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No. 144, S.]

[Published August 15, 1951.

CHAPTER 723.

AN ACT to repeal 159.06 (3); to renumber and amend 159.06 (4); to amend chapter 159 (chapter title), 159.01 (2) to (6), (8), (9) and (10), 159.02 (1) to (7), (8) (d) and (e), 159.03 (1), (2) and (3), 159.04 (2), (3) and (4), 159.06 (1) and (2), 159.07, 159.08 (1), (2) (b) and (c), (4) (a) and (b), (4a) and (5), (7), 159.09 (1), (2), (4) and (5), 159.11 (1) (a) and (b), (3) (introductory paragraph) and (c) and (d), 150.12 (1) and (2) and (3) (introductory paragraph) 159.12 (1) (c) and (2), 159.13 (1) and (2), 159.14 (2) (introductory paragraph), 159.15 and 159.16; to repeal and recreate 159.01 (1) and (7), 159.05, 159.08 (6) and (8), 159.09 (3), 159.10 (1) and (2); and to create 159.01 (12) and (13), 159.08 (9) and (10), 159.11 (3) (g), (h) and (i) and 159.17 of the statutes, relating to cosmetology law.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. Chapter 159 (chapter title) of the statutes is amended to read: CHAPTER 159.

COSMETOLOGY LAW.

Section 2. 159.01 (1) of the statutes is repealed and recreated to read:

159.01 (1) "Cosmetology" means any one or combination of practices generally performed by beauty culturists, cosmeticians, cosmetologists or hair-dressers and shall include but not be limited to: arranging, dressing, curling, waving, cleansing, cutting, bleaching, coloring, or similar work upon the hair of any person by any means, with hands or mechanical apparatus, or by the use of cosmetic preparations, antiseptics, tonics, lotions, creams, or otherwise; massaging, cleansing, stimulating, manipulating, exercising, beautifying, or similar work upon the scalp, face, neck, shoulders, or hands; manicuring the nails of any person; or the removal of hair.

Section 3. 159.01 (2) to 159.01 (6) of the statutes are amended to read:

159.01 (2) "Cosmetologist" is any person who, for compensation, either directly or indirectly or in the expectation thereof practices * * * cosmetology. The holder of a manager's, beauty operator's, instructor's or electrolysist's license shall have the right and privilege to place the initials "R. C." immediately following his name to designate him as a registered cosmetologist.

(3) "Beauty * * * salon" embraces and includes any establishment or place of business wherein * * * cosmetology is practiced. "Electrolysis salon" is any establishment.

lishment or place of business wherein electrolysis only is practiced.

(4) "Manager" or "managing * * * cosmetologist", as used in this * * chapter, is defined as any person who has direct supervision over operators or apprentices in a beauty * * * salon.

(5) "Operator" is any person who is not a manager, itinerant or apprentice * * * cosmetologist, who practices * * * cosmetology under the direction and supervision of a managing * * * cosmetologist. cosmetology under the direction and supervision of

a managing * * * cosmetologist.

(6) "Itinerant * * * cosmetologist" is any person who practices * * * cosmetology outside of a beauty * * * salon either in going from house to house or from place to place at regular or irregular intervals, within any one municipality.

Section 4. 159.01 (7) of the statutes is repealed and recreated to read: 159.01 (7) "Manicurist" is any person who, for compensation, either directly or indirectly or in the expectation thereof practices cosmetology limited to the hands and nails.

Section 5. 159.01 (8) and (9) of the statutes are amended to read:

159.01 (8) "Apprentice" is any person who is not a manager, itinerant metologist, operator, or student who is engaged in learning and acquiring the practice of cosmetology under the direction and supervision of a licensed managing cosmetologist. "Student" is any person engaged in learning cosmetology in a licensed

school of cosmetology.

(9) A "school of * * cosmetology" is a school established under the provisions

Section 6. 159.01 (10) of the statutes is amended to read:

159.01 (10) Licenses to practice * * * cosmetology shall not confer upon the ho'ders thereof the right to diagnose, prescribe for or treat diseases or conditions other than those indicated in the definition of * * * cosmetology contained in subsection (1) of this section, except that licensed * * * cosmetologists may, under direction of a duly licensed and practicing physician, give treatments for conditions of the skin other than as indicated in subsection (1) of this section, as specified by such directing physician. Section 7. 159.01 (12) and (13) of the statutes are created to read:

159.01 (12) "Electrolysist", as used in this chapter, is any person who removes hair

from the human body by the use of electricity.

