(b) The word "License" shall mean certificate of registration.

(c) The words "Beauty Culturist" or "Hairdresser" are defined as any person who, for compensation, engages in the practice of beauty culture or hairdressing, or both.

(d) The word "Manicurist" is defined as any person who, for compensation, engages only in the occupation of

manicuring the nails of any person.

(e) The term "Beauty Shop" is defined as any premises, building or part of building whereon or wherein any branch or combination of beauty culture or hairdressing is practiced.

(f) The word "Manager" is defined as any person who has or has had direct supervision over operators in a beauty

shop.

(g) The word "Operator" is defined as any person practicing beauty culture or hairdressing, or both, who is not a manager, apprentice, student, manicurist or demonstrator.

(h) The word "Demonstrator" is defined as any person who, for compensation, whether paid by a regular employer or not, demonstrates any beauty preparations or equipment upon a patron for profit in a beauty shop.

(i) The word "Owner" is defined to be any person who shall own or lease the shop wherein beauty culture

is practiced.

- (j) "Board" means the "State Board of Hairdressers and Beauty Culturists."
- (k) "Apprentices" shall mean any person who is engaged in learning and acquiring a knowledge of the practice of hair dressing and beauty culture under the direction and supervision of a person duly authorized under this Act to practice hair dressing and beauty culture.

## 396. PRACTICE OF BEAUTY CULTURE WITHOUT REGISTRATION PROHIBITED. AFTER AUGUST 1ST, 1935:

(a) It shall be unlawful for any person, firm or corporation to practice or teach beauty culture, or manage a beauty shop, or to use or maintain any place for the practice or teaching of beauty culture or to demonstrate on any person beauty preparations or equipment for compensation unless he, she, or it shall have first obtained from the board a certificate of registration as provided in this Act.