

journeyman or master barber at one or more established places of business in this State shall be granted a certificate of registration as a registered journeyman or master barber, or a renewal thereof without examinations except a medical examination, by making application to the Board, and paying the required fee; provided, however, that any certificates heretofore issued by said Board shall remain in effect for the period therein specified.

282B. Any person who on and prior to January 1, 1935, was practicing barbering as a student under the supervision of a practicing barber in this State, and who holds no such said certificate issued by said Board shall be granted a license to practice as a student by making application to the Board on or before July 1, 1935, and paying the required fee, and shall be given credit for the time previously spent in such practice.

282C. Said Board shall furnish each licensee with a card, indicating whether he be a student, journeyman or master barber, bearing the seal of the Board and the signature of the President and Secretary, certifying that the holder is entitled to practice barbering and the licensee shall post said card in a conspicuous place in front of his working chair.

282D. It shall be unlawful for any person to practice barbering for pay or without pay in any place other than a registered barber shop. Provided; however, that a registered barber shop may furnish barbering services to persons at the residence of such persons by a licensed barber, if such persons are incapacitated, rendering them unable to attend a registered barber shop.

282E. The Board may revoke a license for (a) conviction of a crime, (b) habitual drunkedness and habitual addiction to the use of morphine, cocaine or other habit forming drugs, (c) having imparted a communicable disease, (d) failure to file physician's certificate stating he has no contagious disease, (e) the provisions to this sub-title shall not apply to the practise of hairdressing or beauty culture upon the female patrons other than the cutting of the hair, (f) violation of the law or any sanitary rule or regulation prescribed under this sub-title, (g) gross malpractice or gross incompetence or (h) false and fraudulent advertising by statements, labels and signs, or otherwise. The offender shall have notice in writing of the