and shared work benefits, available in a benefit year shall be considered an exhaustee for purposes of the extended benefits program under chapter 50.22 RCW, and, if otherwise eligible under that chapter, shall be eligible to receive extended benefits.

**NEW SECTION.** Sec. 13. Unless inconsistent with or otherwise provided by this section, this title and rules adopted under this title apply to shared work benefits. To the extent permitted by federal law, those rules may make such distinctions and requirements as may be necessary with respect to unemployed individuals to carry out the purposes of this chapter, including rules defining usual hours, days, work week, wages, and the duration of plans adopted under this chapter. To the extent that any portion of this chapter may be inconsistent with the requirements of federal law relating to the payment of unemployment insurance benefits, the conflicting provisions or interpretations of this chapter shall be deemed inoperative, but only to the extent of the conflict. If the commissioner determines that such a conflict exists, a statement to that effect shall be filed with the governor's office for transmission to both houses of the legislature.

**NEW SECTION.** Sec. 14. The department shall adopt such rules as are necessary to carry out the purposes of this act. The department shall make a report to the legislature by January 1, 1984 which describes the implementation of this act.

**NEW SECTION.** Sec. 15. Sections 1 through 14 of this act shall constitute a new chapter in Title 50 RCW.

**NEW SECTION.** Sec. 16. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect with the weeks beginning after July 31, 1983.

Passed the Senate April 22, 1983.
Passed the House April 15, 1983.
Approved by the Governor May 16, 1983.
Filed in Office of Secretary of State May 16, 1983.

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**CHAPTER 208**

[Engrossed Substitute Senate Bill No. 3088]

COSMETOLOGY—REVISIONS


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

NEW SECTION. Sec. 1. The department shall conduct a study on the level of regulation required within the cosmetology and barbering industries to protect the public. In conducting this study, the department shall also consider:

(1) The feasibility of combining the practice of barbering and cosmetology;

(2) The minimum education and training qualifications required to practice safely; and

(3) The feasibility of an apprenticeship program.

The department shall meet with all interested parties in the cosmetology and barbering industries, as well as consider the concerns of the general public and the needs of consumers. The department shall report to the legislature no later than January, 1984, and prepare proposed legislation to implement its findings.

Sec. 2. Section 1, chapter 25, Laws of 1974 ex. sess. as last amended by section 1, chapter 225, Laws of 1982 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 cosmetology" or "cosmetology" means the arranging, dressing, curling, waving, permanent waving, chemical relaxing or straightening, bleaching, or coloring of the hair, skin care, dressing of wigs and hair pieces on or off the head, or doing similar work thereon by use of the hands or any method of mechanical application or appliances, the practice of haircutting, the massaging, cleansing, stimulating, manipulating, exercising, or beautifying of the scalp, face, arms, 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, or similar preparations or compounds, and manicuring the nails, application and removal of artificial nails, pedicuring, removing superfluous hair by means of lotions, creams, or mechanical or electrical apparatus or appliances on another person;

(2) "Cosmetologist" means any person who engages in the practice of cosmetology:
(3) "Practice of manicuring" includes the manicuring of nails of the hands, pedicuring as applied to feet, application and removal of artificial nails, also the administration of facials, massage, facial make-up, or skin care by the use of hands and appliances;

(4) "Manicurist manager operator" means any person who engages in the practice of manicuring;

(5) A "student" is any person who ((has graduated from an accredited high school, or has an equivalent education as determined by the director whose determination shall be conclusive, who attends a duly licensed cosmetology school, who receives any phase of cosmetology instruction with or without tuition, fee, or cost, and who does not receive any wage or commission)) attends a duly licensed cosmetology school and receives any phase of cosmetology instruction with or without tuition, fee, or cost and who does not receive any wage or commission and submits proof of graduation from an accredited high school or a certificate of educational competence or an equivalent education as determined by the director whose determination shall be conclusive upon application for examination for a cosmetologist license;

