MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

Barbers i Marathon

-32 MRSA 3401 -32 MRSA 501651 STATE OF MAINE

	Inter-Departmental	Memorandum	Date September 21, 1976
o Judy A. Vickery		Dept. Cosmeto	ology
From Donald G. Alexander	, Deputy	Dept_Attorne	ey General
Subject Board of Barber	s Marathon		

This will respond to your memorandum of August 30, 1976.

Use of a beauty shop for the practice of barbering will violate 32 M.R.S.A. SS 401 and 1651 if the beauty shop is not licensed for such purpose.

Sections 401 and 1651, in pertinent part, provide:

- ". . . No person, firm or corporation shall operate or cause to be operated a shop or establishment where barbering is practiced unless such shop or establishment has been duly licensed. . . . (32 M.R.S.A. § 401)
- ". . . No person, firm or corporation shall operate or cause to be operated a shop or establishment where hairdressing and beauty culture are practiced unless such shop or establishment has been duly licensed. . . (32 M.R.S.A. § 1651).

This opinion supercedes our opinion of July 30, 1976, on this matter.

> DONALD G. ALEXANDER Deputy Attorny General

DGA/ec