## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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### HOUSE BILL 1622\*

Short Title:	Amend Barbering Laws/Increase Fees.	(Public)
Sponsors:	Representative Holliman.	
Referred to:	Finance.	

### May 24, 2004

<ul> <li>AN ACT AMENDING THE LAWS REGULATING THE PRACTICE O BARBERING, AUTHORIZING THE STATE BOARD OF BARBE EXAMINERS TO ASSESS CIVIL PENALTIES FOR VIOLATIONS OF TH LAWS OR RULES REGULATING THE PRACTICE OF BARBERING, AN INCREASING FEES.</li> <li>The General Assembly of North Carolina enacts:</li> <li><b>SECTION 1.</b> G.S. 86A-5(a) reads as rewritten:</li> <li>"(a) The Board has the following powers and duties:</li> <li>(1) To see that inspections of barbershops and schools are conducted determine compliance with sanitary regulations. The Board m appoint inspectors as necessary;necessary.</li> <li>(2) To adopt sanitary regulations concerning barber schools and shops an procedural rules in accordance with the guidelines established G.S. 86A-15;G.S. 86A-15.</li> <li>(3) To review the barber licensing laws of other states and to determin which are the substantive equivalent of the laws of North Carolina f purposes of G.S. 86A-12;G.S. 86A-12.</li> <li>(4) To conduct examinations of applicants for certificate of registration</li> </ul>
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19 (4) To conduct examinations of applicants for certificate of registration
20 registered barber, registered apprentice and barber school instructor.
21 (5) To employ and fix the compensation of personnel that the Boa
22 <u>deems necessary to carry out the provisions of this Chapter.</u> 22 (6) To appear give a provide the provision of this Chapter.
23 (6) <u>To assess civil penalties pursuant to G.S. 86A-27.</u> "
24 SECTION 2. G.S. 86A-6 reads as rewritten: 25 "8 86A 6 Officer cool: officers and executive scenetory directory funds
25 " <b>§ 86A-6.</b> Office; seal; officers and executive secretary; <u>director;</u> funds.
26 The Board shall maintain a suitable office in Raleigh, and shall adopt and use
<ul><li>common seal for the authentication of its orders and records. The Board shall annual</li><li>elect its own officers, and in addition, may elect or appoint a full-time executi</li></ul>

29 secretary <u>director</u> who shall not be a member of the Board, and whose salary shall be

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fixed by the Board. The executive secretary director shall turn over to the State 1 2 Treasurer to be credited to the State Board of Barber Examiners all funds collected or 3 received under this Chapter, the funds to be held and expended under the supervision of 4 the Director of the Budget, exclusively for the enforcement and administration of the 5 provisions of this Chapter. Nothing herein shall be construed to authorize any 6 expenditure in excess of the amount available from time to time in the hands of the State 7 Treasurer derived from fees collected under the provisions of this Chapter and received 8 by the State Treasurer pursuant to the provisions of this section." 9 SECTION 3. G.S. 86A-9 reads as rewritten: 10 "§ 86A-9. Board to conduct examinations not less than four times each year. The Board shall conduct examinations of applicants for certificates of registration to 11 12 practice as registered barbers and registered apprentices, not less than four times each year, at such times and places as will prove most convenient and as the Board may 13 14 determine. The Board may adopt rules establishing procedures for the administration of examinations." 15 16 **SECTION 4.** G.S. 86A-17(b) reads as rewritten: 17 "(b) A registered barber whose certificate of registration has expired may have the 18 certificate restored immediately upon paying all lapsed renewal fees and the required late fee and furnishing a health certificate if required by the Board; provided, however, a 19 20 Board. Where a registered barber's certificate of registration has expired for a period 21 greater than six months, the Board may impose civil penalties pursuant to G.S. 86A-27. A registered barber whose certificate has expired for a period of five years shall be 22 23 required to take the clinical examination prescribed by the State Board of Barber 24 Examiners and otherwise comply with the provisions of this Chapter before engaging in the practice of barbering. No registered barber who is reissued a certificate under this 25 subsection shall be required to serve an apprenticeship as a prerequisite to reissuance of 26 27 the certificate." 28 **SECTION 5.** Chapter 86A of the General Statutes is amended by adding a 29 new section to read: 30 "§ 86A-20.1. Enjoining illegal practices. The Board, the Department of Health and Human Services, or any county or district 31 32 health director may apply to the superior court for an injunction to restrain any person from violating the provisions of this Chapter or the Board's rules. Actions under this 33 section shall be brought in the county where the defendant resides or maintains his or 34 35 her principal place of business or where the alleged acts occurred." SECTION 6. G.S. 86A-22 reads as rewritten: 36 37 "§ 86A-22. Licensing and regulating barber schools and colleges. 38 The North Carolina State Board of Barber Examiners may approve barber schools or 39 colleges in the State, and may prescribe rules and regulations for their operation. The Board shall adopt rules establishing criteria for barber schools and colleges to maintain 40 their accreditation. No barber school or college shall be approved by the Board unless 41 42 the school or college meets all of the following requirements: Each school shall provide a course of instruction of at least 1528 43 (1)44 hours.

