

## No. 741

## AN ACT

Amending the act of May 3, 1933 (P. L. 242), entitled "An act to promote the public health and safety by providing for examination and registration of those who desire to engage in the occupation of beauty culture; defining beauty culture, and regulating beauty culture shops, schools, students, apprentices, teachers, managers and operators; conferring powers and duties upon the Department of Public Instruction; providing for appeals to certain courts by applicants and licensees; and providing penalties," changing from annual to biennial registration and increasing registration fees.

Beauty culture law.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 16, act of May 3, 1933, P. L. 242, amended May 3, 1945, P. L. 412, further amended.

Section 1. Section 16, act of May 3, 1933 (P. L. 242), entitled "An act to promote the public health and safety by providing for examination and registration of those who desire to engage in the occupation of beauty culture; defining beauty culture and regulating beauty culture shops, schools, students, apprentices, teachers, managers and operators; conferring powers and duties upon the Department of Public Instruction; providing for appeals to certain courts by applicants and licensees; and providing penalties," amended May 3, 1945 (P. L. 412), is amended to read:

Section 16. Fees.—The registration fee for the issuance of a license, with or without examination, shall be as follows: Five dollars (\$5.00) for beauty shop owners, managers, and teachers; two dollars (\$2.00) for operators and manicurists; one dollar (\$1.00) for students or apprentices; and fifty dollars (\$50.00) for schools of beauty culture. [Annual] *Biennial* renewal fees shall be [five dollars (\$5.00)] *ten dollars (\$10.00)* for shop owners and managers and school instructors; [two dollars (\$2.00)] *four dollars (\$4.00)* for operators and manicurists; and [twenty-five dollars (\$25.00)] *fifty dollars (\$50.00)* for schools of beauty culture. The above fees for registration, examination, and certificate shall be paid in advance to the department, and by it paid into the State Treasury through the Department of Revenue.

In case a beauty shop owner changes the location of his or her shop a new license must be secured. No additional registration fee shall be required for such new license.

Section 19 of the act, amended.

Section 2. Section 19 of the act is amended to read:

Section 19. Duration and Renewal of Certificates of Registration.—The certificates of registration issued in the year in which this act goes into effect shall expire as

of December thirty-first, one thousand nine hundred and thirty-four. Thereafter certificates shall be issued for [no longer than one year] *a period of two years*. All certificates shall expire on the thirty-first day of December [next] *of each succeeding biennium* unless renewed for the next [year] *biennium*. Certificates may be renewed by application made prior to the thirty-first day of December of each [year] *succeeding biennium*, and the payment of the renewal fees provided in this act.

APPROVED—The 22nd day of December, A. D. 1959.

DAVID L. LAWRENCE

No. 742

AN ACT

Amending the act of March 10, 1949 (P. L. 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," prohibiting the closing of schools or departments during the school term, and providing for the payment of the salaries of professional employes in such cases, changing provisions relating to excuses from attending school.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Public School  
Code of 1949.

Section 1. The act of March 10, 1949 (P. L. 30), known as the "Public School Code of 1949," is amended by adding, after section 523, a new section to read:

Act of March 10,  
1949, P. L. 30,  
amended by  
adding a new  
section 524.

*Section 524. The board of school directors of any school district or vocational school district, including merged or union districts, and any boards of school directors establishing any joint school or department, shall not close any school or department during the school term, unless such action shall advance the orderly development of attendance areas within an administrative unit approved by the State Council of Education and has been approved by the county board of school directors and the Department of Public Instruction. In the event a school board shall determine prior to the beginning of the next school term to close any school or department, sixty (60) days' notice, in writing, prior to the closing of any school or department, shall be given to all temporary professional and professional employes affected thereby, unless such action shall advance the orderly development of attendance areas within an administrative unit approved by the State Council of Education and has been approved by the county board of school directors and the Department of Public*