MISSISSIPPI LEGISLATURE

By: Representative Turner

REGULAR SESSION 2021

To: Accountability, Efficiency, Transparency

HOUSE BILL NO. 1312 (As Sent to Governor)

1 AN ACT TO REENACT SECTIONS 73-7-1 THROUGH 73-7-37, 2 MISSISSIPPI CODE OF 1972, WHICH CREATE THE STATE BOARD OF COSMETOLOGY AND PRESCRIBE ITS DUTIES AND POWERS; TO AMEND 3 REENACTED SECTION 73-7-2, MISSISSIPPI CODE OF 1972, TO AMEND THE 4 5 DEFINITIONS OF "COSMETOLOGY" AND "ESTHETICS" TO REMOVE PERSONS 6 WHOSE PRACTICE IS LIMITED TO ONLY PERFORMING MAKEUP ARTISTRY, THREADING OR APPLYING OR REMOVING EYELASH EXTENSIONS FROM THE 7 COSMETOLOGY LICENSING LAW; TO AMEND REENACTED SECTION 73-7-12, 8 9 MISSISSIPPI CODE OF 1972, TO DELETE THE DUPLICATE REPEALER ON THE STATUTE REQUIRING THE STATE BOARD OF COSMETOLOGY TO CONDUCT 10 STUDENT EXAMINATIONS INSTEAD OF CONTRACTING WITH A TESTING 11 12 SERVICE; TO AMEND REENACTED SECTION 73-7-31, MISSISSIPPI CODE OF 13 1972, TO EXEMPT FROM THE COSMETOLOGY LICENSURE LAW PERSONS WHOSE PRACTICE IS LIMITED TO ONLY PERFORMING MAKEUP ARTISTRY, THREADING 14 OR APPLYING OR REMOVING EYELASH EXTENSIONS; TO AMEND SECTION 15 16 73-7-63, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF THE 17 REPEALER ON THOSE REENACTED SECTIONS; TO AMEND SECTION 73-5-41, 18 MISSISSIPPI CODE OF 1972, TO EXEMPT PERSONS WHOSE PRACTICE IS LIMITED TO ONLY MAKEUP ARTISTRY, THREADING OR APPLYING OR REMOVING 19 20 EYELASH EXTENSIONS FROM LICENSING UNDER THE STATE BOARD OF BARBER EXAMINERS; AND FOR RELATED PURPOSES. 21

22 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

23 SECTION 1. Section 73-7-1, Mississippi Code of 1972, is

24 reenacted as follows:

73-7-1. There is hereby continued and reconstituted a State
Board of Cosmetology, composed of five (5) members to be appointed
by the Governor, with the advice and consent of the Senate, and

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28 whose term of office shall be four (4) years from the date of 29 appointment except as otherwise provided herein. However, no more 30 than two (2) members shall be appointed from each Supreme Court 31 district.

32 There shall be a president of the board and such other 33 officers as deemed necessary by the board elected by and from its membership, provided that the member elected as president shall 34 35 have at least one (1) year of experience on the board. Any member appointed by the Governor and confirmed by the Senate for a term 36 to begin on or after July 1, 1997, who was designated by the 37 38 Governor to serve as president of the board, shall be fully qualified to serve on the board for a full term of office, but 39 40 shall not serve as president of the board unless elected by the membership of the board as provided under this paragraph. 41

42 To be eligible for appointment as a member of the State Board 43 of Cosmetology, the person applying shall have been a citizen of 44 this state for a minimum of five (5) years immediately prior to appointment. Such person shall be at least thirty (30) years of 45 46 age, possess a high school education or its equivalent, and shall have been a licensed cosmetologist with not less than ten (10) 47 48 years' active practice in cosmetology. No member of the board 49 shall be connected in any way with any school wherein cosmetology 50 is taught, nor shall any two (2) members of the board be graduates of the same school of cosmetology. 51

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 2 (RKM\JAB) 52 However, in the event of vacancy by death or resignation of 53 any member of the board, the Governor shall, within thirty (30) days, appoint a person possessing all qualifications required to 54 55 serve the remainder of the term. Any member who shall not attend two (2) consecutive meetings of the board for reasons other than 56 57 illness of such member shall be subject to removal by the Governor. The president of the board shall notify the Governor in 58 59 writing when any such member has failed to attend two (2) 60 consecutive regular meetings.

The salaries of all paid employees of the board shall be paid out of funds in the board's special fund in the State Treasury. Each member of the board, excepting the inspectors provided for herein, shall receive per diem as authorized by Section 25-3-69, and shall be reimbursed for such other expenses at the same rate and under the same conditions as other state employees as provided for in Section 25-3-41.

