[shall,] at least once each calendar year, SHALL conduct an inspection by a duly appointed committee of [said] THE Association to ascertain whether each [and every] Department's equipment and apparatus complies with the standards of [said] THE Association and the [said] Association [shall], on or before the [first day of December] FIFTEENTH OF AUGUST of each year, SHALL submit a report in writing to the County Commissioners and the Board of Fire and Rescue Commissioners stating whether each Department above listed does or does not meet the standards of [said] THE Association. Each non-compliance with the standards shall be documented by the Charles County Volunteer Firemen's Association.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1974.

Approved March 5, 1974.

## CHAPTER 29

(Senate Bill 25)

AN ACT concerning

Cosmetology - Definition of "Beauty Culture"

FOR the purpose of amending the definition of "beauty culture" in the cosmetology laws by deleting references to women; and providing that the term "beauty culture" does not include any [[services]] individual service which cosmetologists are not licensed to perform under this subtitle.

BY repealing and re-enacting, with amendments,

Article 43 — Health Section 529(a) Annotated Code of Maryland (1971 Replacement Volume and 1973 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 529(a) of Article 43 — Health, of the Annotated Code of Maryland (1971 Replacement Volume and 1973 Supplement) be and it is hereby repealed and re—enacted, with amendments, to read as follows: