subtitle, the Board upon his application and without further examination or qualification shall issue to him a special graduate apprentice's license for the practice of barbering as in this section provided.

(b) The fee for such a license is ten dollars (\$10.00), and the license is valid for eighteen (18) months from the date of issue. Any person who has been registered with the Board as an apprentice as provided herein for a period of greater than eighteen (18) months shall be required to renew his registration by paying an additional fee of five dollars (\$5.00) for each additional period of one year for which he is registered as an apprentice after the first eighteen (18) months of registration as an apprentice.

322A.

Every barber shop shall be separated completely from any other business by a permanent partition or wall.

323A.

Mobile barber shops are prohibited in this State. Mobile shops shall include all shops operating in or from a trailer, or any other vehicle, which can be moved from place to place.

323B.

The State Board of Barber Examiners shall collect an inspection fee of twenty-five dollars (\$25.00) after June 1, 1965, for INSPECT every barber shop hereafter opened and every barber shop changing ownership or location before it may open for business or before the new owner assumes the control and management of same.

The remodeling and reopening of a barber shop on the same site as an existing shop and under the same ownership shall not be considered as a new shop, for the purpose of this Section. The applicant must furnish proof that the shop is located and equipped to meet the sanitary requirements of the State Department of Health, State Board of Barber Examiners, and all phases of the building code and zoning code of the City of Baltimore and all counties in the State of Maryland.

323C.

In addition to the powers and duties granted the Board by the other provisions of this Subtitle, the Board may make all rules which are reasonably necessary for the proper performance of its duties and regulations of proceedings before it, and which are not inconsistent with the Constitution and laws of this State.

SEC. 2. AND BE IT FURTHER ENACTED, THAT THE PROVISIONS OF THIS ACT WILL NOT BE APPLICABLE WITHIN THE COUNTIES OF CARROLL, CECIL, FREDERICK, GARRETT, KENT, PRINCE GEORGE'S AND QUEEN ANNE'S.

SEC. 23. And be it further enacted, That this Act shall take effect June 1, 1965.

Approved May 4, 1965.