68 The board shall give reasonable public notice of all board 69 meetings not less than ten (10) days prior to such meetings.

70 SECTION 2. Section 73-7-2, Mississippi Code of 1972, is
71 reenacted and amended as follows:

72 73-7-2. As used in this chapter, the following terms shall 73 have the meanings ascribed herein unless the context otherwise 74 requires:

75

(a) "Board" means the State Board of Cosmetology.

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 3 (RKM\JAB) (b) "Cosmetology" means any one (1) or a combination of the following practices if they are performed on a person's head, face, neck, shoulder, arms, hands, legs or feet for cosmetic purposes:

80 (i) Cutting, clipping or trimming hair and hair81 pieces.

(ii) Styling, arranging, dressing, curling,
waving, permanent waving, straightening, cleansing, bleaching,
tinting, coloring or similarly treating hair and hair pieces.
(iii) Cleansing, stimulating, manipulating,
beautifying or applying oils, antiseptics, clays, lotions or other
preparations, either by hand or by mechanical or electrical
apparatus.

89 (iv) Arching eyebrows, to include tweezing,
90 waxing, threading or any other methods of epilation, or tinting
91 eyebrows and eyelashes.

92 (v) Removing superfluous hair by the use of93 depilation.

94 (vi) Manicuring and pedicuring.

95 For regulation purposes, the term "cosmetology" does not 96 include persons whose practice is limited to only performing 97 makeup artistry, threading or applying or removing eyelash 98 extensions; however, a person may perform a combination of not 99 more than three (3) such practices and still be exempt from this 100 chapter.

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 4 (RKM\JAB) 101 (c) "Cosmetologist" means a person who for 102 compensation, whether direct or indirect, engages in the practice 103 of cosmetology.

104 (d) "Esthetics" means any one (1) or a combination of 105 the following practices:

106 (i) Massaging the face or neck of a person.
107 (ii) Arching eyebrows to include trimming,
108 tweezing, waxing, threading or any other method of epilation or
109 tinting eyebrows and eyelashes.

110 (iii) Tinting eyelashes or eyebrows.

(iv) Waxing, stimulating, cleaning or beautifying the face, neck, arms or legs of a person by any method with the aid of the hands or any mechanical or electrical apparatus, or by the use of a cosmetic preparation.

The term "esthetics" shall not include the diagnosis, treatment or therapy of any dermatological condition. <u>For</u> <u>regulation purposes, the term "esthetics" does not include persons</u> <u>whose practice is limited to only performing makeup artistry,</u> <u>threading or applying or removing eyelash extension; however, a</u> <u>person may perform a combination of not more than three (3) such</u> <u>practices and still be exempt from this chapter.</u>

(e) "Esthetician" means any person who, for
compensation, either direct or indirect, engages in the practice
of esthetics.

(f) "Instructor" means a person licensed to teach cosmetology, or manicuring and pedicuring, or esthetics, or all of those, pursuant to this chapter, and shall include those persons engaged in the instruction of student instructors.

(g) "Manicuring and pedicuring" means any one (1) or a combination of the following practices:

131 (i) Cutting, trimming, polishing, coloring,132 tinting, cleansing or otherwise treating a person's nails.

133 (ii) Applying artificial nails.

134 (iii) Massaging or cleaning a person's hands,135 arms, legs or feet.

(h) "Manicurist" means a person who for compensation,
either direct or indirect, engages in the practice of manicuring
and pedicuring.

(i) "Master" means a person holding a cosmetology,
manicuring and esthetics license who has completed the minimum
course of continuing education prescribed by Section 73-7-14.

(j) "Salon" means an establishment operated for the purpose of engaging in the practice of cosmetology, or manicuring and pedicuring, or esthetics, or wigology, or all of those.

(k) "School" means an establishment, public or private,
operated for the purpose of teaching cosmetology, or manicuring
and pedicuring, or esthetics, or wigology, or all of those.

148 SECTION 3. Section 73-7-3, Mississippi Code of 1972, is 149 reenacted as follows:

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 6 (RKM\JAB) 150 73-7-3. The board shall be authorized to employ such 151 clerical and stenographic assistance, bookkeepers, investigators 152 and other agents as they may deem necessary to carry out the 153 provisions of this chapter, and to fix their tenure of employment 154 and compensation therefor. The members of the board shall file a 155 bond with the Secretary of State in the sum of not less than Five 156 Thousand Dollars (\$5,000.00) payable to the State of Mississippi 157 for the faithful performance of their duties. The bond shall be made by a surety company authorized to do business in this state, 158 159 the premium of the bond to be paid out of any money in the board's 160 special fund in the State Treasury.