(13) "Instructor", as used in this chapter, is any person who gives instruction or training in theory or practical cosmetology to apprentices or students other than in a beauty

Section 8. 159.02 (1) to (7) of the statutes are amended to read:

159.02 SCHOOLS TEACHING * * * COSMETOLOGY; CURRICULUM; RE-QUIREMENTS; REGULATION. (1) No person, firm or corporation shall operate a school for the purpose of teaching * * * cosmetology for compensation unless a proper annual certificate of registration has been obtained from the state board of health.

- (2) Application for such certificate shall be filed with the board in such form as the board shall prescribe. No school for teaching certificate of registration unless it shall * * * cosmetology shall be granted a certificate of registration unless it shall * * * employ and maintain a sufficient number of instructors regularly as such who shall hold * * * an instructor's license * * *, nor unless at the time of application for said certificate the school shall have actually enrolled not less than 10 bona fide students. If an applicant for a certificate of registration has not previously had a certificate of registration, said applicant must present to the state board of health proof in such form as the board may prescribe that the applicant has contracts with at least 10 persons, showing that they will enroll as students in said school provided that said application be granted.

 (3) No school teaching * * * cosmetology shall be granted a certificate of registra-
- tion unless it requires as a prerequisite to admission, completion, as shown by certificate or affidavit, of the tenth grade or an equivalent education as determined by the extension division of the university of Wisconsin * * *, and unless it requires as a prequisite to graduation a course of instruction of not less than 1,500 hours to be completed within a period of not less than 8 months' instruction of not more than 8 hours in any one day.
- Said instruction shall be given only between the hours of 8 a.m. and 6 p.m. on week days. Such course of instruction shall include * * * such subjects as prescribed by the board.

 (4) No school holding a certificate of registration from the * * * board * * * shall enroll or admit any student unless such student shall make and file * * * with the board a duly verified application in a form to be prepared and furnished by the
- (5) A school shall provide its students with subjects for practical work. * * * No
- school shall advertise for patrons to be used in clinical work. * * * (6) Any school teaching * * * cosmetology shall display or cause to be displayed in its entrance, waiting room and in the rooms where patron public service is given, a sign furnished by the board, indicating that all work therein is done exclusively by stu-
- (7) The annual fee for a certificate of registration for a school to teach * * * cosmetology shall be not less than \$100 for all schools now holding a certificate of registration. Applicants for a certificate of registration who do not at the time of the passage of this section hold a certificate of registration shall accompany their application with a fee of \$300. Said application fee shall include the fee for the first certificate of registration provided said application be granted. The annual fee for a certificate of registration shall be paid on or before November 30, annually; after that date an additional fee of \$25 shall

Section 9. 159.02 (8) (d) and (e) of the statutes are amended to read:

159.02 (8) (d) Who, as shown by certificate or affidavit, has completed the tenth grade, or has an equivalent education as determined by the extension division of the university of Wisconsin * * *; and

(e) Who attends a school teaching * * * cosmetology which has a certificate of registration from the state board of health.

Section 10. 159.03 (1), (2) and (3) of the statutes are amended to read:

159.03 (1) The board shall enforce the provisions of this chapter and shall prescribe and enforce rules and regulations governing beauty * * * and electrolysis salons, and schools teaching * * * cosmetology and for the examining and licensing of managers, operators * * *, municulated, electrolysists, and instructors and the registration of appropriate conjugations. prentices and students, and shall make and enforce rules governing sanitary and hygienic conditions surrounding the practice of * * * cosmetology and the conduct and operation of beauty * * * and electrolysis salors and schools of * * * cosmetology.

(2) The board shall keep a record of all students, registered apprentices, licensed managers, operators, itinerant * * * cosmetologists, manicurists, electrolysists and instructors and a record of its proceedings relating to issuances, refusals, renewals, suspensions and revocations of each license with the name, place of business and residence of each licensee and certificate and permit holder. These records shall be open to the public inspection at all reasonable times.

or electrolysis salon or school teaching * * * cosmetology (3) If a beauty * * * be found insanitary or if any person working therein be charged with imparting a communicable disease the board may immediately order the local health officer to close such beauty * * * salon or school and the person so charged shall not practice or teach cosmetology until authorized to do so by the board.

