Unofficial Copy C2 1998 Regular Session 8lr1308 CF 8lr0079

By: Senator Stone

Introduced and read first time: January 29, 1998 Assigned to: Economic and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

2 Licensure and Regulation of Tattoo Artists and Body Piercing Artists

- 3 FOR the purpose of altering the composition of the State Board of Cosmetologists;
- 4 requiring the licensure as a tattoo artist by the State Board of Cosmetologists of
- 5 any individual who provides tattoo artist services; requiring the licensure as a
- 6 body piercing artist by the State Board of Cosmetologists of any individual who
- 7 provides body piercing artist services; providing for the issuance, terms,
- 8 expiration, and renewal of a license; authorizing the State Board of
- 9 Cosmetologists to deny, revoke, suspend, reprimand, or reinstate a license under
- 10 certain circumstances; authorizing the State Board of Cosmetologists to place a
- license on probation under certain circumstances; providing for the
- 12 qualifications for licensure and the duties of licensees; granting certain
- administrative appeals to certain licensees and license applicants under certain
- circumstances; requiring the registration of apprentices in tattoo artistry or
- body piercing artistry with the State Board of Cosmetologists; authorizing the
- State Board of Cosmetologists to deny, revoke, suspend, or reinstate an
- 17 apprentice's registration under certain circumstances; limiting the provision of
- 18 tattoo artist services and body piercing artist services to certain establishments;
- requiring the Board to adopt certain regulations; prohibiting certain acts under
- 20 certain circumstances; establishing certain penalties; providing for the effective
- 21 dates for the provisions of this Act; requiring the State Board of Cosmetologists
- 22 to grant a waiver of certain requirements under this Act under certain
- 23 circumstances; defining certain terms; providing for a delayed effective date;
- 24 and generally relating to tattoo artist services, body piercing artist services, and
- cosmetology.
- 26 BY repealing and reenacting, with amendments,
- 27 Article Business Occupations and Professions
- 28 Section 5-101, 5-202, 5-301, 5-302, 5-308, 5-310, 5-314, 5-402, 5-404, 5-407,
- 29 5-501, 5-504, 5-505, 5-509, 5-522, 5-601, 5-604, 5-605, and 5-607
- 30 through 5-609
- 31 Annotated Code of Maryland
- 32 (1995 Replacement Volume and 1997 Supplement)
- 33 BY repealing and reenacting, with amendments,

(5)

32 BODY PIERCING ARTIST WITH 2 YEARS' EXPERIENCE.

	SENATE BILL 218								
1 2 3 4 5	Article - Business Occupations and Professions Section 5-205 Annotated Code of Maryland (1995 Replacement Volume and 1997 Supplement) (As enacted by Chapter 735 of the Acts of the General Assembly of 1997)								
6 7 8 9 10	BY repealing and reenacting, without amendments, Article - Business Occupations and Professions Section 5-401 Annotated Code of Maryland (1995 Replacement Volume and 1997 Supplement)								
12 13 14 15	Section 5-304.1, 5-304.2, and 5-609 through 5-612 Annotated Code of Maryland (1995 Replacement Volume and 1997 Supplement)								
17 18	MARYLAND, That the Laws of Maryland read as follows: Article - Business Occupations and Professions								
19	5-101.								
20	(a) In this title the following words have the meanings indicated.								
	(b) "Apprentice" means an individual who is learning to practice cosmetology or any limited practice of cosmetology in a beauty salon that holds a beauty salon permit under the supervision of:								
24	(1) if learning to practice cosmetology, a licensed senior cosmetologist;								
25 26	(2) if learning to provide esthetic services, a licensed senior cosmetologist or a licensed esthetician with 2 years' experience; [and]								
27 28	(3) if learning to provide manicuring services, a licensed senior cosmetologist or a licensed manicurist with 2 years' experience;								

29 (4) IF LEARNING TO PROVIDE TATTOO ARTIST SERVICES, A LICENSED 30 TATTOO ARTIST WITH 2 YEARS' EXPERIENCE; AND

IF LEARNING TO PROVIDE BODY PIERCING SERVICES, A LICENSED

			an indivi	v salon" means any commercial establishment, except a dual practices cosmetology OR PROVIDES TATTOO DY PIERCING ARTIST SERVICES.
4		(2)	"Beauty	salon" does not include a clinic in a cosmetology school.
5 6 beau	(d) uty salon		salon pe	ermit" means a permit issued by the Board to operate a
7	(e)	"Board'	' means t	he State Board of Cosmetologists.
8	(f)	"Cosme	tologist"	means an individual who practices cosmetology.
9 10 TA	(G) TTOO A			GISTS SCHOOL" INCLUDES A SCHOOL THAT TEACHES ODY PIERCING.
11 12 lice	[(g)] (H ense issu	(1) ed by the		e" means, unless the context requires otherwise, a
13 14 foll	owing li	(2) censes:	"Licens	e" includes, unless the context requires otherwise, each of the
15			(i)	a license to practice cosmetology;
16			(ii)	a license to practice as a senior cosmetologist;
17			(iii)	a limited license to provide makeup artist services;
18			(iv)	a limited license to provide esthetic services; [and]
19			(v)	a limited license to provide manicuring services;
20			(VI)	A LICENSE TO PROVIDE TATTOO ARTIST SERVICES; AND
21			(VII)	A LICENSE TO PROVIDE BODY PIERCING ARTIST SERVICES.
		OTHER	WISE, A	DDY PIERCING ARTIST" MEANS, UNLESS THE CONTEXT A BODY PIERCING ARTIST WHO IS LICENSED BY THE BOARD CING ARTIST SERVICES.
25 26 oth				tologist" means, unless the context requires no is licensed by the Board to practice cosmetology.
27	[(i)] (K)) "Licens	ed senior	cosmetologist" means a person who:
28		(1)	has at le	east 2 years of experience as a licensed cosmetologist; and
29		(2)	has pass	sed a test approved by the Board.