(6) A "manager operator" is any person of the age of eighteen years or over, who has been licensed by the state of Washington to practice cosmetology;

(7) A "shop" is any building or structure, or any part thereof, other than a school, wherein the practice of cosmetology, barbering, men's hairstyling, or manicuring is conducted;

(8) A "manicurist shop" is any building or structure, or any part thereof, other than a school, where ((only)) the practice of manicuring is conducted;

(9) A "school" is an institution of learning devoted exclusively to the instruction and training of students, special students, cadet instructors, instructor operators, licensed cosmetologists, postgraduate cosmetologists, manicurists, or manicuring students in all or specific phases of cosmetology, or in the practice of teaching all or specific phases of cosmetology;

(10) An "instructor operator" is a person who gives instruction in the practice of cosmetology in a school and who has the same qualifications and privileges of a manager operator and who has completed a course of instruction approved by the examining committee of five hundred hours as a cadet instructor in a duly licensed cosmetology school and who has passed the state instructor examination: PROVIDED, That the provisions of this subdivision do not apply to any person licensed as an instructor operator on June 10, 1982. Any applicant properly licensed as a manager operator who applies for an instructor operator license, who can show equivalent or substantially equivalent credentials to the five hundred hour cadet instructor curriculum, is exempt from that licensing requisite, but may be required to pass the instructor operators examination as determined by the director.
Any applicant who holds a degree in education from an accredited post-secondary institution shall be issued an instructor operator license without examination if the applicant meets the requirements of a manager operator. An instructor operator may not perform in a cosmetology school, cosmetology services for members of the public except for instructional purposes;

(11) "Director" means the director of licensing;

(12) "Committee" means the cosmetology examining committee;

(13) "Board" means the hearing board;

(14) "Special student" is a person who has academically completed the eleventh grade of high school, who in cooperation with any senior high, vocational technical institute, or prep school, attends a cosmetology school and participates in its student course of instruction and has the same rights and duties as a student as defined in this chapter. The school shall have relatively corresponding rights and responsibilities, and every such special student shall receive credit for all hours of instruction received in the school of cosmetology program upon graduation from high school. ((No hours may be credited to any such special student unless he or she graduates from high school)) Hours shall be credited to a special student provided the student graduates from an accredited high school or receives a certificate of educational competence prior to applying for the cosmetology license examination;

(15) "Manicuring student" is any person who has graduated from an accredited high school, or has an equivalent education as determined by the director whose determination shall be conclusive, or who is enrolled as a special student, who attends a duly licensed cosmetology school for a five hundred hour course of instruction, who receives training in manicuring, facials, skin care, and pedicuring with or without tuition, fee, or cost, and who does not receive any wage or commission;

(16) "Postgraduate cosmetologist" is any cosmetologist licensed by any state or country who is enrolled in a duly licensed cosmetology school, who is registered with the department of licensing, who receives any phase of cosmetology instruction with or without tuition, fee, or cost and who does not receive any wage or commission;

(17) A "cadet instructor" is a person registered with the department of licensing who receives training in teaching techniques and lesson planning in a duly licensed cosmetology school for a period of five hundred hours, with or without compensation or fee, who has the same qualifications as a manager operator. A cadet instructor may not perform in a cosmetology school, cosmetology services for members of the public except for instructional purposes;

(18) "Department" means the department of licensing.

Sec. 3. Section 1, chapter 168, Laws of 1953 as amended by section 11, chapter 225, Laws of 1982 and RCW 18.18.102 are each amended to read as follows:
The examining committee described in RCW 18.18.100, as now or hereafter amended, shall consist of five members appointed by the ((governor)) director. The ((governor)) director shall designate one of the committee members as chairman of the committee. The terms of the members shall be for five years and until their successors are appointed and qualified. The examining committee shall be under the direct supervision of the director. The ((governor)) director may remove a member of the committee for cause. The ((governor)) director shall fill any vacancy on the committee within ninety days after it occurs by an appointment for the remainder of the unexpired term. No member may serve more than two full terms.

