

record or justice of the peace. Such judge or justice shall in addition to imposing the penalty provided by section 85.22 require such person to make application for registration and pay the fee therefor, and two dollars in addition thereto. Such judge or justice shall forthwith forward such application and the fee to the secretary of state, and pay the two dollars collected in addition to the registration fee, to the officer making the arrest. The absence of number plates shall be prima facie evidence that the vehicle is not registered. The provisions of this subsection shall not apply to any motor vehicle while being taken over the public highway by any dealer or distributor, in compliance with subsection (5) of section 85.05, nor to any new motor vehicle while being taken by any private person from the place of delivery to him by any dealer, distributor or manufacturer, to the home or place of business of such private person.

(5) All registrations shall expire on the thirty-first day of December of the year for which registration is made, *but any motor vehicle purchased after the fifteenth day of December shall be given a registration number of the succeeding year, which shall serve also as a registration in the year in which purchased.*

SECTION 2. This act shall take effect upon passage and publication.

Approved May 20, 1927.

No. 129, S.]

[Published May 25, 1927.

CHAPTER 150.

AN ACT to amend subsection (1), of section 159.01, and sections 159.02, 159.03, and 159.05, paragraph (a) of section 159.08 and sections 159.10, 159.12, 159.15 and 159.16 of the statutes, relating to cosmetic art.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection (1), of section 159.01, and sections 159.02, 159.03 and 159.05, paragraph (a) of section 159.08 and sections 159.10, 159.12, 159.15 and 159.16 of the statutes, are amended to read: (159.01) (1) "Cosmetic art" is the systematic massaging with the hands or mechanical apparatus of the scalp, face, neck, shoulders and hands, the use of cosmetic prepa-

rations and antiseptics; manieuring, bobbing, dyeing, cleansing, arranging, waving, *curling* and marcelling of the hair and the use of electricity for stimulating and for the removal of superfluous hair. * * *

159.02 No person, firm or corporation shall operate a school for the purpose of teaching cosmetic art *or teach cosmetic art for compensation* unless a proper certificate of registration has been obtained from the state board of health. Application for such certificate shall be filed with such board in such form as the board shall prescribe. No school for teaching cosmetic art shall be granted a certificate of registration unless it shall attach to its staff a regularly licensed physician and employs and maintains a sufficient number of instructors registered as such, who shall hold a manager's license as prescribed by the state board of health and shall require a course of training not less than six hundred hours, to include both practical demonstrations, written and oral test, and include practical instructions, sanitation, sterilization and the use of antiseptics with the practical and theoretical requirements as applicable to cosmetic art. *Such certificate may be revoked as provided in section 159.14 of the statutes for revocation of licenses.* Nothing contained herein shall prohibit a registered manager who conducts a beauty parlor from teaching cosmetic art in the regular course of business, providing he does not hold such beauty parlor out as a school, and does not hire or employ or teach regularly more than one apprentice to each three or less operators regularly employed in such beauty parlor *or receive any money or other thing of value for such teaching.*

159.03 The state board of health shall enforce the provisions of this chapter and shall prescribe and promulgate rules and regulations *governing schools of cosmetic art and for the examining and licensing of managing and itinerant cosmeticians*, and shall make and enforce reasonable rules governing the sanitary and hygienic conditions surrounding the practice of cosmetic art and the conduct and operation of beauty parlors *and schools of cosmetic art.* All fees required to be paid by any person or persons shall be paid to the secretary of the state board of health.

159.05 The state board of health shall appoint, and may remove, one woman inspector, who shall devote such time to inspecting beauty parlors, and in doing such other duties the board assigns, and may enter any beauty parlor *or school of cosmetic art* during reasonable business hours for the purpose of inspection.

Whenever complaint is made to said board that any beauty parlor or school is kept in an insanitary condition, or that contagious disease has been imparted to any person thereby, said board shall cause such complaint to be investigated, and upon cause shown, shall institute proper proceedings thereon.

(159.08) (a) Applicants for managers' or itinerants' licenses shall be at least twenty-one years of age; *citizens of the United States*; have practiced in a beauty parlor or school of cosmetic art for at least eighteen months, including time spent in instruction.

159.10 No license shall be for a longer period than one year, and all licenses shall expire on December * * * *twentieth*, next succeeding, except that apprentices' licenses shall expire at the end of six months after date of issue. All applications for the renewal of the license of a manager, operator, manicurist or itinerant cosmetician, for the next succeeding year, shall be made on or before December twentieth, with the proper fee therefor.

159.12 Apprentices * * * *must practice for six months under the supervision and direction of a licensed manager before they shall be eligible to be licensed as operators. Upon proof of having so practiced and upon payment of two dollars an operator's license may be issued. No apprentice or operator shall practice cosmetic art unless under the supervision and direction of a licensed manager and can not be the owner, manager, director or lessee of a beauty parlor in which she is employed. An operator may be licensed as a * * * managing or itinerant cosmetician after serving one year, including time spent in instruction, as an operator under the supervision and direction of a licensed manager if she * * * has education equivalent to the eighth grade, passes examination, and pays fifteen dollars. No fee shall be refunded except that the initial fee may be returned in case of sickness or other good cause appearing to the satisfaction of the board preventing an applicant from attending and completing an examination. In case of failure to pass such examination, the applicant shall be entitled to a further examination within one year thereafter without the payment of any additional fee. Such subsequent examination shall be only in such subjects in which the applicant failed in the first examination.*

159.15 Any person who shall practice cosmetic art either as a manager, operator, apprentice, itinerant cosmetician or mani-

curist, without license, or any person who shall employ a manager, operator, manicurist or apprentice, without a license, *aid or abet any person in violating the law or obtaining a license fraudulently*, or falsely pretend to be licensed, or shall violate the law or any of the sanitary rules for the regulation of the practice of cosmetic art, shall be fined not less than ten nor more than one hundred dollars, or be imprisoned not less than ten nor more than ninety days, or by both.

159.16 Any owner, proprietor or manager of a beauty parlor or school of cosmetic art who contracts with any person to train such person in cosmetic art or any branch thereof and accepts money in payment, or who sells *or rents* or offers to sell *or rent* such beauty parlor 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 2. This act shall take effect upon passage and publication.

Approved May 24, 1927.

No. 196, S.]

[Published May 25, 1927.]

CHAPTER 151.

AN ACT to amend subsections (2) and (3) of section 45.07 of the statutes, relating to persons eligible to admission to the Wisconsin veterans' home.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsections (2) and (3) of section 45.07 of the statutes are amended to read: (45.07) (2) The allowances appropriated by subsection (3) of section 20.15 are for the maintenance of employes who are actually maintained in the Wisconsin veterans' home, and for the following inmates:

(a) Indigent soldiers, sailors and marines of the civil war, Spanish-American war, Philippine insurrection, * * * China relief expedition, *the World War and all other wars and military expeditions of the United States*, who have been honorably discharged from the service of the United States, and who are residents of this state or have served in any Wisconsin regi-