- (2) if the applicant or individual fraudulently or deceptively obtains or attempts to obtain registration for the applicant or individual or for another; or
- (3) if the applicant or individual fraudulently or deceptively uses a certificate of registration.

## [4-406.] 4-408.

- (a) Except as otherwise provided in Title 10, Subtitle 4 of the State Government Article, before the Board takes any final action under [§ 4-405] § 4-407 of this subtitle, it shall give the individual against whom the action is contemplated an opportunity for a hearing before the Board.
- (b) The Board shall give notice and hold the hearing in accordance with Title 10, Subtitle 2 of the State Government Article.
- (c) The Board may administer oaths in connection with any proceeding under this section.
- (d) The hearing notice to be given to the individual shall be sent by certified mail to the last known address of the individual at least 10 days before the hearing.
- (e) If, after due notice, the individual against whom the action is contemplated fails or refuses to appear, nevertheless the Board may hear and determine the matter.

## 4-507.

- (a) A barbershop may not employ at the same time more than 2 journey barbers AND 1 APPRENTICE BARBER for each master barber employed.
  - (b) A barbershop may have a separate shampoo area.
- (c) The Board may not require a barbershop to have a minimum number of sinks.
- (D) (1) AN APPRENTICE BARBER UNDER COMPLETE AND CONSTANT SUPERVISION OF A MASTER BARBER MAY ASSIST THE MASTER BARBER IN STARTING OR COMPLETING AN OPERATION. THE MASTER BARBER OR BARBERSHOP MAY CHARGE A-FEE THE USUAL FEES FOR THE OPERATION.
- (2) A FEE MAY NOT BE CHARGED FOR AN OPERATION PERFORMED COMPLETELY BY AN APPRENTICE BARBER.
- +2)--THE-OWNER-SHALL--DESIGNATE--A-MASTER--BARBER--TO SUPERVISE--EACH--APPRENTICE--BARBER--WHO--IS-LEARNING-TO-PRACTICE BARBERING-IN-THE-BARBERSHOP;