

of [June 30, 1999] OCTOBER 31, 2002, and with no further action required by the General Assembly, Section 3 of this Act shall be abrogated and of no further force and effect.

SECTION 2. AND BE IT FURTHER ENACTED, That the Governor shall provide grant funds from the Maryland Industrial Training Program to fund the funding for the pilot program established under Article 88A, § 53A of the Code. The amount of the funds shall be sufficient to provide upgrade training, as required by the pilot program, to 400 newly employed current and former FIP recipients at a cost not to exceed \$2,500 per recipient. If the Governor determines that using Maryland Industrial Training Program grant funds is not an appropriate economic development activity, the Governor shall notify the Joint Committee on Welfare Reform, in writing, as to the reasons.

SECTION 3. AND BE IT FURTHER ENACTED, That it is the intent of the General Assembly that the demonstration sites authorized by § 10-119.2 of the Family Law Article represent a mix of urban, suburban, and rural areas of the State.

SECTION 4. AND BE IT FURTHER ENACTED, That the Secretary of Budget and Management, with assistance provided by the Secretary of Human Resources, develop and implement a plan for hiring welfare recipients by the principal departments within the Executive Branch of State Government. Components of the plan shall include, for each agency: the units that could most easily hire welfare clients; the positions most suitable for the welfare population; a proposal for recruiting welfare clients; job retention strategies; and a target number of clients to be hired recruited. The Secretary of Budget and Management shall report to the Senate Finance Committee and the House Appropriations Committee, subject to § 2-1246 of the State Government Article, no later than November 1, 1999, on the development of the plan for recruiting and hiring welfare recipients, and annually thereafter on the number of welfare recipients hired and retained by the principal departments within the Executive Branch of State Government.

SECTION 5. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1999.

Approved May 13, 1999.

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## CHAPTER 487

### (House Bill 1062)

AN ACT concerning

### State Board of Cosmetologists - Powers - Prohibition of Equipment, Substances, and Products

FOR the purpose of authorizing the State Board of Cosmetologists, ~~in consultation with the State Board of Physician Quality Assurance,~~ to prohibit or restrict the use or possession of lasers in beauty salons; authorizing the State Board of