

By Mr. Ambler of Weymouth, petition of Robert B. Ambler, William F. Galvin, Thomas C. Norton, Peter F. Harrington and Peter C. McCarthy relative to establishing the position of temporary junior assistant instructor in registered schools of beauty culture. Government Regulations.

**The Commonwealth of Massachusetts**

In the Year One Thousand Nine Hundred and Seventy-Six.

AN ACT CREATING THE POSITION OF TEMPORARY JUNIOR ASSISTANT INSTRUCTOR.

*Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:*

1 Chapter 112 of the General Laws is hereby amended by striking  
2 out section 87BB and inserting in place thereof the following  
3 section: —

4 *Section 87BB.* The board may register any school which it  
5 approves, upon payment of a school registration fee as provided  
6 in section eighty-seven CC, and such school may annually be  
7 registered upon payment of a renewal fee as provided in said  
8 section eighty-seven CC; provided that standards of professional  
9 training satisfactory to the board are there maintained and a  
10 sufficient course is there given. Any registered hairdresser who  
11 enrolls in a registered school of beauty culture for training course  
12 as an instructor, shall, upon such enrollment, file an application  
13 for examination as an instructor, accompanied by the ap-  
14 propriate fee, and said applicant shall, pending said examination  
15 as an instructor, be granted by the board, upon payment of a fee  
16 of fifteen dollars, a temporary license as an assistant instructor,  
17 which license shall be valid for a period of six months. Such  
18 assistant instructor may, under the direct supervision of a  
19 registered instructor, instruct students in such school for the first  
20 one hundred hours of his or her instructor training and thereafter  
21 may at the discretion of the school supervisor instruct such  
22 students without such direct supervision up to the first five  
23 hundred hours of the students' training; provided, however, that

24 no school shall employ more than one assistant instructor for  
25 every two licensed instructors employed by it. Any registered  
26 hairdresser who has had not less than three years practical  
27 experience as such, and who, after application accompanied by  
28 an examination fee as provided in said section eighty-seven CC  
29 for a first examination, or a fee as provided in said section eighty-  
30 seven CC for a second or subsequent examination, passes an  
31 examination satisfactory to the board, may be registered by the  
32 board as an instructor, and thereafter may instruct in hairdressing  
33 in any registered school during the period of original registration,  
34 and thereafter, upon payment every two years of a renewal fee as  
35 provided in said section eighty-seven CC. Any student upon  
36 graduation from a registered school of beauty may be enrolled as  
37 a temporary junior assistant instructor and shall upon filing an  
38 application accompanied by the appropriate fee, be granted by  
39 the board upon payment of a fee of fifteen dollars a temporary  
40 junior assistant instructors' license which shall be valid for two  
41 years. Any said temporary junior assistant instructor completing  
42 two years experience as a temporary junior assistant instructor  
43 may upon application accompanied by the appropriate fee file for  
44 an instructor's examination or hairdresser's license. No school  
45 shall employ more than one temporary junior assistant instructor  
46 to one licensed instructor employed by said school.

47 No person not so licensed as an assistant instructor or as a  
48 temporary junior assistant instructor or so registered as an  
49 instructor may instruct in hairdressing in any registered school  
50 except as authorized by the board.

51 No person shall be examined as an instructor or registered as  
52 such nor granted a temporary license as an assistant instructor or  
53 as a temporary junior assistant instructor as provided in this  
54 section unless at the time of filing his application for examination  
55 he has successfully completed a four-year high school course or  
56 possesses the educational equivalent thereof.

57 The board may make such reasonable rules and regulations as  
58 are necessary for the proper conduct of schools, qualifications of  
59 instructors, courses of study, and hours of study, and as to  
60 standards of professional training.