

This document is from the files of the Office of the Maine Attorney General as transferred to the Maine State Law and Legislative Reference Library on January 19, 2022



## STATE OF MAINE DEPARTMENT OF THE ATTORNEY GENERAL AUGUSTA

August 10, 1933

Edwilds Ledoux, Secretary State Board For The Regulation Of The Fractice of Hairdressing And Beauty Culture, 119 Eain Street Eiddeford, Maine

Dear Ladami

In answer to your communication of August 3. I as pleased to inform you that the section of the statute with reference to a person who has continuously practiced hair dressing and beauty culture in an established place of business in the State for a period of one year prior to the adoption of the Act being entitled to registration without examination, does not appear to relate to a person of any particular age. In other words, it does not, in terms, probibit a person the is under 18 years of age from being entitled to registration without examination. I think you are justified in assuming that it was the intent of the legislature that hairdressers engaged for the term provided in Section 6, regardless of age, should be entitled to registration on filing the proper affidavit with the Board and payment of the prescribed fee.

With reference to your inquiry as to the meaning of the phrase "for hire or reward", I as pleased to inform you that it refers to a person who receives remuneration for his or her services. I do not think that it was contemplated by the Act to refer to a permanent operator in the pay of the company you mention.

I am enclosing a copy of a form of bond which I think will be sufficient for your purposes. It is the form propared, as I understand it, by Mr. Burkett at the request of Mrs. Adams.

Very truly yours,

Deputy Attorney General

V

SLF H