2 17 follows:

158.7 LICENSING BARBER SCHOOLS.

2 18

SENATE/HOUSE FILE \_\_\_\_\_\_ BY (PROPOSED DEPARTMENT OF PUBLIC HEALTH BILL)

Passed	Senate,	Date	Passed	House,	Date	
Vote:	Ayes	Nays	Vote:	Ayes		Nays
Approved					_	

## A BILL FOR

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1 An Act relating to the administration of programs under the
2 jurisdiction of the department of public health and increasing
3 a penalty.
4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
5 TLSB 1149DP 83
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            Section 1.
                         Section 144.39, Code 2009, is amended to read
  1
     2 as follows:
            144.39 CHANGE OF NAME.
            Upon receipt of a certified copy of a court order from a
     5 court of competent jurisdiction or certificate of the clerk of
      6 court pursuant to chapter 674 changing the name of a person
      7 born in this state and upon request of the person or the
  1 8 person's parent, guardian, or legal representative, the state 1 9 registrar shall amend the certificate of birth to reflect the 1 10 new name. A fee established by the department by rule based
  1 11 on average administrative cost shall be collected for each
  1 12 amended to amend the certificate of birth to reflect a new
  1 13 name. Fees collected under this section shall be deposited in
  1 14 the general fund of the state.
            Sec. 2. Section 149.7, Code 2009, is amended to read as
  1 15
  1 16 follows:
                    TEMPORARY CERTIFICATE LICENSE.
  1 17
            149.7
  1 18
            1. The board may issue a temporary certificate license
  1 19 authorizing the licensee named in the certificate to practice 1 20 podiatry if, in the opinion of the board, a need exists and
  1 21 the person possesses the qualifications prescribed by the
  1 22 board for the certificate temporary license, which shall be
     23 substantially equivalent to those required for regular
  1 24 permanent licensure under this chapter. The board shall
  1 25 determine in each instance the applicant's eligibility for the
     26 certificate temporary license, whether or not an examination
    27 shall be given, and the type of examination.
                                                                 The requirements
  1 28 of the law pertaining to regular permanent licensure shall not
    29 be mandatory for this temporary certificate licensure except
     30 as specifically designated by the board. The granting of a
  1 31 temporary <del>certificate</del> <u>license</u> does not in any way indicate
  1 32 that the person licensed is necessarily eligible for regular
     33 <u>permanent</u> licensure, and the board is not obligated to <u>issue a</u> 34 <u>permanent</u> license <u>to</u> the person.
            2. The temporary certificate shall be issued for one year
     1 and may be renewed, but a person shall not be entitled to
      2 practice podiatry in excess of three years while holding a
     3 temporary certificate. The board shall determine the duration 4 of time a person is qualified to practice podiatry while 5 holding a temporary license. The fee for this certificate 6 license shall be set by the board, and if extended beyond one 7 year, a renewal fee per year shall be set by the board. The
     8 fees shall be based on the administrative costs of issuing and
      9 renewing the <del>certificates</del> <u>temporary licenses</u>.
  2 10
            Sec. 3. Section 158.1, subsection 1, paragraph d, Code
  2 11 2009, is amended to read as follows:
2 12 d. Applying cosmetic preparation:
            d. Applying cosmetic preparations, antiseptics, powders,
  2 13 oils, clays, waxes, or lotions to scalp, face, or neck.
  2 14
            Sec. 4. Section 158.3, subsection 3, Code 2009, is amended
    15 by striking the subsection.
            Sec. 5.
  2 16
                       Section 158.7, Code 2009, is amended to read as
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2 19 It is unlawful for a barber school to operate unless 2 20 the owner has obtained a license issued by the department. 2 21 The owner shall file a verified application with the 2 22 department on forms prescribed by the board.

2. Any person employed as a barbering instructor in a 2 24 licensed barber school shall be a licensed barber and shall 25 possess a separate instructor's license which shall be renewed 26 annually biennially. An instructor shall file an application 2 27 with the department on forms prescribed by the board.

 $\underline{\mathbf{3.}}$  The  $\bar{\mathbf{b}}$ arber school must pass a sanitary inspection, and the course of study of the school must be approved by the

2 30 board under the provisions of section 158.8.

4. An annual inspection of each barber school, including 32 the educational activities of each school, shall be conducted 33 and completed by the board prior to renewal of the license.

5. The application shall be accompanied by the annual 35 license fee determined under the provisions of section 147.80 1 and shall state the name and location of the school, name of the owner, name of the manager, and such other additional information as the board may require. The license is valid for 4 one year and may be renewed.
5 6. A license for a barber school shall not be issued for

any space in any location where the same space is licensed as

a school of cosmetology.

