HOUSE BILL 137

A2 (4lr0523)

ENROLLED BILL

— Economic Matters/Education, Health, and Environmental Affairs — Introduced by Montgomery County Delegation

Introduced by Montgomery County	Delegation
Read and Exa	amined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and pre-	esented to the Governor, for his approval this
day of at	o'clock,M.
_	Speaker.
CHA	APTER
AN ACT concerning	
<u> </u>	y's County – Alcoholic Beverages – Beauty llon License
	MC 9–14
beauty salon beer and wine lice recipient of the license be a hole St. Mary's County, a recipient of and an operator of a beauty sale of the license to provide beer an customer when a certain confundraising event is held; propanother location; specifying the	Montgomery County and St. Mary's County a tense; requiring that, in Montgomery County, a lder of a beauty salon permit; requiring that, in a fithe license be a holder of a beauty salon permit on in a certain jurisdiction; authorizing a holder of wine by the glass for consumption by a certain disting the license from being transferred to the hours that the license privilege may be license fee; providing that an establishment for

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



	2 HOUSE BILL 137
1 2 3	which the license is issued is subject to certain alcohol awareness training requirements; and generally relating to alcoholic beverages licenses in Montgomery County and St. Mary's County.
4	BY adding to
5	Article 2B – Alcoholic Beverages
6	Section 8–216.5 and 8–219.1
7 8	Annotated Code of Maryland
0	(2011 Replacement Volume and 2013 Supplement)
9	BY repealing and reenacting, without amendments,
10	Article – Business Occupations and Professions
11	Section 5–101(a), (c), (d), (l), (m), (n), and (o) and 5–501
12	Annotated Code of Maryland
13	(2010 Replacement Volume and 2013 Supplement)
14	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
15	MARYLAND, That the Laws of Maryland read as follows:
16	Article 2B – Alcoholic Beverages
17	8–216.5.
18	(A) THIS SECTION APPLIES ONLY IN MONTGOMERY COUNTY.
19 20 21 22	(B) THE BOARD OF LICENSE COMMISSIONERS MAY ISSUE A SPECIAL BEAUTY SALON BEER AND WINE LICENSE TO A HOLDER OF A BEAUTY SALON PERMIT UNDER § 5–501 OF THE BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE.

- 23 A BEAUTY SALON LICENSE AUTHORIZES THE LICENSE HOLDER TO 24PROVIDE NO MORE THAN 5 OUNCES OF BEER AND OR WINE BY THE GLASS FOR
- 25 ON-PREMISES CONSUMPTION BY A BEAUTY SALON CUSTOMER: WHEN:
- 26**♣** When the customer is provided a cosmetology **(1)** 27SERVICE UNDER § 5-101(L) OF THE BUSINESS OCCUPATIONS AND 28PROFESSIONS ARTICLE IS PROVIDED; OR
- 29 **(2) A** WHILE THE CUSTOMER IS ATTENDING A FUNDRAISING 30 EVENT IS HELD AT THE BEAUTY SALON FOR WHICH A PERMIT FROM THE 31 DEPARTMENT OF PERMITTING SERVICES IS HAS ISSUED A PERMIT.
- 32 **(D)** A BEAUTY SALON LICENSE MAY NOT BE TRANSFERRED TO ANOTHER 33 LOCATION.

1	(E) NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE,	A
2	HOLDER OF THE LICENSE MAY PROVIDE BEER AND WINE FOR ON-PREMISI	ES
3	CONSUMPTION DURING NORMAL BUSINESS HOURS BUT NOT LATER THA	N
4	MIDNIGHT. 9:00 P.M.	
5	(F) THE ANNUAL LICENSE FEE IS \$100.	
6	(G) AN ESTABLISHMENT FOR WHICH A BEAUTY SALON LICENSE	IS
7	ISSUED IS SUBJECT TO THE ALCOHOL AWARENESS TRAINING REQUIREMENT	
8	UNDER § 13–101 OF THIS ARTICLE.	_,_
9	8-219.1.	
10	(A) THIS SECTION APPLIES ONLY IN ST. MARY'S COUNTY.	
1	(B) THE BOARD OF LICENSE COMMISSIONERS FOR ST. MARY	<u>''S</u>
12	COUNTY MAY ISSUE A SPECIAL BEAUTY SALON BEER AND WINE LICENSE TO	A
13	PERSON WHO:	
4	(1) HOLDS A BEAUTY SALON PERMIT UNDER § 5-501 OF TH	IE
15	BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE; AND	
16	(2) OPERATES A BEAUTY SALON IN LEONARDTOWN.	
L 7	(C) A BEAUTY SALON LICENSE AUTHORIZES THE LICENSE HOLDER T	[
18	PROVIDE NO MORE THAN 5 OUNCES OF BEER OR WINE BY THE GLASS FO)R
19	ON PREMISES CONSUMPTION BY A BEAUTY SALON CUSTOMER:	
20	(1) When the customer is provided a cosmetolog	¥¥
21	SERVICE UNDER § 5-101(L) OF THE BUSINESS OCCUPATIONS AN	₩
22	PROFESSIONS ARTICLE; OR	
23	(2) WHILE THE CUSTOMER IS ATTENDING A FUNDRAISING EVER	\T
24	AT THE BEAUTY SALON FOR WHICH THE COUNTY SHERIFF HAS ISSUED	A
25	PERMIT.	
26	(D) A BEAUTY SALON LICENSE MAY NOT BE TRANSFERRED TO ANOTHE	R
27	LOCATION.	
28	(E) NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE,	A
29	HOLDER OF THE LICENSE MAY PROVIDE BEER AND WINE FOR ON-PREMISE	ES
30	CONSUMPTION DURING NORMAL BUSINESS HOURS BUT NOT LATER THAN 9:)0
₹1	<u>P.M.</u>	

