macist to remain in or on display in his place of business, unless the 16 licensed pharmacist owning said certificate is employed therein. 17

No licensed pharmacist shall allow or permit his certificate, as a licensed pharmacist, to remain in or on display at any place of business unless legally employed therein.

No person shall use the word or words: "drug", "druggist", "drug store", "pharmacy", "pharmacist", or "apothecary", on any sign, 20 21 22 card, circular, device, or advertisement, unless his place of business is 23 operated as a pharmacy as defined in this chapter."

SEC. 4. Any person violating any provision of this chapter shall be fined not less than twenty-five dollars (\$25.00), nor more than one hundred dollars (\$100.00), or be imprisoned not more than thirty (30) days in the county jail.

House File No. 339. Approved March 23, 1931.

18

19

9

1

3

## CHAPTER 55

## PRACTICE OF BARBERING

AN ACT to amend the law as it appears in chapter one hundred twenty-four B2 (124-B2) of the code of 1927 relating to the practice of barbering so as to provide additional qualifications and regulations for applicants for barber's license.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Section twenty-five hundred eighty-five-b twelve (2585b12), code, 1927, is amended by inserting after the word "barber" in 3 line 18 thereof, the following:

"or students in a barber school approved by the board of barber ex-5 aminers or registered barber apprentice while pursuing a regular course of study of barbering". 7

Also, by adding after the word "study" in line twelve (12) of said section the following:

8 "or students attending schools approved by the barber examiners".

SEC. 2. That the law as it appears in section twenty-five hundred eighty-five b13 (2585-b13) be and the same is hereby amended by inserting after sub-paragraph 1 thereof, the following:

4 "2. Present a certificate showing that the applicant has success-5 fully completed the eighth grade of the public schools, or furnish a satisfactory showing to the board that said applicant has the equiva-7 lent thereof.";

Also, further amend said section by striking the figure "2" at the 8 beginning of line seven (7) thereof and by substituting in lieu thereof 10 the figure "3".

SEC. 3. That the law as it appears in section twenty-five hundred eighty-five b14 (2585-b14) of the code of 1927 be and the same is hereby repealed and the following substituted in lieu thereof:

"2585-b14. Whenever any person has successfully completed a six 5 months' course both of theory and practice in any school of barbering approved by the barber examiners' board, and has furnished the necessary certificates and complied with the requirements of section 28

29

30

3

4

5

8

10

11

13

14 15

twenty-five hundred eighty-five b13 (2585-b13), he may take an examination for registration as a barber's apprentice, said examination to be given by the board at the same time as the regular examination 10 for barber's license. If any such applicant successfully passes the 11 examination, he shall be given an apprentice's certificate which cer-12 tificate will entitle him to pursue a clinic or practice course under the 13 direct supervision and tutelage of a licensed practitioner of barbering 14 15 for a period of eighteen months from the date of issuance thereof. At the end of said period of eighteen months, upon furnishing to the 16 board satisfactory proof that he has faithfully pursued a course of 17 18 study as apprentice under the supervision and tutelage of a licensed 19 barber in this state for said period of time, he shall be permitted by 20 said board to take the regular examination for a license to practice 21 barbering. Provided, however, that any person who has practiced 22 barbering in the state of Iowa for a period of more than five years prior to the taking effect of the barbers' license law, or any person 23 24 who has practiced barbering in any other state for a period of more than five years, shall, upon furnishing satisfactory proof thereof to 25 26 the examining board, be permitted to take the examination for a license to practice barbering in this state. 27

"2585-b14-a. No barber school, nor any barber student therein shall be permitted to charge any fee to any patron or person for work done at said barber school or college by a student during the first three

31 months of his course."

SEC. 4. That the law as it appears in section twenty-five hundred eighty-five b16 (2585-b16) of the code of 1927 be and the same is hereby repealed, and the following enacted in lieu thereof:

"All students of barbering who are now following a course of study of barbering permitted under the law as it existed prior to the enactment of this chapter, shall be permitted to take the examination for a license to practice barbering upon the completion of said course, provided any such person can furnish the other certificates required and meet the requirements of the law as it then existed, and provided also that any such person has furnished the examining board, within sixty (60) days after the taking effect of this act, an affidavit stating therein when said person commenced the study of barbering, at what place, if a school, in what school, or if under the direction of a licensed practitioner, the name of the practitioner and the place where such course of study has been pursued, or is being pursued."

SEC. 5. This act being deemed of immediate importance shall be in full force and effect after its passage and publication in the Des Moines Daily Record, a newspaper published at Des Moines, Iowa, and in The Sioux City Tribune, a newspaper published at Sioux City, Iowa.

Senate File No. 49. Approved March 16, 1931.

I hereby certify that the foregoing act was published in the Des Moines Daily Record March 17, 1931, and the Sioux City Tribune March 17, 1931.
G. C. GREENWALT, Secretary of State.