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1	(2)	Each school shall have at least two instructors, except that nonprofit
2	(2)	schools shall have at least one instructor for every 20 enrolled
3		students. Each instructor must hold a valid instructor's certificate
4		issued by the Board. At least one instructor must be on the premises of
5		a barber school during regular instruction hours. employ at least two
6		instructors for the first 40 enrolled students and employ at least one
0 7		additional instructor for every additional 20 enrolled students. Schools
8		that are organized as nonprofits and have obtained a ruling from the
9		Internal Revenue Service recognizing their tax exempt status shall
10		have at least one instructor for every 20 enrolled students. No school,
10		whether for profit or nonprofit, shall provide practical training or
11		theoretical training simultaneously unless at least two instructors are
12		
13	( <b>2</b> )	present. An application for a student's permit, on a form prescribed by the
	(3)	
15		Board, must be filed with the Board before the student enters school.
16 17	(A)	No student may enroll without having obtained a student's permit.
17	(4)	Each student enrolled shall be given a complete course of instruction
18		on the following subjects: hair cutting; shaving; shampooing, and the
19		application of creams and lotions; care and preparation of tools and
20		implements; scientific massaging and manipulating the muscles of the
21		scalp, face, and neck; sanitation and hygiene; shedding and regrowth
22		of hair; elementary chemistry relating to sterilization and antiseptics;
23		instruction on common skin and scalp diseases to the extent that they
24		may be recognized; pharmacology as it relates to preparations
25		commonly used in barbershops; instruction in the use of electrical
26		appliances and the effects of the use of these on the human skin;
27		structure of the skin and hair; nerve points of the face; the application
28		of hair dyes and bleaches; permanent waving; marcelling or hair
29		pressing; frosting and streaking; and the statutes and regulations
30		relating to the practice of barbering in North Carolina. The Board shall
31		specify the minimum number of hours of instruction for each subject
32		required by this subsection.
33	(5)	Each school shall file an up-to-date list of its students with the Board
34		at least once a month. If a student withdraws or transfers, the school
35		shall file a report with the Board stating the courses and hours
36		completed by the withdrawing or transferring student. The school shall
37		also file with the Board a list of students who have completed the
38		amount of work necessary to meet the licensing requirements.
39	(6)	Each school shall comply with the sanitary requirements of
40		G.S. 86A-15.
41	(7)	a. Each school shall provide a guaranty bond unless the school has
42		already provided a bond or an alternative to a bond under
43		G.S. 115D-95.

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The North Carolina State Board of Barber Examiners may revoke the approval of a school that fails to maintain a bond or an alternative to a bond pursuant to this subdivision or G.S. 115D-95.

b. When application is made for approval or renewal of approval, the applicant shall file a guaranty bond with the clerk of the superior court of the county in which the school will be located. The bond shall be in favor of the students. The bond shall be executed by the applicant as principal and by a bonding company authorized to do business in this State. The bond shall be conditioned to provide indemnification to any student, or his parent or guardian, who has suffered a loss of tuition or any fees by reason of the failure of the school to offer or complete student instruction, academic services, or other goods and services related to course enrollment for any reason, including the suspension, revocation, or nonrenewal of a school's approval, bankruptcy, foreclosure, or the school ceasing to operate.

The bond shall be in an amount determined by the Board to be adequate to provide indemnification to any student, or his parent or guardian, under the terms of the bond. The bond amount for a school shall be at least equal to the maximum amount of prepaid tuition held at any time during the last fiscal year by the school. The bond amount shall also be at least ten thousand dollars (\$10,000).

Each application for approval shall include a letter signed by an authorized representative of the school showing in detail the calculations made and the method of computing the amount of the bond pursuant to this subpart and the rules of the Board. If the Board finds that the calculations made and the method of computing the amount of the bond are inaccurate or that the amount of the bond is otherwise inadequate to provide indemnification under the terms of the bond, the Board may require the applicant to provide an additional bond.

The bond shall remain in force and effect until cancelled by the guarantor. The guarantor may cancel the bond upon 30 days notice to the Board. Cancellation of the bond shall not affect any liability incurred or accrued prior to the termination of the notice period.

c. An applicant that is unable to secure a bond may seek a waiver of the guaranty bond from the Board and approval of one of the guaranty bond alternatives set forth in this subpart. With the approval of the Board, an applicant may file with the clerk of