Section 11. 159.04 (2), (3) and (4) of the statutes are amended to read:

159.04 (2) The board shall appoint a * * * committee of examiners in the division of cosmetology. Such * * * committee shall consist of 3 competent persons, each of whom shall have been engaged in this state, for at least 5 years immediately prior to bis appointment in the practice of all branches of * * * cosmetology as a managing cosmetologist. No 2 members shall be graduates of the same school of cosmetology or practitioners of the same system or method. Not more than 2 persons shall be selected from any one county. The board may remove any member of said committee of examiners for cause.

(3) The provisions of chapter 16 shall not apply to appointments and removals of examiners. One examiner shall be appointed for a term expiring January 1, next following his appointment; one examiner shall be appointed for a term expiring January 1 of the second year next following such appointment; and one examiner shall be appointed for a term expiring January 1 of the third year following such appointment. Thereafter mem-* committee of examiners shall be appointed and hold offices for a term of 3 years each. Each member shall hold office until his successor is appointed and quali-

(4) Any vacancies on said * * * committee of examiners shall be filled by appointment by the board for the unexpired term. Each examiner shall receive * diem of not to exceed \$15 for each day actually engaged in the performance of his duty and his actual and necessary expenses incurred.

Section 12. 159.05 of the statutes is repealed and recreated to read:

159.05 ADVISORY COMMITTEE; FIELD STAFF. (1) The state board of health shall appoint an advisory committee whose purpose will be to recommend rules and regulations pertaining to the administration of the laws relating to cosmetology for the consideration of the board. The committee shall consist of 7 members; one shall represent the board; 6 shall be licensed cosmetologists practing in Wisconsin. State associations of cosmetologists may submit lists of names to the board for the consideration of the board in making appointment to the advisory committee. The terms of office shall be for 3 years excepting the first appointments which shall be for 3 years, 2 years and one year respectively as is determined by the board. The committee shall elect one of its members as chairman and the representative of the board shall act as secretary. The committee shall meet at the call of the chairman at least once, but not oftener than 4 times, in each fiscal year at a place and date approved by the state health officer, unless in the opinion of the state health officer a bona fide emergency exists which would require additional meetings. The members of the committee shall be entitled to receive a per diem of \$10 for each day in attendance at official meetings of the committee plus actual and necessary travel and subsistence expense while so serving away from their places of residence.

(2) The state health officer shall appoint, under the provisions of chapter 16, not more than 3 persons as field inspectors, each of whom shall have been engaged in the practice of cosmetology in this state as a licensed cosmetologist for the last 3 years immediately preceding his appointment. Such field inspectors shall devote their time to inspecting beauty and electrolysis salons and schools of cosmetology and in the performance of such other duties as may be assigned by the board in connection with this chapter, and may enter any beauty and electrolysis salon or school of cosmetology during reasonable business hours for the purpose of inspection. In addition, the state health officer shall appoint, under the provisions of chapter 16, such investigators as may be required, whose qualifications shall be established jointly by the state health officer and the bureau of personnel, to carry out such investigations as may be assigned.

Section 13. 159.06 (1) and (2) of the statutes are amended to read: 159.06 (1) Examinations for the licensing of managers, operators curists, instructors and electrolysists shall be held by the board at least 4 times a year at such times and in such places as shall be determined by the board. All applicants for examination shall complete the requirements necessary to obtain a license, other than the examination, before being eligible for such an examination.

(2) The examination of applicants for * * * manager's, operator's, manicurist's, instructor's and electrolysist's licenses shall include * * a written examination and such other tests as the board deems fit.

Section 14. 159.06 (3) of the statutes is repealed.

Section 15. 159.06 (4) of the statutes is renumbered 159.06 (3) and amended to

159.06 (3) The * * * committee of examiners shall prescribe rules and regulations for the conduct of such examinations, subject to the approval of the board.

Section 16. 159.07 of the statutes is amended to read:

159.07 ITINERANT * * * COSMETOLOGISTS; NEW LICENSES PROHIB-ITED. After the effective date of this section no new licenses shall be issued for itinerant * * * cosmetologists, but licenses in effect at the effective date of this section may be renewed as provided in this chapter.

Section 17. 159.08 (1) of the statutes is amended to read:

159.08 (1) All applications for licenses under this chapter shall be filed with the board. No license shall be issued unless the applicant presents proof that he is of good moral character; in good physical and mental health, and has completed the tenth grade education or has an equivalent education as determined by the extension division of the university of Wisconsin

Section 18. 159.08 (2) (b) and (c) of the statutes are amended to read: 159.08 (2) (b) Who has practiced * * * cosmetology at least 2 years under an operator's license in this state.

(c) Who has satisfactorily passed an examination conducted by the board to determine his fitness to practice as a managing * * * cosmetologist.

Section 19. 159.08 (4) (a) and (b) of the statutes are amended to read:

159.08 (4) (a) Who has completed 2 years as a registered apprentice under the supervision of a managing * * * cosmetologist, or who has completed the course prescribed by section 159.02 in a registered * * * school of cosmetology.

(b) Who has satisfactorily passed an examination conducted by the board to determine his fitness to practice * * * cosmetology.

SECTION 20. 159.08 (4a) and 159.08 (5) of the statutes are amended to read: 159.08 (4a) The fee to be paid by an applicant for an examination to determine his fitness to receive an operator's license shall be \$10. If a license be issued the fee for said license shall be * \$3.

(5) Requirements of subsections (1), (4) and (4a) of this section shall not apply to any duly registered apprentice in any beauty * * * salon in the state at the time of the enactment of this section nor to any student enrolled in a * * * school of cosmetology at the time of the enactment of this section, provided that said school has been approved by the board.

Section 21. 159.08 (6) of the statutes is repealed and recreated to read:

159.08 (6) Any cosmetologist registered or licensed under the laws of another state or territory of the United States or of a foreign country or province, who can provide evidence satisfactory to the board that he has met requirements substantially comparable to the requirements of this state may be licensed as follows:

(a) As an operator upon satisfactorily passing an examination conducted by the board to determine his fitness to practice as an operator or upon providing evidence satisfactory to the board of having practiced as an operator for 2 years during a 6-year period immediately prior to the application for license in this state.

(b) As a manager upon satisfactorily passing an examination conducted by the board to determine his fitness to practice as a manager or upon providing evidence satisfactory to the board of having practiced as a manager for 4 years during a 6-year period immediately prior to application for license in this state.

Section 22. 159.08 (7) of the statutes is amended to read:

159.08 (7) Applicants for a manieurist's license shall be at least 18 years of age; shall have completed a course of instruction of not less than 200 hours in not less than 2 months under the supervision of a licensed manager in a * * * school of cosmetology or beauty salon. No license shall be issued to an applicant unless he shall have successfully passed an examination conducted by the board to determine his fitness to practice as a manicurist. The fee to be paid by an applicant to take the manicurist's examination shall be \$5. If a license be issued, the fee for the license shall be \$3.

Section 23. 159.08 (8) of the statutes is repealed and recreated to read:

159.08 (8) The board may grant a temporary permit to practice as an operator or manicurist without examination provided that the applicant meets all the other requirements of this state for licensure as an operator or manicurist and has graduated from a registered school of cosmetology in this state or is otherwise eligible for licensure under the provisions of section 159.08 (6) (a). In addition, the board may grant a temporary

permit to practice as a manager to any person who has been duly licensed as an operator under the provisions of this chapter for at least 2 years and has practiced under such license within this state for such a period of time. The temporary permit shall be valid from the date of issue until the next regular examination conducted by the board and results are sent out but this period shall not exceed 4 months. No more than 2 such temporary permits shall be issued to any one applicant. The fee for each temporary permit shall be \$5 payable at the time that the application is submitted and this fee shall be in addition to all other fees required under this section, except that the first such permit issued to graduates of schools of cosmetology of this state shall be without charge.