161 The office of the board shall be located in the greater metropolitan area of the City of Jackson, Mississippi, and in the 162 163 event office space cannot be obtained in any state-owned building, 164 the board is authorized to rent suitable office space and to pay 165 therefor out of funds in the board's special fund. The board 166 shall employ inspectors as needed, not to exceed seven (7), who 167 shall be full-time employees and whose salaries and duties shall 168 be fixed by the board.

The salaries of all paid employees of the board shall be paid out of the funds in the board's special fund. The inspectors shall, in addition to their salaries, be reimbursed for such expenses as are allowed other state employees under the provisions of Section 25-3-41. In addition to the paying of office rent, the board is authorized to purchase necessary office furniture and

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 7 (RKM\JAB) equipment, stationery, books, certificates and any other equipment necessary for the proper administration of this chapter.

177 SECTION 4. Section 73-7-5, Mississippi Code of 1972, is 178 reenacted as follows:

179 73-7-5. (1) All fees and any other monies received by the 180 board shall be deposited in a special fund that is created in the 181 State Treasury and shall be used for the implementation and 182 administration of this chapter when appropriated by the Legislature for such purpose. The monies in the special fund 183 shall be subject to all provisions of the state budget laws that 184 185 are applicable to special fund agencies, and shall be disbursed by 186 the State Treasurer only upon warrants issued by the State Fiscal 187 Officer upon requisitions signed by the president of the board or 188 another board member designated by the president, and 189 countersigned by the secretary of the board. Any interest earned 190 on this special fund shall be credited by the State Treasurer to 191 the fund and shall not be paid into the State General Fund. Any unexpended monies remaining in the special fund at the end of a 192 193 fiscal year shall not lapse into the State General Fund.

(2) The State Auditor shall audit the financial affairs of the board and the transactions involving the special fund at least once a year in the same manner as for other special fund agencies. In addition, the Governor, in his discretion, shall have the power from time to time to require an audit of the financial affairs of the board, the same to be made by the State Auditor upon request

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 8 (RKM\JAB) of the Governor. The Governor shall have the power to suspend any member of the board who shall be found in default in any account until such time as it shall be determined whether such default was a result of an act of dishonesty on the part of the member, and in the event it is found that such default is an act of dishonesty, misfeasance or nonfeasance on the part of the member, such member shall be immediately removed by the Governor from office.

207 **SECTION 5.** Section 73-7-7, Mississippi Code of 1972, is 208 reenacted as follows:

73-7-7. (1) The board shall have authority to make 209 210 reasonable rules and regulations for the administration of the provisions of this chapter. The board shall set up a curriculum 211 212 for operation of schools of cosmetology and the other professions 213 it is charged to regulate in this state. The board shall receive 214 and consider for adoption recommendations for rules and 215 regulations, school curriculum, and related matters from the 216 Mississippi Cosmetology Council, whose membership shall consist of, in addition to the board members, five (5) elected delegates 217 218 from the Mississippi Cosmetology Association, five (5) elected delegates from the Mississippi Cosmetology School Association, 219 220 five (5) elected delegates from the Mississippi Independent 221 Beauticians Association, and five (5) elected delegates from the 222 School Owners and Teachers Association. The board may revoke the license of any cosmetologist, esthetician, manicurist, instructor, 223 224 school of cosmetology, or salon, or may refuse to issue a license

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 9 (RKM\JAB) to any cosmetologist, esthetician, manicurist, instructor, school of cosmetology, or salon that fails or refuses to comply with the provisions of this chapter and the rules and regulations of the board in carrying out the provisions of this chapter.

229 (2)The board shall have authority to prescribe reasonable 230 rules and regulations governing sanitation of schools of 231 cosmetology and beauty salons for the guidance of persons licensed 232 under this chapter in the operation of schools of cosmetology, or 233 a beauty salon, and in the practice of cosmetology, esthetics, 234 manicuring and pedicuring, and wigology. However, any and all 235 rules and regulations relating to sanitation shall, before 236 adoption by the board, have the written approval of the State Board of Health. When the board has reason to believe that any of 237 238 the provisions of this chapter or of the rules and regulations of 239 the board have been violated, either upon receipt of a written 240 complaint alleging such violations or upon the board's own 241 initiative, the board, or any of its authorized agents, shall investigate same and shall have authority to enter upon the 242 243 premises of a school of cosmetology or salon at any time during 244 the regular business hours of that school or salon to conduct the 245 investigation. Such investigation may include, but not be limited 246 to, conducting oral interviews with the complaining party, school 247 or salon owner(s) and/or students of the school, and reviewing records of the school or salon pertinent to the complaint and 248 related to an area subject to the authority of the board. Such 249

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 10 (RKM\JAB) 250 investigation shall not include written interviews or surveys of 251 school employees or students, and the privacy of patrons shall be 252 respected by any person making such investigation.