1 (L) "LICENSED TATTOO ARTIST" MEANS, UNLESS THE CONTEXT REQUIRES 2 OTHERWISE, A TATTOO ARTIST WHO IS LICENSED BY THE BOARD TO PROVIDE 3 TATTOO ARTIST SERVICES.				
4 [(j)] (M) (1) 5 practice cosmetology			" means a license issued by the Board to 301 of this title.	
6 (2) 7 each of the following			" includes, unless the context requires otherwise,	
8	(i)	a limite	d license to provide makeup artist services;	
9	(ii)	a limite	d license to provide esthetic services; and	
10	(iii)	a limite	d license to provide manicuring services.	
11 [(k)] (N)(1) 12 for compensation:	"Practic	e cosmet	ology" means to engage in any of the following	
13 14 by:	(i)	beautify	ring, cleaning, or embellishing the hair of an individual	
15		1.	arranging the hair;	
16		2.	bleaching the hair;	
17		3.	cleansing the hair;	
18		4.	coloring the hair;	
19		5.	curling the hair;	
20		6.	cutting the hair;	
21		7.	dressing the hair;	
22		8.	singeing the hair;	
23		9.	permanent waving the hair;	
24		10.	waving the hair; or	
25 26 beautify, clean, or en	nbellish t	11. he hair;	performing any other similar procedure intended to	
27	(ii)	arching	or dyeing eyebrows;	
28	(iii)	dyeing	eyelashes;	
29	(iv)	providir	ng makeup artist services;	
30	(v)	providir	ng esthetic services; or	

PRICKING THE SKIN AND INGRAINING IT IN AN INDELIBLE PIGMENT;

28 DESIGNS ON THE SKIN OF AN INDIVIDUAL BY:

RAISING SCARS ON THE SKIN.

The Board consists of [seven] NINE members.

Of the [seven] NINE members of the Board:

(1)

(2)

(1)

(2)

29

31

33

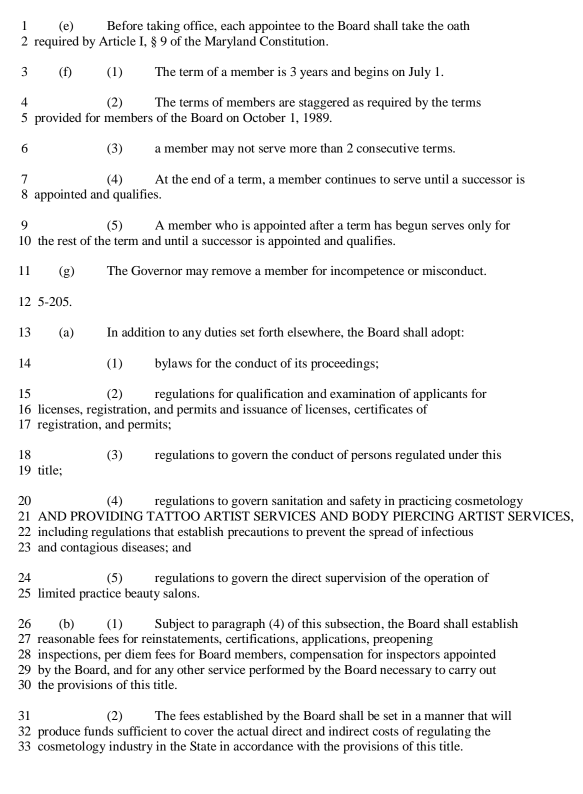
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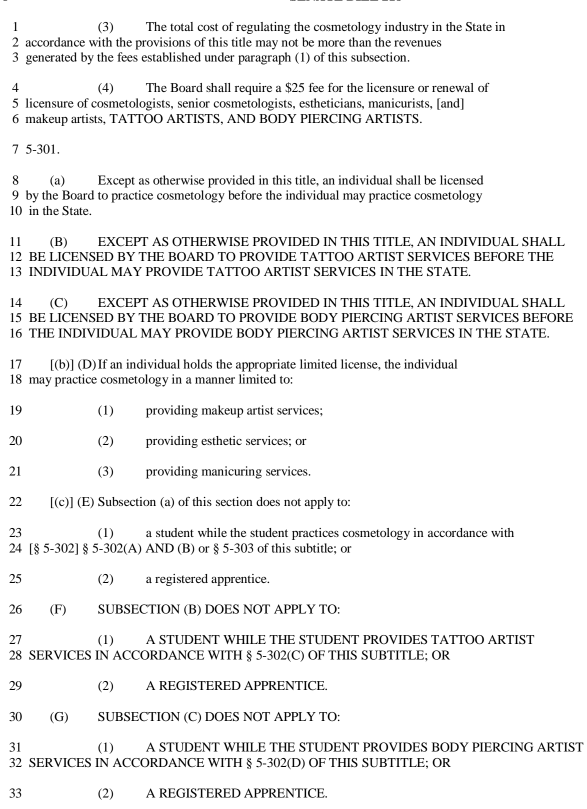
30 OR

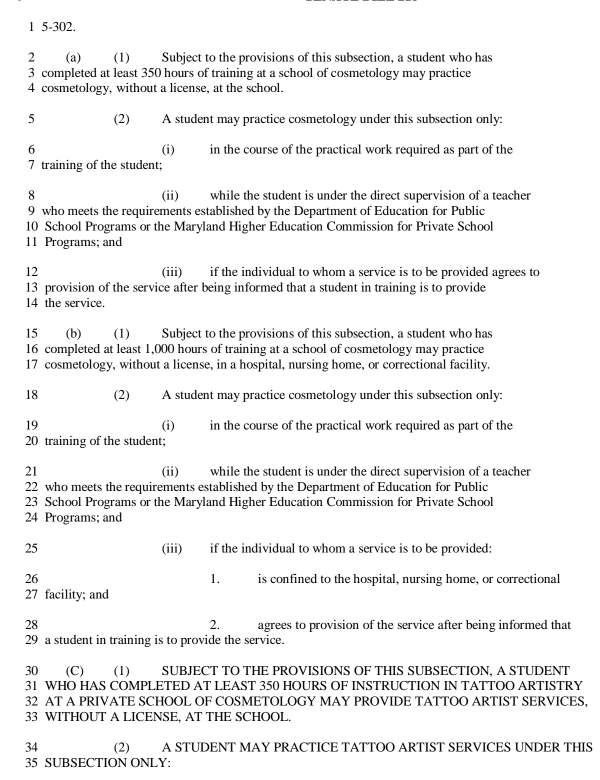
32 5-202.

(a)

1			(i)	four sha	ll be licensed cosmetologists;
2			(II)	ONE SH	HALL BE A LICENSED TATTOO ARTIST;
3			(III)	ONE SH	HALL BE A LICENSED BODY PIERCING ARTIST;
4 5	an educator o	or owner;	[(ii)] (IV and	')	one shall be affiliated with a private cosmetology school as
6			[(iii)] (V	7)	two shall be consumer members.
7 8	Secretary.	(3)	The Gov	vernor sha	all appoint the members with the advice of the
9	(b)	Each cos	smetologi	ist memb	er of the Board:
10 11	appointment	(1) ;	shall hav	ve practic	eed cosmetology actively for at least 5 years before
12		(2)	shall be	a citizen	of the State;
13 14	school;	(3)	may not	be affilia	ated directly or indirectly with any cosmetology
15 16	article, supp	(4) ly, or me			ated with any person who manufactures or sells any ommonly used in a beauty salon; and
17 18	member of t	(5) he Board		be a grad	duate of the same school of cosmetology as any other
19	(c)	Each con	nsumer m	nember o	f the Board:
20		(1)	shall be	a membe	er of the general public;
21 22	Board;	(2)	may not	be a lice	nsee or otherwise be subject to regulation by the
23 24	members of	(3) the Board		be requir	red to meet the qualifications for the professional
25 26	interest in or	(4) have rec			year before appointment, have had a financial on from a person regulated by the Board.
27	(d)	While a	member	of the Bo	oard, a consumer member may not:
28 29	regulated by	(1) the Boar		inancial i	nterest in or receive compensation from a person
30		(2)	grade an	y examir	nation given by or for the Board.







(II)

SENATE BILL 218

1 IN THE COURSE OF THE PRACTICAL WORK REQUIRED AS PART (I)2 OF THE TRAINING OF THE STUDENT: (II)WHILE THE STUDENT IS UNDER THE DIRECT SUPERVISION OF 4 A TEACHER WHO MEETS THE REQUIREMENTS ESTABLISHED BY THE MARYLAND 5 HIGHER EDUCATION COMMISSION FOR PRIVATE SCHOOL PROGRAMS; AND IF THE INDIVIDUAL TO WHOM A SERVICE IS TO BE PROVIDED 6 (III)7 AGREES TO PROVISION OF THE SERVICE AFTER BEING INFORMED THAT A STUDENT 8 IN TRAINING IS TO PROVIDE THE SERVICE. 9 SUBJECT TO THE PROVISIONS OF THIS SUBSECTION, A STUDENT (D) (1) 10 WHO HAS COMPLETED AT LEAST 350 HOURS OF INSTRUCTION IN BODY PIERCING AT 11 A PRIVATE SCHOOL OF COSMETOLOGY MAY PROVIDE BODY PIERCING ARTIST 12 SERVICES, WITHOUT A LICENSE, AT THE SCHOOL. 13 (2) A STUDENT MAY PRACTICE BODY PIERCING SERVICES UNDER THIS 14 SUBSECTION ONLY: IN THE COURSE OF THE PRACTICAL WORK REQUIRED AS PART 15 (I) 16 OF THE TRAINING OF THE STUDENT: WHILE THE STUDENT IS UNDER THE DIRECT SUPERVISION OF 17 (II)18 A TEACHER WHO MEETS THE REQUIREMENTS ESTABLISHED BY THE MARYLAND 19 HIGHER EDUCATION COMMISSION FOR PRIVATE SCHOOL PROGRAMS: AND IF THE INDIVIDUAL TO WHOM A SERVICE IS TO BE PROVIDED 21 AGREES TO PROVISION OF THE SERVICE AFTER BEING INFORMED THAT A STUDENT 22 IN TRAINING IS TO PROVIDE THE SERVICE. 23 5-304.1. 24 TO QUALIFY FOR A LICENSE TO PROVIDE TATTOO ARTIST SERVICES, AN 25 APPLICANT SHALL BE AN INDIVIDUAL WHO MEETS THE REQUIREMENTS OF THIS 26 SECTION. AN APPLICANT FOR A LICENSE TO PROVIDE TATTOO ARTIST SERVICES 27 (B) 28 SHALL: 29 (1) BE AT LEAST 18 YEARS OLD; HAVE SUCCESSFULLY COMPLETED A 9TH GRADE EDUCATION OR 30 (2) 31 THE EQUIVALENT; AND 32 (3) HAVE RECEIVED TRAINING BY: SERVING AS A REGISTERED APPRENTICE FOR AT LEAST 1 YEAR 33 (I) 34 AS PROVIDED UNDER § 5-404 AND § 5-405 OF THIS TITLE; OR

