

farm work, the state board for vocational education may reimburse each school district from federal and state funds for full salaries and necessary travel expenses of instructors for the cost of such program. All instruction may be given at the place of abode of the pupil, and adults may be given instruction in adjoining or nearby districts.

In like manner the state board for vocational education shall have power to reimburse other governmental agencies for expenditures for salaries and necessary travel expenses of vocational teachers from federal funds available to an amount not to exceed one-half of such salaries and necessary travel expenses, provided such governmental agencies conduct such classes under public supervision or control in accordance with plans approved by said board.

Approved April 22, 1943.

CHAPTER 573—H. F. No. 1266.

(AMENDING SECTIONS 155.09, 155.10, 155.11 AND 155.15 MINNESOTA STATUTES 1941.)

An act relating to hairdressing and beauty culturists; and amending Mason's Supplement 1940, Section 5846-34, Subsections (a) (3), (c) and (d), as amended, and sections 5846-35 as amended, 5846-36 Subsection (d) as amended and 5846-41 as amended.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Law amended—applicants for examination—qualifications—license fees.—Mason's Supplement 1940, Section 5846-34, Subsections (a) (3), (c) and (d) as amended by Laws 1941, Chapter 490, Section 7, are amended to read as follows:

(a) (3) That the applicant is at least 16 years of age.

(c) A manager-operator may be licensed as such under this Act upon the payment of a fee of \$5.00 provided that he or she has practiced as an operator under the supervision of a manager-operator in this state for at least one year, and upon complying with all other requirements applicable to a manager-operator as provided for in this Act.

(d) Renewal license fees shall be as follows:

For operator	\$1.00
For manager-operator	\$1.50

Sec. 2. **Law amended.**—Mason's Supplement 1940, Section 5846-35, as amended by Laws 1941, Chapter 490, Section 8, is amended to read as follows:

5846-35. **Temporary licenses to operators.**—The board, through its secretary, shall grant to graduates of approved schools, *free of charge*, temporary licenses authorizing such graduates to practice as an operator, under the supervision of a licensed manager-operator, in the practice of hairdressing and beauty culture for a period of not to exceed 90 days, or until the next examination for license is held by the board, *which said license shall in no case be renewed*. No such temporary license shall be issued except upon the presentation by the applicant of a certificate of graduation from a duly approved school under the provisions of this Act.

Sec. 3. **Law amended—schools—approval—instruction.**—Mason's Supplement 1940, Section 5846-36, Subsection (d) as amended by Laws 1941, Chapter 490, Section 9, is amended to read as follows:

(d) All schools shall be inspected by the board at least once each year.

Sec. 4. **Law amended.**—Mason's Supplement 1940, Section 5846-41 as amended by Laws 1941, Chapter 490, Section 11 is amended to read as follows:

5846-41. **License displayed—renewal.**—Every holder of a license granted by the said board, as provided in this Act, shall display it in a conspicuous place in his place of business. All licenses shall expire December 31, of the year in which issued, unless renewed as herein provided. The holder of a license issued by the said board shall annually, on or before December 31, renew his license and pay the renewal fee. *If such license is not renewed on or before December 31, of the year in which it is issued, but renewed within six months from the date of expiration thereof, such licensee shall pay a penalty of \$1.00, in addition to the renewal fee of an operator's license and \$2.00, in addition to the renewal fee of a manager-operator's license. In the event that such renewal shall be applied for more than one year subsequent to the expiration date of the last license, then such applicant shall be required to take an examination in the same manner as if no license had ever been issued.*

Approved April 22, 1943.