1	(F)	THE	<u>ANNU</u>	AL LICENSE FEE IS \$100.
2	(G)	AN	ESTAE	BLISHMENT FOR WHICH A BEAUTY SALON LICENSE IS
3	ISSUED IS	SUBJ	ECT T	O THE ALCOHOL AWARENESS TRAINING REQUIREMENTS
4	UNDER § 15	3-101	OF TI	HS ARTICLE.
5		A	rticle	e – Business Occupations and Professions
6	5–101.			
7	(a)	In th	is title	the following words have the meanings indicated.
8 9	(c) barbershop,	(1) in wh		uty salon" means any commercial establishment, except a individual practices cosmetology.
10		(2)	"Bea	uty salon" does not include a clinic in a cosmetology school.
11 12	(d) beauty salor		uty sa	lon permit" means a permit issued by the Board to operate a
13 14	(l) compensatio	(1) on:	"Prac	ctice cosmetology" means to engage in any of the following for
15			(i)	providing hair services;
16			(ii)	arching or dyeing eyebrows;
17			(iii)	dyeing eyelashes;
18			(iv)	providing esthetic services; or
19			(v)	providing nail technician services.
20		(2)	The 1	practice of cosmetology does not include:
21			(i)	the mere sale, fitting, or styling of wigs or hairpieces;
22			(ii)	the mere shampooing of hair; or
23 24 25 26 27	device, prov	rided to or othe	that ther prep	a service that results in tension on hair strands or roots by aving, extending, locking, or braiding by hand or mechanical ne service does not include the application of dyes, reactive arations to alter the color of the hair or to straighten, curl, or a hair.

$\frac{1}{2}$	(m) compensatio		ide esthetic services" means to provide to an individual, for service of:
3 4 5	other simila	(1) ar proc	cleansing, exercising, massaging, stimulating, or performing any edure on the skin or scalp by electrical, mechanical, or any other
6 7	cosmetic pre	(2) eparati	applying to the face an alcohol, cream, lotion, astringent, or on; or
8 9	wax.	(3)	removing superfluous hair by the use of a depilatory, tweezers, or
10 11 12	(n) compensation individual b	on the	ide hair services" means to provide to an individual for service of beautifying, cleaning, or embellishing the hair of the
13		(1)	arranging the hair;
14		(2)	bleaching the hair;
15		(3)	cleansing the hair;
16		(4)	coloring the hair;
17		(5)	curling the hair;
18		(6)	cutting the hair;
19		(7)	dressing the hair;
20		(8)	singeing the hair;
21		(9)	permanent waving the hair;
22		(10)	waving the hair; or
23 24	or embellish	(11) the ha	performing any other similar procedure intended to beautify, clean, air.
25 26	(o) compensatio		ide nail technician services" means to provide to an individual, for service of:
27		(1)	manicuring or pedicuring the individual's nails;
28		(2)	applying artificial nail enhancement products; or

1	(3) maintaining artificial nail enhancement products.
2	5–501.
3 4	(a) A person shall hold a beauty salon permit issued by the Board before the person may operate a beauty salon in the State.
5 6	(b) A beauty salon may operate as a limited practice beauty salon by offering cosmetology services limited to:
7	(1) providing esthetic services;
8	(2) providing hair services; or
9	(3) providing nail technician services.
10 11	(c) A separate beauty salon permit is required for each beauty salon that a person operates.
12 13	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2014.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate