

The former reference to any person "not licensed as a barber" is deleted as unnecessary in light of the definition of "practice barbering" in § 4-101 of this article, which includes "designing, fitting, or cutting a hairpiece", and § 5-102(2) of this subtitle.

(P) SCHOOL PERMIT.

"SCHOOL PERMIT" MEANS A PERMIT ISSUED BY THE BOARD TO OPERATE:

- (1) A SCHOOL OF COSMETOLOGY; OR
- (2) A POSTGRADUATE SCHOOL OF COSMETOLOGY.

REVISOR'S NOTE: This subsection is new language added to avoid repetition of phrases such as "permit to operate a cosmetology school".

Defined term: "Board" § 5-101

5-102. SCOPE OF TITLE.

THIS TITLE DOES NOT PROHIBIT:

(1) AN INDIVIDUAL FROM PRACTICING A HEALTH OCCUPATION THAT THE INDIVIDUAL IS AUTHORIZED UNDER THE LAWS OF THE STATE TO PRACTICE; OR

(2) AN INDIVIDUAL WHO IS AUTHORIZED TO PRACTICE BARBERING UNDER TITLE 4 OF THIS ARTICLE FROM PRACTICING BARBERING.

REVISOR'S NOTE: This section is new language derived without substantive change from the first sentence of former Art. 56, § 503.

In item (1) of this section, the reference to a "health occupation" is substituted for the former limited reference to "medicine, surgery, dentistry, chiropody, osteopathy, or chiropractic", to include specific occupations such as nursing, which seemingly were intended to be covered by the exclusion in the former law.

In item (2) of this section, the more general reference to barbering practiced as authorized "under Title 4 of this article" is substituted for the former reference to barbers engaged in "the usual and ordinary duties of their vocation in shops ordinarily patronized by men", which was less precise and, since both men and women now patronize barbershops, also was obsolete.