36 AND TRAINING IN TATTOO ARTIST SERVICES IN A PRIVATE COSMETOLOGY SCHOOL

SUCCESSFULLY COMPLETED 1.000 HOURS OF INSTRUCTION

- 11 **SENATE BILL 218** 1 APPROVED BY THE MARYLAND HIGHER EDUCATION COMMISSION IN CONSULTATION 2 WITH THE BOARD. (C)AN APPLICANT FOR A TATTOO ARTIST LICENSE SHALL PASS AN 4 EXAMINATION GIVEN BY THE BOARD UNDER THIS SUBTITLE. 5 5-304.2. TO QUALIFY FOR A LICENSE TO PROVIDE BODY PIERCING ARTIST (A) 6 7 SERVICES, AN APPLICANT SHALL BE AN INDIVIDUAL WHO MEETS THE 8 REQUIREMENTS OF THIS SECTION. AN APPLICANT FOR A LICENSE TO PROVIDE BODY PIERCING ARTIST 10 SERVICES SHALL: 11 (1) BE AT LEAST 18 YEARS OLD; 12 (2) HAVE SUCCESSFULLY COMPLETED A 9TH GRADE EDUCATION OR 13 THE EQUIVALENT; AND 14 (3) HAVE RECEIVED TRAINING BY: SERVING AS A REGISTERED APPRENTICE FOR AT LEAST 1 YEAR 15 (I) 16 AS PROVIDED UNDER § 5-404 AND § 5-405 OF THIS TITLE; OR 17 (II)SUCCESSFULLY COMPLETED 1,000 HOURS OF INSTRUCTION 18 AND TRAINING IN BODY PIERCING ARTIST SERVICES IN A PRIVATE COSMETOLOGY 19 SCHOOL APPROVED BY THE MARYLAND HIGHER EDUCATION COMMISSION IN 20 CONSULTATION WITH THE BOARD. AN APPLICANT FOR A BODY PIERCING ARTIST LICENSE SHALL PASS AN 21 22 EXAMINATION GIVEN BY THE BOARD UNDER THIS SUBTITLE. 23 5-308. Subject to the provisions of this section, the Board may waive any 24 (a) 25 APPLICABLE examination requirement of this subtitle for an individual who is 26 licensed IN ANOTHER STATE: 27 (1) to practice as a cosmetologist or a limited practice cosmetologist [in 28 another state];
 - TO PROVIDE TATTOO ARTIST SERVICES; OR
- TO PROVIDE BODY PIERCING ARTIST SERVICES. 30 (3)
- 31 The Board may grant a waiver under this section only if the applicant: (b)
- 32 pays to the Board an application fee established by the Board in
- 33 accordance with § 5-205 of this title; and

(2)

29

1	(2)	provides	s adequate evidence that the applicant:
2		(i)	meets the qualifications otherwise required by this subtitle; and
	other state, an examin the applicant is seekin		became licensed in the other state after passing, in that or any t is at least equivalent to the examination for which er.
6	5-310.		
7 8			tions (b) through (d) of this section and while a license to ct, it authorizes the licensee to practice cosmetology.
9 10			icense to provide makeup artist services is in effect, it ide only makeup artist services.
11 12	(c) While a the licensee to provid		icense to provide esthetic services is in effect, it authorizes thetic services.
13 14			icense to provide manicuring services is in effect, it ide only manicuring services.
15 16			NSE TO PROVIDE TATTOO ARTIST SERVICES IS IN EFFECT, IT SEE TO PROVIDE ONLY TATTOO ARTIST SERVICES.
			NSE TO PROVIDE BODY PIERCING ARTIST SERVICES IS IN THE LICENSEE TO PROVIDE ONLY BODY PIERCING ARTIST
20	5-314.		
		applican	aring provisions of § 5-315 of this subtitle, the Board may t, reprimand any licensee, or suspend or revoke a usee:
24 25	(1) the applicant or licens		ently or deceptively obtains or attempts to obtain a license for another;
26	(2)	fraudule	ently or deceptively uses a license;
27	(3)	is incom	apetent;
28	(4)	engages	in dishonest, unethical, immoral, or unprofessional conduct;
	` '	DE TAT	ted to alcohol or drugs to the extent of being unfit to practice TOO ARTIST SERVICES, OR PROVIDE BODY PIERCING
32	(6)	advertis	es by means of knowingly false or deceptive statements; or