The director shall appoint one staff person from the department to act as executive secretary for the examining committee. The executive secretary shall not have a vote on the examining committee.

The director may, when considered necessary, appoint no more than two alternate members meeting the qualifications set forth in RCW 18.18.100 to perform the examination functions and responsibilities of regularly appointed members if because of unavoidable circumstances the regularly appointed member is unable to attend and participate in a scheduled examination.

The director may, when considered necessary, appoint no more than two alternate members meeting the qualifications set forth in RCW 18.18.100, as now or hereafter amended, to perform the examination functions and responsibilities of regularly appointed members if because of unavoidable circumstances the regularly appointed member is unable to attend and participate in a scheduled examination.

Sec. 4. Section 7, chapter 180, Laws of 1951 as last amended by section 16, chapter 225, Laws of 1982 and RCW 18.18.140 are each amended to read as follows:

Licenses issued to shops or schools 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 determined by the director as provided in RCW 43.24.085 as now or hereafter amended. After the effective date of this 1983 act, the department shall issue new licenses or renew licenses to manager operators, manicurist manager operators, or instructor operators for a three-year period.

On or after the expiration date of a cosmetology operator license previously issued by the director, the license may be converted and renewed to a cosmetology manager operator license upon payment of the required license renewal fee and any applicable lapsed license or late renewal penalty fees as determined by the director. A manicurist license previously issued by the director may be converted to a manicurist manager operator license upon payment of the required license renewal fee and any applicable lapsed license or late renewal penalty fees as determined by the director. A person whose license has lapsed for more than three years shall be reexamined as in
the case of any applicant for an original cosmetology manager operator license or manicurist manager operator license.

Licenses issued to manager operators, manicurist manager operators, or instructor operators may be renewed from year to year upon payment, on or before the individual's birth anniversary date of each year following license issuance, of a renewal fee determined by the director as provided in RCW 43.24.085 as now existing or hereafter amended.

Any licensee 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 determined by the director as provided in RCW 43.24.085 as now or hereafter amended for each lapsed year: PROVIDED, That any manicurist manager operator, manager operator, or instructor operator whose license has lapsed for more than three years shall be reexamined, as in the case of any applicant for an original license.

Sec. 5. Section 11, chapter 52, Laws of 1957 as last amended by section 23, chapter 225, Laws of 1982 and RCW 18.18.260 are each amended to read as follows:

(No person may engage in the practice of cosmetology in any place other than a licensed cosmetology shop or school, except in case of the practice of manicuring in a manicurist shop or in case of his or her own family or in case of a customer whose physical condition prevents his or her presence at a shop or school.)

No person may use for residential purposes any room that is used wholly or in part as a cosmetology shop or shop or manicurist shop, except that these restrictions shall not apply to toilet facilities which may be used jointly for residential and business purposes.

Every cosmetology shop or school or manicurist shop shall maintain an outside entrance separate from the entrances to rooms used for sleeping or residential purposes.

Every cosmetology shop or school or manicurist shop shall provide and maintain for the use of the customers adequate toilet facilities located within the shop or school or adjacent thereto.

No cosmetology shop may be operated unless it is under the direct supervision of a licensed manager operator or instructor operator.

No manicurist shop shall be operated unless it is under the direct supervision of a licensed manicurist manager operator.

No person other than an individual licensed under this chapter in demonstrating or instructing in the use of any cosmetics or supplies of any kind, may engage in any of the acts enumerated in RCW 18.18.010 as now or hereafter amended.

No student may engage in the practice of cosmetology or manicuring except in a licensed cosmetology school under the direct supervision of a licensed instructor operator.
NEW SECTION. Sec. 6. The following acts or parts of acts are each repealed:

(1) Section 36, chapter 99, Laws of 1979 and RCW 43.131.219; and
(2) Section 78, chapter 99, Laws of 1979 and RCW 43.131.220.

