

1975 Senate Bill 131

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CHAPTER 125, Laws of 1975

AN ACT to amend 159.12 (2) of the statutes, relating to apprentice or operator's financial interest in beauty salon.

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

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

159.12 (2) Apprentices must practice for at least 4,000 hours in a period of not less than 2 years or an equivalent period if credit is given for prior related training before they are eligible to make application to take the examination for operator's license. Apprentices shall be supervised and given instruction by a manager or ~~his~~ a qualified designee in all branches of practical work and in the subjects required to be taught in schools of cosmetology as prescribed by the department. The department may ~~terminate~~ recommend termination of an apprenticeship where there is evidence that the requirements of the department are not being met. No apprentice or operator may practice cosmetology unless under the supervision and direction of a licensed manager, except that the manager may designate a temporary replacement who meets the requirements of s. 159.08 (2) (b) and is approved under rules of the department. ~~No apprentice or operator may be the owner, manager, director, lessee or have any financial interest in a beauty salon in which he is employed. When an apprentice or operator is the owner, director or lessee or has any financial interest in a beauty salon in which he or she is employed and such relationship is used to reduce the effectiveness of the salon manager in carrying out the provisions of this chapter, such action shall be considered cause for termination of the apprenticeship or suspension or revocation of the operator's license.~~