1 2	Board under	(7) this title.		any provision of this title or any regulation adopted by the
3 4	(b) may impose			ddition to suspending or revoking a license, the Board eding \$300 for all violations cited on a single day.
5 6	(c) section, the I			te amount of financial penalty to be imposed under this er the following:
7		(1)	the serie	ousness of the violation;
8		(2)	the good	I faith of the violator;
9		(3)	the viola	ator's history of previous violations;
10 11	and the cosm	(4) netology		terious effect of the [violation on the complainant, the public, and] VIOLATION ON THE:
12			(I)	COMPLAINANT;
13			(II)	PUBLIC; AND
14 15	INDUSTRII	ES; AND	(III)	COSMETOLOGY, TATTOO ARTISTRY, OR BODY PIERCING
16 17	penalty.	(5)	any othe	er factors relevant to the determination of the financial
18 19	(d) to the Board			commence proceedings under this section on a complaint he Board or any person.
20		(1)	A comp	laint shall:
21			(i)	be in writing;
22			(ii)	be signed by the complainant;
23			(iii)	state specifically the facts on which the complaint is based;
24			(iv)	be submitted to the Executive Director of the Board; and
25			(v)	be served on the person to whom it is directed:
26				1. personally; or
	postmark fro			2. by certified mail, return receipt requested, bearing a tes Postal Service, to the person's last known address ds.
30 31	document sh	(2) nall file w		e is made by certified mail, the person who mails the oard verified proof of mailing.

3	the Board sh	all act on	es facts the the comp	as provided in subsection (f) of this section, if the Board finds hat are adequate grounds for action under this section, plaint as provided under § 5-315 of this subtitle to ense, reprimand a licensee, or assess a penalty.
5 6	complaint.	(2)	If the Bo	oard does not make the finding, the Board shall dismiss the
9	SERVICES,	OR BOD	ates to th	oard makes the finding under subsection (e)(1) of this section the sanitary practice of cosmetology, TATTOO ARTIST CING ARTIST SERVICES, the Board shall provide the licensee the dileged violation.
	written noti		f the viol	censee fails to correct each alleged violation within 10 days of ation by the Board, the Board shall act on the complaint this subtitle.
14 15	the Board sl	(3) nall:	If the lic	censee corrects each alleged violation within 10 days of notice,
16			(i)	dismiss the complaint; and
17			(ii)	provide the licensee written notification of the dismissal.
18	5-401.			
19 20			_	istered by the Board before the individual may serve alon in the State .
21	5-402.			
22	(A)	An appl	icant for	registration shall:
23 24	provides; an	(1) nd	submit t	to the Board an application on the form that the Board
25 26	accordance	(2) with § 5-2		ne Board an application fee established by the Board in is title.
29 30	QUALIFY I PIERCING	FOR REC ARTIST	GISTRAT APPREN	TO ANY OTHER REQUIREMENTS UNDER THIS SUBTITLE, TO FION AS A TATTOO ARTIST APPRENTICE OR A BODY NTICE, AN APPLICANT SHALL HAVE RECEIVED TRAINING BY 850 HOURS OF TRAINING AT A PRIVATE COSMETOLOGY
32	5-404.			
	individual to	o learn to	practice	pprentice is in effect, the registration authorizes the cosmetology, [or] any limited practice of cosmetology, Γ SERVICES, OR PROVIDE BODY PIERCING ARTIST SERVICES

32

(2)

(3)

the good faith of the violator;

the violator's history of previous violations;

1 2	(4) and the cosmetology i			ect of the [violation on the complainant, the public, LATION ON THE:
3		(I)	COMPLA	AINANT;
4		(II)	PUBLIC:	AND
5 6	INDUSTRIES; AND	(III)	COSME	TOLOGY, TATTOO ARTISTRY, OR BODY PIERCING
7 8	(5) penalty.	any othe	er factors r	elevant to the determination of the financial
9 10	(d) The Boat to the Board by a men			proceedings under this section on a complaint or any person.
11	(1)	A comp	laint shall:	
12		(i)	be in writ	ting;
13		(ii)	be signed	by the complainant;
14		(iii)	state spec	rifically the facts on which the complaint is based;
15		(iv)	be submi	tted to the Executive Director of the Board; and
16		(v)	be served	on the person to whom it is directed:
17			1.	personally; or
	postmark from the Unas shown on the Boar		es Postal	by certified mail, return receipt requested, bearing a Service, to the person's last known address
21 22	(2) document shall file w			by certified mail, the person who mails the ied proof of mailing.
25 26	the Board shall act or	ges facts to the com	hat are ad plaint as p	d in subsection (f) of this section, if the Board finds equate grounds for action under this section, provided under § 5-408 of this subtitle to registration, reprimand an apprentice, or
28 29	(2) complaint.	If the Bo	oard does	not make the finding, the Board shall dismiss the
32	TATTOO ARTIST S	lates to th ERVICE	ne sanitary S, OR TH	s the finding under subsection (e)(1) of this section practice of cosmetology, THE PROVISION OF E PROVISION OF BODY PIERCING ARTIST SERVICES, a opportunity to correct the alleged violation.