1	the superior court of the county in which the school will be
2	located, in lieu of a bond:
3	1. An assignment of a savings account in an amount equal
4	to the bond required (i) which is in a form acceptable to
5	the Board; (ii) which is executed by the applicant; and
6	(iii) which is executed by a state or federal savings and
7	loan association, state bank, or national bank, that is
8	doing business in North Carolina and whose accounts are
9	insured by a federal depositors corporation; and (iv) for
10	which access to the account in favor of the State of North
11	Carolina is subject to the same conditions as for a bond
12	in subpart b. above.
13	2. A certificate of deposit (i) which is executed by a state or
14	federal savings and loan association, state bank, or
15	national bank, which is doing business in North Carolina
16	and whose accounts are insured by a federal depositors
17	corporation; and (ii) which is either payable to the State
18	of North Carolina, unrestrictively endorsed to the Board;
19	in the case of a negotiable certificate of deposit, is
20	unrestrictively endorsed to the Board; or in the case of a
21	nonnegotiable certificate of deposit, is assigned to the
22	Board in a form satisfactory to the Board; and (iii) for
23	which access to the certificate of deposit in favor of the
24	State of North Carolina is subject to the same conditions
25	as for a bond in subpart b. above."
26	SECTION 7. G.S. 86A-24(b) reads as rewritten:
27	"(b) An apprentice license expires on May 31 of each year. Every holder of an
28	apprentice license shall annually renew the apprentice license by the expiration date and
29	pay the required renewal fee. An apprentice license issued under this Chapter is
30	automatically suspended by operation of law after failure to renew the apprentice
31	license by the expiration date. An apprentice whose apprentice license has expired may
32	have the certificate restored immediately upon paying all lapsed renewal fees and the
33	required late fee. The certificate of registration of an apprentice is valid only so long as
34	the apprentice works under the supervision of a registered barber. The registered barber
35	shall remain present on the premises of the barbershop at all times while the apprentice
36	is working. No apprentice shall operate a barbershop."
37	SECTION 8. G.S. 86A-25 reads as rewritten:
38	"§ 86A-25. Fees collectible by Board.
39	The State Board of Barber Examiners shall charge fees not to exceed the following:
40	Certificate of registration or renewal as a barber\$ 30.0060.00
41	Certificate of registration or renewal as an apprentice barber
42	Barbershop permit or renewal
43	Examination to become a registered barber
44	Examination to become a registered apprentice barber

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1	Late fee for restoration of an expired barber certificate
2	within first year after expiration
3	Late fee for restoration of an expired barber certificate
4	after first year after expiration but within
5	five years after expiration
6	Late fee for restoration of an expired apprentice certificate
7	within first year after expiration
8	Late fee for restoration of an expired apprentice certificate
9	after first year after expiration but within three years
10	of first issuance of the certificate
11	Late fee for restoration of an expired barbershop certificate $\frac{25.0050.00}{50.00}$
12	Examination to become a barber school instructor
13	Student permit
14	Issuance of any duplicate copy of a license, certificate, or permit $\frac{7.5015.00}{15.00}$
15	Barber school permit or renewal
16	Late fee for restoration of an expired barber school certificate
17	Barber school instructor certificate or renewal
18	Late fee for restoration of an expired barber school
19	instructor certificate within first year after expiration
20	Late fee for restoration of an expired barber school instructor
21	certificate after first year after expiration
22	but within three years after expiration
23	Inspection of newly established barbershop 70.00140.00
24	Inspection of newly established barber school <u>125.00250.00</u>
25	Issuance of a registered barber or
26	apprentice certificate by certification
27	Barbers 70 years and older certificate or renewal No charge.charge
28	Reasonable charges for certified copies of public documents
29	Reasonable charges for duplication services and material."
30	<b>SECTION 9.</b> G.S. 86A-26 reads as rewritten:
31	"§ 86A-26. Barbering among members of same family.
32	This Chapter shall not prohibit a member of a family from practicing barbering on a
33	member of his or her family. For purposes of this section, 'a member of his or her
34	family' means a spouse or lineal descendant."
35	SECTION 10. Chapter 86A of the General Statutes is amended by adding a
36	new section to read:
37	" <u>§ 86A-27. Civil penalties; disciplinary costs.</u>
38	(a) <u>Authority to Assess Civil Penalties. – The Board may assess a civil penalty</u>
39	not in excess of one thousand five hundred dollars (\$1,500) for the violation of any
40	section of this Chapter or the violation of any rules adopted by the Board. The clear
41	proceeds of any civil penalty assessed under this section shall be remitted to the Civil
42	Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2.
43	(b) Consideration Factors. – Before imposing and assessing a civil penalty, the
44	Board shall consider the following factors:

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1	<u>(1)</u>	The nature, gravity, and persistence of the particular violation.	
2	<u>(2)</u>	The appropriateness of the imposition of a civil penalty when	
3		considered alone or in combination with other punishment.	
4	<u>(3)</u>	Whether the violation was willful and malicious.	
5	<u>(4)</u>	Any other factors that would tend to mitigate or aggravate the	
6		violations found to exist.	
7	(c) Sche	dule of Civil Penalties The Board shall establish a schedule of civil	
8	penalties for vi	olations of this Chapter and rules adopted by the Board.	
9	(d) Cost	s. – The Board may in a disciplinary proceeding charge costs, including	
10	reasonable atto	rneys' fees, to the licensee against whom the proceedings were brought."	
11	SEC	<b>TION 11.</b> This act is effective when it becomes law.	