MAINE STATE LEGISLATURE

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NINETIETH

LEGISLATURE

Legislative Document

No. 135

H. P. 339 House of Representatives, January 22, 1941. Referred to Committee on Legal Affairs and sent up for concurrence. 1,000 copies ordered printed.

HARVEY R. PEASE, Clerk.

Presented by Mr. Shesong of Portland by request.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED FORTY-ONE

AN ACT Relating to Minimum Prices in Beauty Shops.

Be it enacted by the People of the State of Maine, as follows:

P. L., 1935, c. 112, amended. Chapter 112 of the public laws of 1935, as amended, is hereby further amended by adding thereto the following sections to be numbered sections 15-A, 15-B, 15-C, and 15-D, and to read as follows:

'Sec. 15-A. Minimum price agreements. Whenever a scale of minimum prices for beautician service shall have been agreed upon, signed and submitted to the state board by groups of hairdressers of at least 70% of the licensed hairdressers in any city or town of this state, the state board shall have power to approve such agreements and to declare and establish, within such city or town, by official order, the minimum prices for any and all work or service usually performed in beauty shops.

Before approving such agreements the board, within 30 days after such schedule is submitted, shall determine by investigation, whether such suggested prices are reasonable, and sufficient to enable beauty shops in such city or town to operate in keeping with the purposes of sections 15-A to 15-D, inclusive, in minimizing danger to the public health and safety incident to such work.

In determining reasonable minimum prices the board shall take into consideration the necessary costs incurred in the particular city or town in maintaining beauty shops in a clean, healthful and sanitary condition, and also take into consideration any and all other facts and conditions effecting the beauty profession in its relation to the public health and safety. If the board shall find after investigation that the minimum prices fixed in any such city or town are insufficient to provide adequate service for protecting the public health and safety, such prices may be changed and varied from time to time.'

'Sec. 15-B. Opening and closing hour agreement. The board shall have power to approve and, by official order, establish the days and hours when beauty shops may remain open for business, whenever agreements fixing such opening and closing hours have been signed and submitted to the board by any group of hairdressers of at least 70% of the hairdressers in any city or town, and the board shall have like power to investigate the reasonableness and propriety of the hours fixed by such agreement, as is conferred under section 15-A, concerning price agreements.'

'Sec. 15-C. Expiration of orders. All orders of the board approving schedules of prices to be charged for beauty service and agreements fixing opening and closing hours for beauty shops, as herein provided, shall remain in force and effect for a period of 1 year after the date of approval of any such order, and shall be renewed annually upon its anniversary date, unless rescinded, modified or replaced by a new agreement, approved and promulgated by the board, after being signed and submitted under the procedure provided in sections 15-A and 15-B.'

'Sec. 15-D. Payment of expenses. All expenses incidental to the administration of the provisions of sections 15-A to 15-C, inclusive, shall be paid from the funds of the board in the manner and form governing other expenditures of the board.'