			of the vi	prentice fails to correct each alleged violation within 10 days olation by the Board, the Board shall act on the 5-408 of this subtitle.
4 5	notice, the B	(3) oard shal	-	prentice corrects each alleged violation within 10 days of
6			(i)	dismiss the complaint; and
7			(ii)	provide the apprentice written notification of the dismissal.
8	5-501.			
9 10	(a) person may	-		old a beauty salon permit issued by the Board before the alon in the State.
11 12	(b) [cosmetolog			hay operate as a limited practice beauty salon by offering I to:
13		(1)	providin	g makeup artist services;
14		(2)	providin	g esthetic services; [or]
15		(3)	providin	g manicuring services;
16		(4)	PROVII	DING TATTOO ARTIST SERVICES; OR
17		(5)	PROVII	DING BODY PIERCING ARTIST SERVICES.
18 19	(c) person opera	-	ate beauty	y salon permit is required for each beauty salon that a
20	5-504.			
21 22	(a) the requirem			ssue a beauty salon permit to each applicant who meets le.
		hall speci		ermit for the limited practice of cosmetology OR A LIMITED nited [cosmetology] PRACTICE OR services for which the
26 27	` '			ssue a beauty salon permit and a barbershop permit to an ment if the applicant:
28		(1)	meets th	e requirements of:
29			(i)	this title; and
30			(ii)	Title 4 of this article;
31		(2)	submits	a separate application for each permit; and

1		(3)	pays a se	eparate fee for each application.
2	5-505.			
3	(a) permit holder			alon permit is in effect, it authorizes the beauty salon auty salon.
		ERVICE	is in effe	alon permit for the limited practice of cosmetology OR A ct, it authorizes the holder to operate a beauty salon only ch the permit is issued.
8	5-509.			
		the State	e Board o	dopt regulations to ensure that each cosmetology school f Education or the Maryland Higher Education anitary manner.
12 13	(b) for:	The regi	ılations a	dopted under subsection (a) of this section shall provide
14 15	Education or	(1) r the Mar		rting of violations of the regulations to the Department of gher Education Commission; and
16 17	regulations.	(2)	the impo	osition of a fine not to exceed \$300 for a violation of the
18 19	(c) section, the			e amount of financial penalty to be imposed under this der the following:
20		(1)	the serio	ousness of the violation;
21		(2)	the good	I faith of the violator;
22		(3)	the viola	ator's history of previous violations;
23 24	and the barb	(4) er indust		terious effect of the violation on the [complainant, the public,
25			(I)	COMPLAINANT;
26			(II)	PUBLIC;
27 28	INDUSTRII	ES; AND	(III)	THE BARBER, TATTOO ARTISTRY, OR BODY PIERCING ARTIST
29 30	penalty.	(5)	any othe	er factors relevant to the determination of the financial
31 32	(d) section on a			commence proceedings to assess a penalty under this Board by a member of the Board or any person.

1	(1)	A comp	laint shall:
2		(i)	be in writing;
3		(ii)	be signed by the complainant;
4		(iii)	state specifically the facts on which the complaint is based;
5		(iv)	be submitted to the Executive Director of the Board; and
6		(v)	be served on the person to whom it is directed:
7			1. personally; or
	postmark from the Ui as shown on the Boa		2. by certified mail, return receipt requested, bearing a es Postal Service, to the person's last known address ds.
11 12	(2) document shall file v		e is made by certified mail, the person who mails the loard verified proof of mailing.
15		ges facts	as provided in subsection (f) of this section, if the Board finds that are adequate grounds for action under this section, aplaint as provided under § 5-523 of this subtitle to
17 18	(2) complaint.	If the Bo	oard does not make the finding, the Board shall dismiss the
21 22	sanitary practice of c	elates to the osmetolo s, the Boa	oard makes the finding under subsection (e)(1) of this section ne sanitary condition of a cosmetology school or the gy, TATTOO ARTIST SERVICES, OR BODY PIERCING rd shall provide the owner of the school an opportunity to
	(2) written notification of as provided under § 3	of the viol	wner fails to correct each alleged violation within 10 days of ation by the Board, the Board shall act on the complaint this subtitle.
27 28	(3) the Board shall:	If the ov	wner corrects each alleged violation within 10 days of notice,
29		(i)	dismiss the complaint; and
30		(ii)	provide the owner written notification of the dismissal.
31	5-522.		
	. ,	permit to	aring provisions of § 5-523 of this subtitle, the Board may any applicant, reprimand any permit holder, or lon permit:

1		(1)	for any a	applicable ground under § 5-314 of this title;
2 3	attempts to o	(2) btain a b		plicant or holder fraudulently or deceptively obtains or on permit for the applicant or holder or for another; or
4 5	salon permit.	(3)	if the ap	plicant or holder fraudulently or deceptively uses a beauty
	(b) the Board ma date.			ddition to suspending or revoking a beauty salon permit, y not exceeding \$300 for all violations cited on a single
9 10	(c) section, the			e amount of financial penalty to be imposed under this ler the following:
11		(1)	the serio	ousness of the violation;
12		(2)	the good	faith of the violator;
13		(3)	the viola	ator's history of previous violations;
14 15	and the cosn	(4) netology		terious effect of the [violation on the complainant, the public, and] VIOLATION ON THE:
16			(I)	COMPLAINANT;
17			(II)	PUBLIC; AND
18 19	INDUSTRI	ES; AND	(III)	COSMETOLOGY, TATTOO ARTISTRY, OR BODY PIERCING
20 21	penalty.	(5)	any othe	er factors relevant to the determination of the financial
22 23	(d) to the Board			commence proceedings under this section on a complaint he Board or any person.
24		(1)	A comp	laint shall:
25			(i)	be in writing;
26			(ii)	be signed by the complainant;
27			(iii)	state specifically the facts on which the complaint is based;
28			(iv)	be submitted to the Executive Director of the Board; and
29			(v)	be served on the person to whom it is directed:
30				1. personally; or

