

employed. Any barber who desires to train [apprentices] *journeymen* must first qualify as provided for teachers in barber schools under Section 318A of this subtitle.

318D.

(a) After any person has successfully completed a course of not less than twelve hundred (1,200) hours of instruction at a barber school licensed and accredited under this subtitle, the Board upon his application and without further examination or qualification shall issue to him a special graduate [apprentice's] *journeyman'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] *a journeyman* 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] *a journeyman* after the first eighteen (18) months of registration as [an apprentice] *a journeyman*.

(c) The license permits the graduate [apprentice] *journeyman* to do barbering work in a regularly operated barbershop, under the supervision and direction of the operator thereof, for a period of seventy-five (75) weeks, each with five eight-hour days.

(d) The graduate [apprentice's] *journeyman's* license applies only to the circumstances here listed and covers only the employment here described.

318E.

Any person who has completed eighteen months work as a graduate [apprentice] *journeyman* may make application to the Board of Examiners for a license as a master barber. He shall pay a fee for examination of twenty dollars (\$20.00) and upon passing the examination shall be entitled without limitation to do barbering work under this subtitle.

SEC. 2. *And be it further enacted*, That this Act shall take effect July 1, 1970.

Approved May 5, 1970

CHAPTER 644

(House Bill 1371)

AN ACT to repeal and re-enact, with amendments, Section 70-86 of the Montgomery County Code, 1965, title "Maryland-National Capital Park and Planning Commission," subheading "Article III. Maryland Washington Regional District.," subtitle "Zoning Powers of District Councils Generally.," and being also Section 59-80 of the Code of Public Local Laws of Prince George's County