

(1980 Replacement Volume and 1980 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That section(s) of the Annotated Code of Maryland be repealed, amended, or enacted to read as follows:

Article 43 - Health

323.

(a) [A] EXCEPT AS PROVIDED IN SUBSECTION (E) OF THIS SECTION, A barbershop may not be integrated with any other business unless separated by a permanent partition or wall.

(b) Mobile barbershops are prohibited. Mobile shops include shops operating in or from a trailer or in or from any other vehicle which can be moved.

(c) A barbershop in this State may not employ at the same time more than two journeyman barbers for each qualified barber employed. Any barber who desires to train journeymen must first qualify as provided for teachers in barber schools under § 318 of this subtitle.

(d) Barbershops in Montgomery and Prince George's counties may not be open for business more than six days in any calendar week.

(E) BARBERING--AND BEAUTY CULTURE MAY BE PRACTICED IN THE-SAME A BARBERSHOP WHEN THE PRACTICE OF BEAUTY CULTURE IS SUPERVISED BY A SENIOR MANAGER LICENSED BY THE BOARD OF COSMETOLOGISTS.

538.

It shall be unlawful for any person to practice beauty culture of any kind in any place other than a registered beauty shop, OR A LICENSED BARBERSHOP UNDER THE SUPERVISION OF A LICENSED SENIOR MANAGER; provided that nothing contained in this subtitle shall prevent duly registered operators sponsored by a registered beauty shop from practicing beauty culture upon their patrons in the residence of such patrons by appointment.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1981.

Approved May 12, 1981.