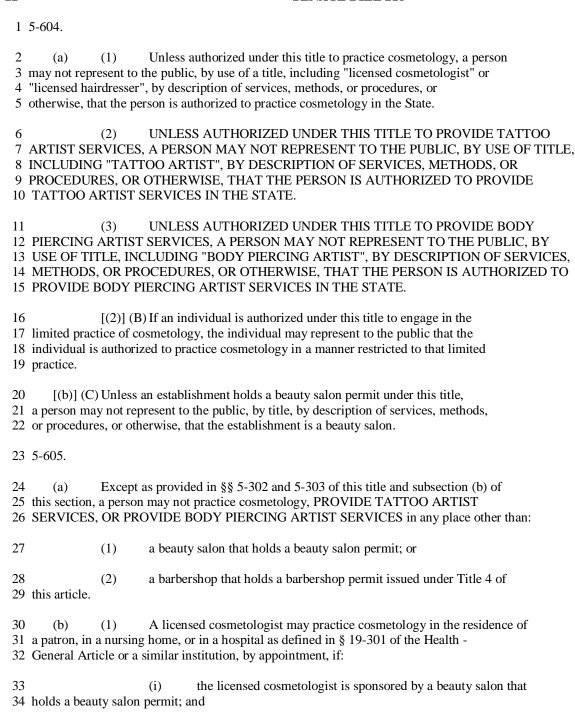
1 2. by certified mail, return receipt requested, bearing a 2 postmark from the United States Postal Service, to the person's last known address 3 as shown on the Board's records. 4 (2)If service is made by certified mail, the person who mails the 5 document shall file with the Board verified proof of mailing. 6 Except as provided in subsection (f) of this section, if the Board finds (e) (1) 7 that a complaint alleges facts that are adequate grounds for action under this section, 8 the Board shall act on the complaint as provided under § 5-523 of this subtitle to 9 deny, suspend, or revoke a license, reprimand a licensee, or assess a penalty. 10 (2) If the Board does not make the finding, the Board shall dismiss the 11 complaint. 12 (f) (1) If the Board makes the finding under subsection (e)(1) of this section 13 for a violation that relates to the sanitary condition of a beauty salon or the sanitary 14 practice of cosmetology, THE PROVISION OF TATTOO ARTIST SERVICES, OR BODY 15 PIERCING ARTIST SERVICES, the Board shall provide the owner of the salon an 16 opportunity to correct the alleged violation. 17 If the owner fails to correct each alleged violation within 10 days of 18 written notification of the violation by the Board, the Board shall act on the complaint as provided under § 5-523 of this subtitle. 20 (3) If the owner corrects each alleged violation within 10 days of notice, 21 the Board shall: 22 (i) dismiss the complaint; and 23 (ii) provide the owner written notification of the dismissal. 24 5-601. Except as otherwise provided in this title, a person may not practice, 25 26 attempt to practice, or offer to practice cosmetology in the State unless licensed by the Board to practice cosmetology. 28 EXCEPT AS OTHERWISE PROVIDED IN THIS TITLE, A PERSON MAY NOT (B) 29 PROVIDE, ATTEMPT TO PROVIDE, OR OFFER TO PROVIDE TATTOO ARTIST SERVICES 30 IN THE STATE UNLESS LICENSED BY THE BOARD TO PROVIDE TATTOO ARTIST 31 SERVICES. EXCEPT AS OTHERWISE PROVIDED IN THIS TITLE, A PERSON MAY NOT 32 33 PROVIDE, ATTEMPT TO PROVIDE, OR OFFER TO PROVIDE BODY PIERCING ARTIST 34 SERVICES IN THE STATE UNLESS LICENSED BY THE BOARD TO PROVIDE BODY

35 PIERCING ARTIST SERVICES.

36

(ii)

37 services may provide manicuring services in a barbershop.



the patron is a customer of the beauty salon.

An individual who holds a limited license to provide manicuring

- 1 5-607. 2 An owner or lessee of a beauty salon may not knowingly: (a) 3 employ in the beauty salon an individual with an infectious or (1) contagious disease that presents a hazard to a patron; or 5 after discovering an individual has an infectious or contagious (2) 6 disease that presents a hazard to a patron, continue to employ the individual in the 7 beauty salon. 8 (b) (1) An individual who knows that the individual has an infectious or 9 contagious disease that presents a hazard to a beauty salon patron may not practice 10 cosmetology, PROVIDE TATTOO ARTIST SERVICES, OR PROVIDE BODY PIERCING 11 ARTIST SERVICES. 12 (2) An individual who knows that another individual has an infectious or 13 contagious disease that presents a hazard to a beauty salon patron may not practice 14 cosmetology, PROVIDE TATTOO ARTIST SERVICES, OR PROVIDE BODY PIERCING 15 ARTIST SERVICES on that other individual. An individual may not practice cosmetology, PROVIDE TATTOO ARTIST 16 17 SERVICES, OR PROVIDE BODY PIERCING ARTIST SERVICES in a careless or negligent 18 manner so as to: 19 (1) cause an infection; or 20 (2) impart an infectious or contagious disease that presents a hazard to a 21 beauty salon patron. 22 5-608. 23 Except as provided in subsection (b) of this section, a school of cosmetology 24 approved by the State Department of Education or the Maryland Higher Education 25 Commission may not allow a student to practice cosmetology on the public OR 26 PROVIDE TATTOO ARTIST SERVICES OR BODY PIERCING ARTIST SERVICES TO THE 27 PUBLIC. 28 A school of cosmetology approved by the State Department of Education or 29 the Maryland Higher Education Commission may allow a student: 30 to practice cosmetology in accordance with § 5-302 or § 5-303 of this (1) 31 title; AND TO PROVIDE TATTOO ARTIST SERVICES OR BODY PIERCING ARTIST 32 (2) 33 SERVICES IN ACCORDANCE WITH § 5-302 OF THIS TITLE. 34 5-609.
- 35 (A) A PERSON MAY NOT MAKE A TATTOO ON A MINOR.