Section 24. 159.08 (9) and (10) of the statutes are created to read:

- 159.08 (9) Applicants for an instructor's license shall be high school graduates, or have an equivalent education as determined by the extension division of the university of Wisconsin, have had at least 3 years' experience in cosmetology, and shall pass a written examination and such other tests as the board deems fit. The fee to be paid by an applicant to take the instructor's examination shall be \$15. If a license be issued, the fee for said license shall be \$5. A duly licensed instructor who is actively engaged as such and who has previously been licensed as a manager under the provisions of this chapter will be eligible for renewal of such manager's license without further examination upon submitting an application accompanied by the required fee subject to the limitations set forth in section 159.10 (2).
- (10) The subjects of hygiene, histology, anatomy, elementary chemistry and other related subjects as may be designated by the board may be taught in schools of cosmetology by persons holding a certificate or license from the state superintendent of public instruction authorizing them to teach those subjects in public high schools in Wisconsin, or by vocational school teachers whose classification status for those subjects is approved by the state board of vocational and adult education, or by other persons approved by the board, and such persons shall not be required to hold an instructor's license.

- Section 25. 159.09 (1) and (2) of the statutes are amended to read:
 159.09 BEAUTY * * * SALON AND ELECTROLYSIS SALON LICENSES.
 (1) No person, association, firm or corporation shall operate a beauty * * * or electrolysis salon unless such * * salon shall be first licensed by the board. Such licenses shall be renewed annually and shall designate the particular premises licensed.
- (2) Before any such license is issued the board shall require sworn proof of ownership of the beauty * * * or electrolysis salon business in such form as it may prescribe, and the owner shall pay the required fee. Such licenses and renewals shall expire on November 30 of the year the same are issued and the said licenses shall not be transferable. Changes of ownership of any beauty * * * or electrolysis salon shall be reported to the board by the manager of such * * * salon within 5 days after such change of ownership.

Section 26. 159.09 (3) of the statutes is repealed and recreated to read:

159.09 (3) The board shall establish minimum standards through rules and regulations pertaining to the maintenance, equipment and plans and specifications for beauty and electrolysis salons as they relate to the public health and safety. No premises shall be licensed for use as such a salon unless it meets the standards established by the board. Any person or persons proposing to open such a salon in a new location shall first make application to the board for an inspection and approval of the premises, submitting an exact description and floor plan of the proposed location of the premises on a form prescribed by the board accompanied by an inspection fee of \$10.

SECTION 27. 159.09 (4) and (5) of the statutes are amended to read:

159.09 (4) Any license granted under authority of this section may be revoked as provided in section 159.14, for violating any of the foregoing provisions or if any of the regulations of the board are not complied with in the operation of a licensed beauty

* * or electrolysis salon.
(5) The fee for a beauty * * * or electrolysis salon license shall be * * * \$10. This fee is to apply to all such salon licenses, including transfers of ownership.

Section 28. 159.10 (1) and (2) of the statutes are repealed and recreated to read:

159.10 (1) Any person eligible for licensure as a manager, operator, itinerant cosmetologist, instructor, electrolysist, or manicurist at the time of enactment of this chapter may have such license renewed without examination provided the application for such renewal is made on or before November 30, 1951.

(2) Any person who held a Wisconsin license as a manager, operator, instructor, electrolysist, or manicurist and who failed to renew such license within 2 years following the date of its expiration may renew the license only after passing such examinations as may be required by the board.

- Section 29. 159.11 (1) (a) and (b) of the statutes are amended to read:
- 159.11 (1) (a) Apprentice, student, operator, manager * * *, manicurist, instructor, and electrolysist certifying that the holder is entitled to practice * * * cosmetology, manicuring or electrolysis and such license shall be posted in a conspicuous place in the * salon or school.
- (b) Beauty * * * and electrolysis salon certifying that the owner is entitled to conduct such a * * * salon at the address indicated on the license. Such license shall be posted in a conspicuous place in the said * * * salon by the licensee.
- Section 30. 159.11 (3) (introductory paragraph) of the statutes is amended to read: 159.11 (3) (introductory paragraph) All applications for the renewal of licenses as a manager, operator, manicurist * * *, itinerant * * * cosmetologist, electrolysist, or instructor shall be made on or before November 30 accompanied with the proper fee

- Section 31. 159.11 (3) (c) and (d) of the statutes are amended to read: 159.11 (3) (c) The renewal fee for an operator's license shall be * * * * \$3 if the application is made on or before November 30 annually; after that date an additional fee of \$1 shall be paid.
- (d) The renewal fee for a manicurist's license shall be * * * \$3 if the application is made on or before November 30 annually; after that date an additional fee of \$1 shall

SECTION 32. 159.11 (3) (g), (h) and (i) of the statutes are created to read:

- 159.11 (3) (g) The renewal fee for a beauty or electrolysis salon license shall be \$10 if the application is made on or before November 30 annually; after that date an additional fee of \$2 shall be paid.
- (h) The renewal fee for an instructor's license shall be \$5 if the application is made on or before November 30 annually; after that date an additional fee of \$2 shall be paid.
- (i) The renewal fee for an electrolysist's license shall be \$5 if the application is made on or before November 30 annually; after that date an additional fee of \$2 shall be paid.