NEW SECTION. Sec. 7. The following acts or parts of acts, as now existing or hereafter amended, are each repealed, effective June 30, 1984:

(1) Section 1, chapter 25, Laws of 1974 ex. sess., section 14, chapter 158, Laws of 1979, section 1, chapter 242, Laws of 1979 ex. sess., section 1, chapter 225, Laws of 1982, section 2 of this 1983 act and RCW 18.18.010;
(8) Section 7, chapter 283, Laws of 1981 and RCW 18.18.075;
(9) Section 9, chapter 225, Laws of 1982 and RCW 18.18.078;
(10) Section 3, chapter 225, Laws of 1982 and RCW 13.18.085;
(13) Section 1, chapter 168, Laws of 1953, section 11, chapter 225, Laws of 1982, section 3 of this 1983 act and RCW 18.18.102;
(15) Section 3, chapter 168, Laws of 1953 and RCW 18.18.106;
(16) Section 4, chapter 168, Laws of 1953, section 13, chapter 225, Laws of 1982 and RCW 18.18.108;
(18) Section 14, chapter 215, Laws of 1937, section 6, chapter 180, Laws of 1951, section 10, chapter 3, Laws of 1965 ex. sess., section 14, chapter 30, Laws of 1975 1st ex. sess. and RCW 18.18.120;
(19) Section 5, chapter 313, Laws of 1955, section 15, chapter 225, Laws of 1982 and RCW 18.18.130;
(21) Section 6, chapter 52, Laws of 1957 and RCW 18.18.150;
(22) Section 7, chapter 52, Laws of 1957, section 6, chapter 324, Laws of 1959, section 17, chapter 225, Laws of 1982 and RCW 18.18.160;
(23) Section 8, chapter 52, Laws of 1957, section 7, chapter 324, Laws of 1959, section 18, chapter 225, Laws of 1982 and RCW 18.18.170;
(24) Section 6, chapter 215, Laws of 1937 and RCW 18.18.180;
(26) Section 4, chapter 215, Laws of 1937, section 20, chapter 225, Laws of 1982 and RCW 18.18.200;
(30) Section 14, chapter 3, Laws of 1965 ex. sess., section 31, chapter 34, Laws of 1975-'76 2nd ex. sess., section 9, chapter 75, Laws of 1977 and RCW 18.18.251;
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(33) Section 5, chapter 242, Laws of 1979 ex. sess. and RCW 18.18.275;
(34) Section 16, chapter 3, Laws of 1965 ex. sess. and RCW 18.18.290;
(36) Section 19, chapter 215, Laws of 1937 and RCW 18.18.900;
(37) Section 20, chapter 215, Laws of 1937 and RCW 18.18.910; and
(38) Section 1 of this 1983 act and RCW 18.18....

NEW SECTION. Sec. 8. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

NEW SECTION. Sec. 9. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

Passed the Senate April 22, 1983.
Passed the House April 14, 1983.
Approved by the Governor May 16, 1983.
Filed in Office of Secretary of State May 16, 1983.

CHAPTER 209
[Senate Bill No. 3123]
TRAFFIC INFRACTIONS—HABITUAL OFFENDER TRANSCRIPTS OR ABSTRACTS

AN ACT Relating to motor vehicles; and amending section 5, chapter 284, Laws of 1971 ex. sess. as last amended by section 95, chapter 136, Laws of 1979 ex. sess. and RCW 46.65.030.

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

Sec. 1. Section 5, chapter 284, Laws of 1971 ex. sess. as last amended by section 95, chapter 136, Laws of 1979 ex. sess. and RCW 46.65.030 are each amended to read as follows:

The director of the department of licensing shall certify ((three)) a transcript((s)) or abstract((s)) of the record of convictions and findings of

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