- 1 (B) EXCEPT FOR EAR PIERCING, A PERSON MAY NOT PROVIDE BODY PIERCING 2 ARTIST SERVICES TO A MINOR.
- 3 (C) IN PROSECUTION FOR A VIOLATION OF THIS SECTION, IT SHALL BE A
- 4 DEFENSE THAT THE DEFENDANT EXAMINED THE TATTOO OR BODY PIERCING
- 5 RECIPIENT'S DRIVER'S LICENSE OR OTHER VALID IDENTIFICATION ISSUED BY AN
- 6 EMPLOYER, A GOVERNMENTAL ENTITY, OR AN INSTITUTION OF HIGHER EDUCATION
- 7 THAT POSITIVELY IDENTIFIED THE TATTOO OR BODY PIERCING RECIPIENT AS AT
- 8 LEAST 18 YEARS OLD.
- 9 (D) FOR PURPOSES OF THIS SECTION, EACH SEPARATE AND DISTINCT 10 INCIDENT AT A DIFFERENT TIME AND OCCASION IS A SEPARATE VIOLATION.
- 11 5-610.
- 12 (A) A PERSON MAY NOT REMOVE OR ATTEMPT TO REMOVE A TATTOO BY
- 13 CUTTING, ABRAISING, SCARRING, INJECTING CAUSTIC, ACIDIC MATERIALS, OR ANY
- 14 OTHER MEANS.
- 15 (B) A TATTOO ARTIST, STUDENT, OR APPRENTICE MAY TATTOO OVER AN 16 EXISTING TATTOO.
- 17 5-611.
- 18 A BODY SURFACE THAT DISPLAYS ANY RASH, PIMPLES, BOILS, LESIONS,
- 19 INFECTIONS, OR ANY EVIDENCE OF AN UNHEALTHY CONDITION MAY NOT BE
- 20 TATTOOED OR PIERCED.
- 21 5-612.
- 22 (A) A TATTOO ARTIST, STUDENT, OR APPRENTICE MAY NOT PROVIDE TATTOO
- 23 ARTIST SERVICES:
- 24 (1) WHILE UNDER THE INFLUENCE OF ALCOHOL; OR
- 25 (2) WHILE USING ANY NARCOTIC OR CONTROLLED DANGEROUS
- 26 SUBSTANCE, AS DEFINED IN ARTICLE 27 OF THE CODE, OR OTHER DRUG THAT IS IN
- 27 EXCESS OF THERAPEUTIC AMOUNTS OR WITHOUT VALID MEDICAL INDICATION.
- 28 (B) A BODY PIERCING ARTIST, STUDENT, OR APPRENTICE MAY NOT PROVIDE
- 29 BODY PIERCING SERVICES:
- 30 (1) WHILE UNDER THE INFLUENCE OF ALCOHOL: OR
- 31 (2) WHILE USING ANY NARCOTIC OR CONTROLLED DANGEROUS
- 32 SUBSTANCE, AS DEFINED IN ARTICLE 27 OF THE CODE, OR OTHER DRUG THAT IS IN
- 33 EXCESS OF THERAPEUTIC AMOUNTS OR WITHOUT VALID MEDICAL INDICATION.

- 1 [5-609.] 5-613.
- A person who violates any provision of this title is guilty of a misdemeanor and
- 3 on conviction is subject to a fine not exceeding \$100 or imprisonment not exceeding 30
- 4 days or both.
- 5 SECTION 2. AND BE IT FURTHER ENACTED, That the State Board of
- 6 Cosmetologists shall grant a waiver of the apprenticeship and training requirements
- 7 for tattoo artist licensing to an individual who:
- 8 (1) Is employed on October 1, 1998 as a tattoo artist; and
- 9 (2) Has obtained at least 5 years of tattoo artist experience within the 7
- 10 years immediately preceding the date of the application.
- 11 SECTION 3. AND BE IT FURTHER ENACTED, That the State Board of
- 12 Cosmetologists shall grant a waiver of the apprenticeship and training requirements
- 13 for body piercing artist licensing to an individual who:
- 14 (1) Is employed on October 1, 1998 as a body piercing artist; and
- 15 (2) Has obtained at least 5 years of body piercing artist experience
- 16 within the 7 years immediately preceding the date of the application.
- 17 SECTION 4. AND BE IT FURTHER ENACTED, That the State Board of
- 18 Cosmetologists shall adopt regulations to carry out the provisions of this Act by
- 19 October 1, 1998.
- 20 SECTION 5. AND BE IT FURTHER ENACTED, That Section 4 of this Act shall
- 21 take effect on June 1, 1998.
- 22 SECTION 6. AND BE IT FURTHER ENACTED, That Sections 1, 2, and 3 of
- 23 this Act shall take effect on January 1, 1999.