Section 33. 159.12 (1) (c) of the statutes is amended to read:

159.12 (1) (c) Who has shown by affidavit or certificate that he has completed a tenth grade education or has an equivalent education as determined by the university of Wisconsin extension division

Section 34. 159.12 (2) of the statutes is amended to read:

159.12 (2) Apprentices must practice for at least 2 years under the personal supervision and direction of a licensed manager before they shall be eligible to make application to take the examination for * * * operator's license. * * * Apprentices shall be given instruction by a manager in all branches of practical work and in the subjects required to be taught in schools of * * * cosmetology as * * * prescribed by the board. The board may terminate an apprenticeship where there is evidence that the requirements of the board are not being met. No apprentice or operator shall practice * * cosmetology unless under the supervision and direction of a licensed manager and cannot be the owner, manager, director, lessee or have any financial interest in a beauty * * * salon in which he is employed.

Section 35. 159.13 (1) and (2) of the statutes are amended to read:

159.13 (1) No person shall engage in the practice of * * * cosmetology unless he holds a license issued by the board.

(2) Licenses shall be issued only to such persons who are possessed of the requisite skill as * * * cosmetologists. * * * Cosmetologists shall have sufficient knowledge concerning the common diseases of the face and scalp to avoid aggravation and spread of disease in the practice of their profession. No license to practice that branch of cosmetology, involving the use of the electric needle for the removal of superfluous hair, shall be issued unless special application therefor shall be made to the board showing that such applicant holds a manager's license; has successfully completed a course of training in such branch of * * * cosmetology, and has passed an examination to the satisfaction of the board. The fee to be paid by an applicant to take the electrolysist examination shall be \$10. If a license be issued, the fee for said license shall be \$5. The electrolysist's license fee shall be in addition to the manager's license fee. Managing cosmetologists, electrolysists, instructors, manicurists and itinerant * cosmetologists must notify the board of change of address within 5 days thereof.

Section 36. 159.14 (2) (introductory paragraph) of the statutes is amended to read: 159.14 (2) (introductory paragraph) The board may either refuse to issue or renew or may suspend or revoke any certificate of registration of a school of * * * cosmetology, beauty * * * or electrolysis salon license, manager's, operator's * * *, manicurist's, electrolysist's or instructor's license, apprentice's or student's permit for any of the following causes:

Section 37. 159.15 of the statutes is amended to read:

159.15 Any person, association, partnership, firm or corporation that shall without a license practice * * * cosmetology either as a manager, operator, apprentice, itinerant * * * cosmetologist, manicurist, electrolysist or instructor or any person who shall employ an unlicensed manager, operator, manicurist * * *, apprentice, electrolysist or instructor or shall violate or shall aid or abet any person in violating any provision of this chapter or any rule or regulation made pursuant thereto or shall obtain a license fraudulently, or shall falsely pretend to be licensed, shall be punished by a fine of not less than \$10 nor more than \$100, or by imprisonment in the county jail for not less than 10 nor more than 90 days, or by both such fine and imprisonment.

Section 38. 159.16 of the statutes is amended to read:

159.16 Any owner, proprietor or manager of a beauty * * * salon or school of * * * cosmetology who contracts with any person to train such person in * * * cosmetology or any branch thereof and accepts money in payment, or who sells or rents or offers to sell or rent such beauty * * * salon to any person who is not the holder of a manager's license, without first explaining to such person the provisions of this chapter, shall be punished as provided in section 159.15.

Section 39. 159.17 of the statutes is created to read:

159.17 VETERANS EXEMPTED DURING SERVICE. The time within which any act is required to be done under the provisions of this chapter shall be extended for such period of time as any person affected thereby spends in the armed forces of the United States and 6 months thereafter. During such period payment by such persons of all fees for licenses or renewals thereof required under this chapter shall be suspended.

Approved August 3, 1951.