

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-fifth Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-fifth Legislature

1951

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Sec. 69-B. Addition of new occupational diseases not retroactive. When silicosis and any other new occupational disease is added to the list of compensable occupational diseases, the occupational disease law, including sections 58 and 65, shall apply thereto as if effective as of the effective date of the law making such addition.'

Effective August 20, 1951

Chapter 262

AN ACT Relating to Barbers, Hairdressing and Beauty Culture.

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

Sec. 1. R. S., c. 22, § 211, sub-§ III, amended. Subsection III of section 211 of chapter 22 of the revised statutes is hereby amended to read as follows:

'III. Who has satisfactorily completed a course of instruction in a school of barbering approved by said board, or in lieu thereof has had a total experience in the practice of barbering or as an apprentice of 2,500 hours distributed over a period of at least 18 months.'

Sec. 2. R. S., c. 22, § 212, sub-§ III, amended. Subsection III of section 212 of chapter 22 of the revised statutes is hereby amended to read as follows:

'III. Who has satisfactorily completed a course of instruction in a school of hairdressing and beauty culture approved by said board, or in lieu thereof has had a total experience in the practice of hairdressing and beauty culture or as an apprentice of $\pm,000$ 2,500 hours distributed over a period of at least 6 18 months;'

Sec. 3. R. S., c. 22, § 214, amended. The 1st sentence of the 2nd paragraph of section 214 of chapter 22 of the revised statutes is hereby amended to read as follows:

'No school of hairdressing and beauty culture shall be approved by said board 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 $\pm,600$ 1,500 hours distributed over a term of not less than 6 9 months, including practical demonstrations, written or oral tests and theoretical and practical instruction in sanitation, sterilization, and the use of an-

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tiseptics, cosmetics, and electrical appliances, which course of study and instruction shall be subject to the approval of said board.'

Effective August 20, 1951

Chapter 263

AN ACT Relating to Fees and Duties of State Sealer of Weights and Measures.

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

Sec. 1. R. S., c. 27, § 245, amended. Section 245 of chapter 27 of the revised statutes, as amended, is hereby further amended by adding at the end of the 1st paragraph thereof, a new sentence to read as follows:

'He may charge a reasonable fee for adjusting any weighing and measuring device when there is neglect by the local sealer or when a complaint or request for performing this service has been received.'

Sec. 2. R. S., c. 27, § 245-A, additional. Chapter 27 of the revised statutes, as amended, is hereby further amended by adding thereto a new section to be numbered 245-A, to read as follows:

'Sec. 245-A. Fees of state sealer of weights and measures. The fees of the state sealer of weights and measures for testing and adjusting scales, weights and measures, to be paid by the persons for whom the service is rendered, is as follows: for testing fuel oil or gasoline meters mounted on tank trucks used in the sale, purchase and distribution of gasoline or fuel oil, \$3; for adjusting such meters, \$2; for testing each platform scale with a weighing capacity of more than 10,000 pounds capacity, \$6; for testing each platform scale with a weighing capacity of 5,000 pounds to 10,000 pounds capacity, \$4; for testing each platform scale with a weighing capacity of 100 pounds to 5,000 pounds capacity, \$1.

The state sealer is authorized to charge fees for testing other weighing and measuring devices in accordance with the fee schedule set forth under the provisions of section 193 of chapter 88. He shall not charge a fee for the testing or calibrating of weighing and measuring devices which have been tested or calibrated and approved by the local sealer of weights and measures within the period of 3 months immediately following such test or calibration and approval by the local sealer.

All fees collected under the provisions of section 245 and this section