

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That new Sections 529(p) and (q) be and they are hereby added to Article 43 of the Annotated Code of Maryland (1971 Replacement Volume), title "Health," subtitle "Cosmetologists," to follow immediately after Section 529(o) thereof; that Sections 529(a) and 532(a), (b), and (c) and Sections 549(a), (b), (c), (d), (e), (f) and (g) be and they are hereby repealed and re-enacted, with amendments; that Section 532(d) be repealed and that new Section 532(d) be enacted in lieu thereof, to stand in the place of the Section repealed, and that new Section 532(e) be added to follow immediately after Section 532(d) thereof, all of the same article, title, and subtitle, and to read as follows:

529.

(a) The term "beauty culture" includes any and all work done for compensation by any person which work is generally and usually performed by so-called hairdressers, cosmetologists, *cosmetologists aides*, cosmeticians, beauticians or beauty culturists and demonstrators of beauty preparations or equipment, and however denominated in so-called hairdressing and beauty shops ordinarily patronized by women, which work is for the embellishment, cleanliness and beautification of women's hair, such as arranging, dressing, curling, waving, permanent waving, cleansing, cutting, singeing, arching of eyebrows, dyeing of eyebrows and eyelashes, bleaching, coloring, or similar work thereon and thereabout, and the removal of superfluous hair, and the massaging, cleansing, stimulating, exercising, or similar work upon the scalp, face, arms or hands, by the use of mechanical or electrical apparatus or appliances or cosmetics, preparations, tonics, antiseptics, creams or lotions or by any other means, and of manicuring the nails of either sex, which enumerated practices shall be inclusive of the term beauty culture but not in limitation thereof.

(p) *The term "cosmetologist-aide" is defined as any person AT LEAST 16 YEARS OF AGE who UNDER THE SUPERVISION OF A BEAUTY SHOP MANAGER IN A REGISTERED BEAUTY SALON, for compensation engages in limited practices of beauty culture, namely RESTRICTED TO, shampooing, removing THE REMOVAL OF nets, rollers, clips, pins, rinsing permanent wave solutions, neutralizing, removing NEUTRALIZERS, STABILIZERS, HAIR RELAXERS waving rods, removing hair color TINTS OR BLEACHES, sterilizing of equipment and like activities, but shall not include the application of hair relaxers or any chemicals.*

(q) *The term "temporary license" is defined as a certificate which allows a person qualified to take the cosmetology examination to practice cosmetology while awaiting a scheduled examination date and is valid only until the examination result is received.*

532.

(a) Certificate as an operator.—No person shall be permitted by the Board to take an examination to receive a certificate as an operator unless such person shall be at least seventeen years of age, have an eighth grade education, or its equivalent, and has been registered as a student and has had training, as hereinafter provided in this subtitle, in a beauty school duly registered by the Board of at least