

Public Health.

December 4, 1933.

House File No. 178.
By PEET, METCALF, MILHONE.

*✓ Cosmetology
✓ License*

A BILL FOR .

An Act to amend sections twenty-five hundred eighty-five-b one (2585-b1), twenty-five hundred eighty-five-c eleven (2585-c11), twenty-five hundred eighty-five-c twelve (2585-c12), twenty-five hundred twelve (2512), twenty-five hundred thirteen (2513), twenty-five hundred twenty-two (2522), twenty-two hundred seventeen (2217), and to amend Chapter one hundred twenty-four-B one (124-B1) by adding thereto section twenty-five hundred eighty-five-f one (2585-f1), Code of 1931, relating to the practice of cosmetology, (including manicuring), and providing penalties for the violation of the laws of Iowa and the rules of the department of health relating to cosmetology.

Be It Enacted by the General Assembly of the State of Iowa:

1 Section 1. That paragraph one (1) of Section twenty-five hundred
2 eighty-five-b one (2585-b1), Code 1931, be amended as follows:

3 1. Strike from line one (1) the word "for" and insert in lieu
4 thereof the words "with or without".

5 2. Insert after the word "in" in line one (1) of sub-section one
6 (1), the words "or who hold themselves out to the public as being
7 engaged in".

8 3. Insert after the coma following the word "exercising" in line
9 seven (7) of sub-section two (2), the following: "manicuring,".

10 4. Insert after the coma following the word "neck" in line eight (8)
11 of sub-section two (2), the following: "hands,".

1 Sec. 2. That Chapter one hundred twenty-four-B one (124-B1), Code
2 1931, be amended by adding at the end thereof as an addition thereto,
3 the following:

4 "2585-f1. Present practitioners of manicuring. All persons who,

5 on the taking effect of this act, are engaged in the practice of mani-
6 curing in the State of Iowa shall be entitled to a special license to
7 practice manicuring under this chapter without examination, providing
8 that application therefor be accompanied by a physician's certificate
9 and the required annual license fee is filed with the cosmetology
10 examiners on or before May first, 1934. Such special license may
11 thereafter be renewed annually upon payment of a fee of three dollars."

1 Sec. 3. That Section twenty-five hundred eighty-five-c eleven
2 (2585-c11) Code, 1931, be amended by adding after the word "directly"
3 in line three (3) the words "or indirectly".

1 Sec. 4. That Section twenty-five hundred eighty-five-c twelve
2 (2585-c12) Code, 1931, be amended by adding after the word "employ"
3 in line two (2) a coma (,) and thereafter the words "use or hire".

1 Sec. 5. That Section twenty-five hundred twelve (2512) Code, 1931,
2 be amended by striking the word "or" from line three (3); by adding a
3 coma (,) after the word "optometrist" in said line and thereafter the
4 words "or itinerant cosmetologist".

1 Sec. 6. That Section twenty-five hundred thirteen (2513) Code, 1931,
2 be amended by striking the word "or" from line eleven (11); by inserting
3 after the word "optometrist" and before the coma immediately following
4 said word the words "or itinerant cosmetologist".

1 Sec. 7. That Section twenty-five hundred twenty-two (2522) Code,
2 1931, be amended as follows:

3 1. By inserting a coma after the word "title" in line three (3)
4 followed by the words, figures and coma as follows: "except Chapter one
5 hundred twenty-four-B1 (124-B1),".

6 2. By adding after the period at the end of said section the
7 following: “Any person found guilty of violating any of the provisions
8 of Chapter 124-B1 shall be fined not to exceed one hundred dollars or be
9 imprisoned in the county jail for not more than thirty (30) days.”

1 Sec. 8. That Section twenty-two hundred seventeen (2217) Code,
2 1931, be amended by adding after the period at the end thereof the
3 following: “If said rules relate to the practice of cosmetology said
4 misdemeanors shall be punished by a fine of not to exceed one hundred
5 dollars or by imprisonment not to exceed thirty days.”