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Section 158.8, Code 2009, is amended to read as Sec. 6. follows:

COURSE OF STUDY. 158.8

The course of study of a barber school shall consist of 3 12 at least two thousand one hundred hours of instruction as 3 13 prescribed by the board and shall include instruction in all 3 14 phases of the practice of barbering as defined in section 3 15 158.1, subsection 1. The course shall require at least ten 3 16 months of instruction for completion. The course shall 3 17 include not less than three hundred hours of demonstrations 3 18 and lectures in the following areas: <a href="Law"><u>Law</u></a>; ethics; 3 19 equipment; shop management; history of barbering; sanitation; 20 sterilization; personal hygiene; first aid; bacteriology; 21 anatomy; scalp, skin, hair and their common disorders; 3 22 electricity as applied to barbering; chemistry and 23 pharmacology; scalp care; hair body processing; hairpieces; 24 honing and stropping; shaving; facials, massage and packs; 25 haircutting; hair tonics; dyeing and bleaching; instruments; 3 26 soaps; and shampoos, creams, lotions, <u>waxes</u>, and tonics. It 3 27 shall include not less than one thousand four hundred hours of 28 supervised practical instruction in the following areas: 3 29 Scalp scalp care and shampooing, honing and stropping, 30 shaving, haircutting, hairstyling and blow waving, dyeing and 31 bleaching, hair body processing, facials, waxing, massage and 32 packs, beard and mustache trimming, and hairpieces.

2. A person licensed under section 157.3 who enrolls in a 34 barber school shall be granted full credit for each course 35 successfully completed which meets the requirements of the 1 barber school, which shall be credited toward the two thousand 2 one hundred hour requirement, and the ten=month period does 3 not apply. A person who has been a student in a school of 4 cosmetology arts and sciences licensed under chapter 157 may 5 enroll in a barber school and shall be granted, at the 6 discretion of the school, at least half credit and up to full  $7\ \mathrm{credit}\ \mathrm{for}\ \mathrm{each}\ \mathrm{course}\ \mathrm{successfully}\ \mathrm{completed}\ \mathrm{which}\ \mathrm{meets}\ \mathrm{the}$ 8 requirements of the barber school.

Sec. 7. Section 158.16, Code 2009, is amended to read as 4 10 follows:

158.16 PENALTY.

A person convicted of violating any of the provisions of 13 this chapter shall be fined not to exceed one hundred thousand 4 14 dollars.

Sec. 8. Section 691.6C, Code 2009, is amended to read as 4 16 follows:

STATE MEDICAL EXAMINER ADVISORY COUNCIL. 691.6C

A state medical examiner advisory council is established to 4 19 advise and consult with the state medical examiner on a range 20 of issues affecting the organization and functions of the 4 21 office of the state medical examiner and the effectiveness of 22 the medical examiner system in the state. Membership of the 23 state medical examiner advisory council shall be determined by 24 the state medical examiner, in consultation with the director 4 25 of public health, and shall include, but not necessarily be 26 limited to, representatives from the office of the attorney 27 general, the Iowa county attorneys association, the Iowa 4 28 medical society, the Iowa association of pathologists, the 4 29 Iowa association of county medical examiners, the departments

4 30 of public safety and public health, the statewide emergency 4 31 medical system, and the Iowa funeral directors association. 4 32 The advisory council shall meet on a quarterly or more 4 33 frequent basis on a regular basis, and shall be organized and 4 34 function as established by the state medical examiner by rule. Sec. 9. Sections 135.30, 148B.8, 155.7, 155.17, and 1 155.18, Code 2009, are repealed.

EXPLANATION

This bill makes revisions to various programs under the 4 jurisdiction of the department of public health. The bill 5 conforms language in Code section 144.39 relating to the 6 duties of the state registrar of vital statistics in regard to 7 name changes with language in Code chapter 674 relating to 8 name changes.

The bill allows the board of podiatrists to determine the 10 duration of a temporary license to accommodate changes in 5 11 podiatric residency program requirements, prevents the risk of 5 12 providing permanent licensure to individuals who do not 5 13 complete an approved residency program, and clarifies

5 14 terminology regarding temporary and permanent licensure.
5 15 The bill strikes antiquated language concerning barber
5 16 apprentices. The definition of the practice of barbering is 5 17 expanded to include the application of waxes. The barber 5 18 instructor license currently must be renewed annually; the 5 19 bill provides for biennial renewal. The maximum penalty for 5 20 violation of any provision of the barber licensing law is 5 21 raised from \$100 to \$1,000.

The bill revises a current requirement that the state 5 23 medical examiner advisory council meet at least quarterly to 5 24 require the council to meet on a regular basis.

The bill repeals Code section 135.30, which requires that 26 all spectacles be fitted with plastic lenses, laminated 27 lenses, heat=treated glass lenses, or glass lenses made impact 28 resistant. Federal regulations address impact resistance and 29 testing.

The bill repeals Code section 148B.8, which allows the 31 board of physical and occupational therapy to hire its own Code sections 147.22 and 147.24 contain language 32 staff. 33 relating to board officers and compensation.

34 Code sections 155.7, 155.17, and 155.18 are repealed. 35 chapter 155 relates to the board of nursing home administrators. The repealed Code sections relate to the 2 organization of the board, confidential information, and the 3 suspension or revocation of a license. These provisions are 4 now generally applicable to all boards; set out in Code 5 sections 147.21, 147.22, 147.24, and 147.55. 6 LSB 1149DP 83

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