From and after July 1, 1959 every hairdressing ((and)) or cosmetology shop shall provide and maintain for the use of the customers adequate toilet facilities located within the shop or adjacent thereto.

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

No person other than a <u>licensed</u> manicurist ((<del>limited to the practice of manicuring</del>)) or ((an)) a <u>licensed</u> operator in demonstrating((;)) or instructing in the use of any cosmetics or supplies of any kind, shall engage in any of the acts enumerated in RCW 18.18.010 ((and 18.18.190)).

No student shall engage in the practice of hairdressing ((and)) or cosmetology except in a <u>licensed</u> school under the direct supervision of ((an)) a <u>licensed</u> instructor operator.

Sec. 2. Section 7, chapter 180, Laws of 1951 as last amended by section 15, chapter 30, Laws of 1975 1st ex. sess. and RCW 18.18.140 are each amended to read as follows:

Operator, manicurist, instructor operator, manager operator, shop, or school 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 determined by the director as provided in RCW 43.24.085 as now or hereafter amended.

((A certificate of health is required with an application for an original license, one must also be filed with a renewal application.))

Any manicurist, operator, manager operator, or instructor operator 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 person whose license has lapsed for more than three years shall be reexamined, as in the case of any applicant for an original license.

Passed the House June 13, 1977.

Passed the Senate June 11, 1977.

Approved by the Governor June 21, 1977.

Filed in Office of Secretary of State June 21, 1977.

## CHAPTER 311

[Engrossed Substitute Senate Bill No. 2143] SUPERIOR COURT JUDGES

AN ACT Relating to superior court judges; amending section 3, chapter 125, Laws of 1951 as last amended by section 1, chapter 27, Laws of 1973 1st ex. sess. and RCW 2.08.061; amending section 4, chapter 125, Laws of 1951 as last amended by section 1, chapter 79, Laws of 1975-'76 2nd ex. sess. and RCW 2.08.062; amending section 6, chapter 125, Laws of 1951 as last amended by section 1, chapter 192, Laws of 1974 ex. sess. and RCW 2.08.064; amending section 7, chapter 125, Laws of 1951 as last amended by section 3, chapter 27, Laws of 1973 1st ex. sess. and RCW 2.08-.065; making an appropriation; and providing an effective date.

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

Section 1. Section 3, chapter 125, Laws of 1951 as last amended by section 1, chapter 27, Laws of 1973 1st ex. sess. and RCW 2.08.061 are each amended to read as follows:

There shall be in the county of King ((twenty-nine)) thirty-four judges of the superior court; in the county of Spokane ((eight)) nine judges of the superior court; in the county of Pierce ((ten)) eleven judges of the superior court: PROVIDED, That the additional office herein created for the county of Pierce shall be effective January 1, 1978.

Sec. 2. Section 4, chapter 125, Laws of 1951 as last amended by section 1, chapter 79, Laws of 1975-'76 2nd ex. sess. and RCW 2.08.062 are each amended to read as follows:

There shall be in the county of Chelan one judge of the superior court; in the county of Clark four judges of the superior court; in the county of Grays Harbor two judges of the superior court; in the county of Kitsap ((three)) four judges of the superior court; in the county of Lewis two judges of the superior court.

Sec. 3. Section 6, chapter 125, Laws of 1951 as last amended by section 1, chapter 192, Laws of 1974 ex. sess. and RCW 2.08.064 are each amended to read as follows:

There shall be in the counties of Benton and Franklin jointly, ((three)) four judges of the superior court; in the counties of Clallam and Jefferson jointly, two judges of the superior court; in the county of Snohomish seven judges of the superior court; in the counties of Asotin, Columbia and Garfield jointly, one judge of the superior court; in the county of Cowlitz, two judges of the superior court; in the counties of Klickitat and Skamania jointly, one judge of the superior court.

Sec. 4. Section 7, chapter 125, Laws of 1951 as last amended by section 3, chapter 27, Laws of 1973 1st ex. sess. and RCW 2.08.065 are each amended to read as follows:

There shall be in the counties of Douglas and Grant jointly, two judges of the superior court; in the counties of Ferry and Okanogan jointly, one judge of the superior court; in the counties of Mason and Thurston jointly, four judges of the superior court; in the counties of Pacific and Wahkiakum jointly, one judge of the superior court; in the counties of Pend Oreille and Stevens jointly, one judge of the superior court; and in the counties of San Juan and Island jointly, ((one)) two judges of the superior court((: PROVIDED, That this act shall only take effect in the event the legislature shall appropriate funds for the 1973-75 biennium to carry out the purpose of this 1973 act)).

NEW SECTION. Sec. 5. To carry out the provisions of this 1977 amendatory act, there is appropriated from the general fund the sum of four hundred forty-six thousand dollars or such as may be necessary for the biennium ending June 30, 1979.

<u>NEW SECTION.</u> Sec. 6. This 1977 amendatory act shall take effect November 1, 1977.

Passed the Senate June 11, 1977.

Passed the House June 10, 1977.

Approved by the Governor June 21, 1977.

Filed in Office of Secretary of State June 21, 1977.