

NINETY-EIGHTH LEGISLATURE

Legislative Document

No. 1511

S. P. 539

In Senate, April 19, 1957.

Reported by Majority from Committee on Public Health and printed under joint rules No. 10.

CHESTER T. WINSLOW, Secretary

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED FIFTY-SEVEN

AN ACT Relating to Examinations for Certain Persons to Practice Barbering.

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

R. S., c. 25, § 227-IX, additional. Chapter 25 of the Revised Statutes is hereby amended by adding thereto a new subsection to section 227, entitled IX, to read as follows:

Failure to practice barbering for a term of six (6) months out of any ίX. three year period. It is not necessary that the six (6) month period be consecutive but a barber, to be eligible, must practice barbering a total of over 1000 hours in three (3) consecutive years, the said 1000 hours being the equivalent to six (6) months for the purpose of this subsection. Any person who is ineligible under this subsection, may appear before the Board for a modified written examination on charges in sanitation requirements for barbers and barber shops and such other requirements as the Board may deem necessary, and also for practical examination by giving haircut and shave. This subsection does not apply to individuals, duly certified by the Board, who are, at the time this subsection becomes effective, members of the armed forces or who may enter the armed forces at some future date or does not apply to an individual, duly certified by the Board, who has been unable to practice barbering for over the required 1000 hours for reasons of sickness or physical disability, provided such individual, can satisfy the Board by producing satisfactory evidence from licensed physicians, that such inability to practice was for causes of illness or physical disability.'