

WHEREAS, The foregoing proposed amendment to the constitution of Wisconsin has been ratified and agreed to by the legislature thereof by joint resolution No. — S. at the biennial session of 1919 by a majority of all the members elected to each house thereof; therefore

*The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. The foregoing proposed amendment to the constitution of this state shall be submitted to the people at an election to be held in the several election districts in this state on the first Tuesday in April, 1920, in the manner provided by law for the submission of amendments to the constitution at a general election, and if the people shall approve and ratify said amendment by a majority of the electors voting thereon such amendment so ratified shall become a part of the constitution of this state.

SECTION 2. This act shall take effect upon passage and publication.

Approved July 18, 1919.

No. 595, S.]

[Published July 24, 1919.

## CHAPTER 605.

AN ACT to create section 1636—30 and subsection (12) of section 20.43 of the statutes, relating to the regulation of beauty parlor shops, providing penalties and making an appropriation.

*The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. A new section is added to the statutes and a new subsection is added to section 20.43 of the statutes to read: Section 1636—30. 1. No person shall act as manager of or as an operator or apprentice in any beauty parlor shop without first having obtained a license so to do as provided in this section.

2. The state board of health shall on or before August 1, 1919, appoint, and shall have power to remove, three competent persons to be known as the committee of examiners who shall conduct the examinations required under the provisions of this section. No person shall be appointed such examiner unless he shall have had at least five years' experience as a manager of a beauty parlor shop. All such examiners shall be exempt from the provisions of sections 16.01 to 16.30 of the statutes.

3. The state board of health shall appoint and provide for the payment of one woman inspector who shall devote her whole time

to the duties of the office in inspecting beauty parlor shops and to doing such other work as the state board of health may require.

4. Each such examiner shall receive ten dollars per day for the actual number of days served by such member in performing the duties imposed by this section, and in addition to such compensation shall be reimbursed his actual and necessary expenses in performing the duties prescribed by this section. All claims for services shall show the actual number of hours of service for each day of such service and in no case shall the allowance exceed the amount of ten dollars for services performed during any one calendar day. The total expenditures for carrying out the provisions of this section shall not exceed the amount of money collected and deposited by the secretary of the state board of health as provided in subsection (12) of section 20.43.

5. The regular examinations for the licensing of managers and operators shall be held four times a year and special examination may be held whenever the state board of health may deem it necessary. Whenever a complaint that any beauty parlor shop is kept in an unsanitary condition or that a contagious disease has there been imparted, said board shall investigate such complaint and enforce the penalty provisions of this section. Said board shall keep a register of all licensed managers of and operators and apprentices in beauty parlor shops, which register shall be open to public inspection. Said board shall also keep a record of all its proceedings, showing whether an applicant was accepted or rejected by examination or otherwise, and such books shall be prima facie evidence of all matters reported therein. The fiscal year of said board shall close on June thirtieth and said board shall file with the governor annually in July an itemized report giving the full statement of all receipts and expenditures and of its proceedings, business and activities.

6. Any person desiring to become a manager of a beauty parlor shop shall make an application for a manager's license, which application shall be accompanied by a fee of fifteen dollars. Upon approval of such application, the state board of health shall issue said manager's license, which shall entitle the holder to be the manager of a beauty parlor shop for a period of one year from the date of said license. Such license may for good and sufficient reason be revoked by said board at any time. All such licenses issued by said board shall expire on January first next succeeding the date of issuance thereof. All holders of any such license shall on or before January first in each year make application for renewal of such license for the subsequent year and shall accompany such application with a fee of ten dollars and

upon receipt of such application and fee the state board of health shall issue a new license good for the ensuing year. If such application is not made by the date above named, the board may revoke the license.

7. Any person desiring to become an operator in any beauty parlor shop shall make application as provided in subsection 6, but the initial license fee shall be two dollars with an annual fee of one dollar. Apprentices in beauty parlor shops may be licensed or issued a permit upon application without charge.

8. No person shall be licensed as a manager of any beauty parlor shop unless such person shall have an education equivalent to the eighth grade in the public schools.

9. Apprentices shall practice for six months under the direction and supervision of a licensed manager before they shall be eligible to be licensed as operators. Upon proof of having so practiced and upon payment of the initial license fee, an operator's license may be issued to such former apprentice and an operator in any such beauty parlor shop may be licensed as a manager after having served one year as an operator under a licensed manager and upon passing the required examination.

10. The state board of health shall have the same power and control over beauty parlor shops as are given it by the provision of sections 1636—18 to 1636—27 of the statutes in regulating barber shops.

11. Any person now actually engaged as manager of or as an operator in a beauty parlor shop and who has been so engaged continuously for the period of six months next immediately preceding the passage of this act, may be licensed as hereinbefore provided without examination, providing application for such license is made on or before Aug. 1, 1919. Each person applying for a license under the provisions of this subsection shall furnish evidence of good, moral and professional character. Such practice and character is to be attested by the oath of a licensed physician or health officer in the municipality in which the person making application has her place of business and also by one freholder resident therein. Any such applicant shall accompany her application with the license fee hereinbefore provided.

12. All fees required to be paid by this section shall be paid to the secretary of the state board of health.

13. It shall be unlawful for any person to follow the occupation of beauty parlor manager, operator or apprentice without first having obtained the license provided for in this section.

14. Any person who shall act as manager of or operator or apprentice in any beauty parlor shop without having obtained

a license as herein provided or any person who shall wilfully employ a beauty parlor manager, operator or apprentice, knowing that such person has not obtained a license, or any person who shall falsely pretend to be a licensed manager, operator or apprentice, or any person who shall violate any of the sanitary rules adopted by the board of health shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than ten dollars or more than one hundred dollars or by imprisonment in the county jail for not less than ten days nor more than ninety days, or by both such fine and imprisonment.

(20.43) (12) All moneys received by the state board of health under section 1636—30 shall be paid within one week after receipt into the general fund and are appropriated therefrom for the examination, licensing and regulation of beauty parlor shops as provided in section 1636—30.

SECTION 2. This act shall take effect upon passage and publication.

Approved July 18, 1919.

No. 606, S.]

[Published July 24, 1919.

## CHAPTER 606.

AN ACT to appropriate a sum of money named therein to Marion Malinowski, a minor, for injuries received by him while traveling on the state aid highway then under construction in Marathon county.

*The people of the state of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. There is hereby appropriated from the general fund, out of any moneys not otherwise appropriated, the sum of four hundred fifty dollars to Marion Malinowski, a minor, for injuries and damages sustained by him resulting in a loss of a portion of his thumb, index and middle fingers of his left hand and permanent disability by reason thereof received by the explosion of dynamite caps carelessly and negligently left by state aid highway employes exposed in the highway in the town of Kronenwetter, Marathon county, about half a mile south of the village of Mosinee at a place generally called Stevens Point Hill on the Stevens Point road, a public highway in said county, then under construction as a state aid highway, and while said minor was lawfully traveling on said highway on November 13, 1918; provided that the acceptance of this appropriation shall operate as a full and complete discharge to the state of Wisconsin of any