

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. THE TERM DOES NOT INCLUDE ANY [[SERVICES]] INDIVIDUAL SERVICE WHICH COSMETOLOGISTS ARE NOT LICENSED TO PERFORM UNDER THIS SUBTITLE.

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

Approved March 12, 1974.

CHAPTER 30

(Senate Bill 48)

AN ACT concerning

Vehicle Laws - Penalties

FOR the purpose of correcting errors in a certain section of the State Vehicle Laws and clarifying language therein.

BY repealing and re-enacting, with amendments,

Article 66 1/2 - Vehicle Laws
 Section 17-101(b)
 Annotated Code of Maryland
 (1970 Replacement Volume and 1973 Supplement)