CHAPTER 357

(Senate Bill 629)

AN ACT concerning

Barbershops - Shampoo Areas

FOR the purpose of requiring permitting each barbershop to have a separate shampoo area; and prohibiting the Board of Barber Examiners from requiring that a barbershop have a minimum number of lavatories.

BY repealing and reenacting, with amendments,

Article 56 - Licenses Section 441 Annotated Code of Maryland (1983 Replacement Volume)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 56 - Licenses

441.

- (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 § 435 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) Beauty culture may be practiced in a barbershop when the practice of beauty culture is supervised by a senior manager licensed by the Board of Cosmetologists.
- (F) (1) EACH BARBERSHOP SHALL MAY HAVE A SEPARATE SHAMPOO AREA.
- (2) THE BOARD MAY NOT REQUIRE A BARBERSHOP TO HAVE A MINIMUM NUMBER OF LAVATORIES.