## 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)

## STATE OF MAINE SENATE 103rd LEGISLATURE

SENATE AMENDMENT "A" to H. P. 611, L. D. 854, Bill, "An Act Relating to Charging Fees for Services to Persons Acting as Subjects for Student Instruction and Training in Beauty Schools."

Amend said Bill by striking out everything after the enacting clause and inserting in place thereof the following:

'R. S., T. 32, §1553, amended. The first paragraph of section 1553 of Title 32 of the Revised Statutes, as amended by chapter 349 of the public laws of 1965, is further amended to read as follows:

No school of hairdressing and beauty culture shall be approved by the State Board of Hairdressers until it shall attach to its staff a physician duly licensed to practice medicine in the state where the school is located, and familiar with the installation and use of electrical appliances adapted to hairdressing and beauty culture, nor unless it has a minimum requirement of a continuous course of study of 1,500 hours distributed over a term of not less than 9 months, including practical demonstrations, written or oral tests and theoretical and practical instruction in sanitation, sterilization and the use of antiseptics, cosmetics and electrical appliances, which course of study and instruction shall be subject to the approval of said board. Practical demonstrations will include supervised practice which shall consist of rendering service to persons other than fellow students, but such practice shall be of a clinical nature and under the direct supervision of a duly licensed instructor. No such school, nor any student registered therein nor any other person shall charge, either directly or indirectly, or receive any fee for any services rendered on any person acting as a subject for student instruction and training. The-State-Board of Hairdressers-shall-make-rules-and-regulations that-no-school-may-charge-more-than-the-reasonable-cost-of supplies-and-materials-used,-and-shall-set-up-a-schedule-for such-charges-used-in-practical-demonstrations,--This-schedule shall-be-pested-at-each-school-approved-by-the-beard. A school may charge for the reasonable cost of supplies and materials used on a person acting as a subject for student instruction and

(OVER)

(Filing No. \$-191)

training. Any school making such charge for supplies and materials shall file with the State Board of Hairdressers on or before January 1, 1968, and at least annually thereafter, a schedule of maximum charges to be used in practical demonstrations. Such schedule shall be submitted on forms provided by the board and a copy thereof shall be kept on display at the school premises. Time spent in any out-of-state school of hardressing and beauty culture may be credited in full or in part against said 1,500 hours, subject to the decision and approval of the board. No school of hairdressing and beauty culture shall be an approved school until approval shall be recorded in the records of said board and until it shall receive a certificate of approval issued by said board. The fee for such certificate shall be \$200 and it shall be good for one year from the date when issued, unless sooner suspended. Said certificate may, so long as such school continues to meet the approval of said board, be renewed from year to year upon payment of a fee of \$35 but not exceeding \$50 for each renewal. When the board believes a license should be suspended or revoked it shall file a statement or complaint with the Administrative Hearing Commissioner designated in Title 5, chapters 301 to 307. person shall be engaged to instruct in any of the branches of hairdressing and beauty culture as defined in section 1551 unless said instructor has a certificate to practice hairdressing and beauty culture under this chapter, excepting physicians as specified.'

Proposed by Senator HOFFSES of Knox.

Reproduced and distributed pursuant to Senate Rule No. 11A.

(Filing No. S-191)