5-525. REINSTATEMENT OF SUSPENDED OR REVOKED PERMIT.

THE BOARD MAY REINSTATE THE BEAUTY SALON PERMIT OR SCHOOL PERMIT OF A PERSON WHOSE BEAUTY SALON PERMIT OR SCHOOL PERMIT HAS BEEN SUSPENDED OR REVOKED UNDER § 5-523 OF THIS SUBTITLE IF THE PERSON:

- (1) APPLIES TO THE BOARD FOR REINSTATEMENT OF THE BEAUTY SALON PERMIT OR SCHOOL PERMIT; AND
- (2) PROVIDES TO THE BOARD ADEQUATE EVIDENCE THAT THE APPLICANT IS QUALIFIED TO HAVE THE BEAUTY SALON PERMIT OR SCHOOL PERMIT REINSTATED.
 - REVISOR'S NOTE: This section is new language derived without substantive change from the third sentence of former Art. 56, § 495(a).

Item (2) of this section is revised to state clearly that which only was implied by the former reference to "satisfactory proof that the disqualification has ceased" -- $\underline{\text{i.e.}}$, the Board may reinstate the permit if the applicant is qualified.

Defined terms: "Board" § 5-101
"Beauty salon permit" § 5-101 "Person" § 1-101
"School permit" § 5-101

SUBTITLE 6. PROHIBITED ACTS; PENALTIES.

5-601. PRACTICING WITHOUT LICENSE.

EXCEPT AS OTHERWISE PROVIDED IN THIS TITLE, A PERSON MAY NOT PRACTICE, ATTEMPT TO PRACTICE, OR OFFER TO PRACTICE COSMETOLOGY IN THE STATE UNLESS LICENSED BY THE BOARD TO PRACTICE COSMETOLOGY.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 56, § 480(a), as that subsection related to practicing beauty culture and demonstrating on any person.

The words "attempt" and "offer" are added to conform to similar provisions governing other regulated occupations in the Code.

The former specific reference to demonstrating beauty preparations or equipment is deleted as unnecessary in light of the definition of "practice cosmetology".

As to the referenced exceptions, see §§ 5-102 and 5-301 of this title.