairdressing and beauty culture under the direct supervision and direction of a manager operator or owner operator;

(7) A "manager operator" is any person having practiced as an operator under the supervision of a manager operator or an owner operator for at least one year;

(8) An "owner" is any person, firm, copartnership or corporation owning a hairdressing and beauty culture shop;

(9) An "owner operator" is any person owning a hairdressing and beauty culture shop and having practiced as an operator under the supervision of a manager operator or an owner operator for at least one year;

(10) A "shop" is any building or structure, or any part thereof, other than a school, wherein the practice of hairdressing and beauty culture is conducted;

(11) A "school" is an institution of learning devoted exclusively to the instruction and training of students in the practice of hairdressing and beauty culture;

(12) An "instructor operator" is a person who gives instruction in the practice of hairdressing and beauty culture in a school or who has the qualifications of a manager operator or an owner operator and who has passed an instructor examination: Provided, That the provisions of this subdivision shall
not apply to any person acting as an instructor operator on March 16, 1951. An instructor shall not perform beauty culture services for members of the public except for instruction purposes;

(13) “Director” means the state director of licenses.

SEC. 2. Sections 10 and 12, chapter 215, Laws of 1937, as last amended by sections 5 through 7, chapter 180, Laws of 1951 (hereafter divided, combined and codified as RCW 18.18.090, 18.18.110, 18.18.130 and 18.18.140) are amended to read as set forth in sections 3 through 6 of this act.

SEC. 3. (RCW 18.18.090) Each application shall be accompanied by the following fees: Operator, seven dollars; instructor operator, ten dollars; manager operator, four dollars; owner operator, eight dollars; owner, ten dollars; school, one hundred fifty dollars. Any applicant who fails to pass the examination may take the next succeeding examination without payment of an additional fee.

SEC. 4. (RCW 18.18.110) Examinations for license as an operator shall be conducted four times each calendar year by the director upon such days as he may fix.

The examination shall consist of written and oral questions and answers and practical tests. Written examinations shall cover each of the branches of hairdressing and beauty culture required in the course of study.

Practical tests shall consist of actual demonstrations in hairdressing and beauty culture under the direction and supervision of the committee.

Applicants shall also be required to pass an examination in anatomy, physiology, hygiene, sanitation, sterilization and the use of antiseptics in hairdressing and beauty culture.
Passing grades shall be based upon the standard of one hundred percent.

An applicant who receives a passing grade of not less than seventy-five percent in each branch, and in addition thereto passes the required examination in anatomy, physiology, hygiene, sanitation, sterilization and the use of antiseptics, shall be entitled to a license as an operator.

Sec. 5. (RCW 18.18.130) The director shall issue to each applicant, who has complied with the provisions of this chapter, the license applied for. All licenses shall remain in effect until the first day of July following their issuance, unless sooner revoked or suspended.

Sec. 6. (RCW 18.18.140) Licenses may be renewed from year to year upon the payment on or before the first day of each July following their issuance, of a renewal fee as follows: Operator, two dollars; instructor operator, five dollars; manager operator, four dollars; owner operator, six dollars; owner, five dollars; school, one hundred and fifty dollars.

If a certificate of health is required with an application for a license, one must also be filed with a renewal application.

Any person whose license has lapsed may have the same renewed upon payment of all fees which the applicant would have been required to pay to keep such license in effect, and an additional fee of two dollars: Provided, That any person whose license has lapsed for more than three years shall be reexamined, as in the case of any applicant for an original license.

Sec. 7. Section 2, chapter 211, Laws of 1927 and RCW 18.15.030 are hereby repealed.

Passed the Senate March 8, 1955.
Passed the House March 6, 1955.
Approved by the Governor March 21, 1955.