(3) On or before July 1, 2001, the board shall adopt regulations to ensure that all fingernail service products used by licensed cosmetologists, manicurists and other licensees do not contain methyl methacrylate (MMA) as a monomer agent for cosmetic nail applications.

(4) If the board finds that a violation of the provisions of
this chapter or the rules and regulations of the board has
occurred, it may cause a hearing to be held as set forth in
Section 73-7-27.

262 **SECTION 6.** Section 73-7-9, Mississippi Code of 1972, is 263 reenacted as follows:

264 73-7-9. No person required by this chapter to have a license 265 shall conduct a beauty salon or school of cosmetology, or practice 266 cosmetology, esthetics, manicuring and pedicuring, or practice as an instructor, unless such person has received a license or 267 268 temporary permit therefor from the board. Students determined to 269 have violated any of these rules or regulations prior to being 270 licensed by the board shall be subject to the same discipline by 271 the board as licensees. They may be disciplined and fined 272 accordingly.

273 SECTION 7. Section 73-7-11, Mississippi Code of 1972, is 274 reenacted as follows:

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 11 (RKM\JAB) 275 73-7-11. Each owner of a license issued by the board under 276 the provisions of this chapter shall display the license in a 277 conspicuous place in his or her principal office, place of 278 business or employment, at all times.

Each practitioner and instructor license shall contain a head photograph of the license holder, the person's name, and the type of license held by the person. The requirements of this section shall apply at the time of issuance of a new license or at the time of renewal of an existing license.

284 SECTION 8. Section 73-7-12, Mississippi Code of 1972, is 285 reenacted and amended as follows:

286 73-7-12. * * * 1) Effective January 1, 2020, the State Board 287 of Cosmetology shall terminate its student testing contract with 288 proper notice and shall conduct examinations for cosmetologists, 289 estheticians, manicurists and instructors at such times and 290 locations as determined by the board. The members of the board 291 shall not personally administer or monitor the examinations, but the board shall contract for administrators of the examinations. 292 293 A member of the board shall not receive any per diem compensation for any day that the member is present at the site where the 294 295 examinations are being administered.

296 * * * (2) This section shall stand repealed on July 1, 2021. 297 SECTION 9. Section 73-7-13, Mississippi Code of 1972, is 298 reenacted as follows:

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 12 (RKM\JAB) 299 73-7-13. (1)The board shall admit to examination for a 300 cosmetology license any person who has made application to the 301 board in proper form, has paid the required fee, and who (a) is at 302 least seventeen (17) years of age, (b) can read, write and speak 303 English, (c) has successfully completed no less than fifteen 304 hundred (1500) hours over a period of no less than nine (9) months 305 in a licensed school of cosmetology, and (d) has a high school 306 education or its equivalent or has been successfully enrolled in a 307 community college.

The board may, in its discretion, issue to any 308 (a) 309 student who has completed the prescribed hours in a licensed school and paid the required fee a temporary permit until such 310 time as the next examination may be held, but such student shall 311 be issued only one (1) temporary permit. Application for an 312 examination and license shall be accompanied by two (2) passport 313 314 photographs of the applicant. No temporary permit will be issued 315 to an applicant from any other state to operate a beauty salon or school of cosmetology in this state unless in case of emergency. 316

317 (b) Applicants for the cosmetologist examination, after 318 having satisfactorily passed the prescribed examination, shall be 319 issued a cosmetology license which until June 30, 2001, shall be 320 valid for one (1) year, and after July 1, 2001, shall be valid for 321 two (2) years, and all those licenses shall be subject to renewal.

322 (c) Any barber who can read, write and speak English 323 and has successfully completed no less than fifteen hundred (1500)

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 13 (RKM\JAB) 324 hours in a licensed barber school, and who holds a current valid 325 certificate of registration to practice barbering and who holds a 326 current valid license, is eligible to take the cosmetology 327 examination to secure a cosmetology license upon successfully completing five hundred (500) hours in a licensed school of 328 329 cosmetology. All fees for application, examination, registration 330 and renewal thereof shall be the same as provided for 331 cosmetologists.

332 (2) Each application or filing made under this section shall
 333 include the social security number(s) of the applicant in
 334 accordance with Section 93-11-64.

335 Any licensed cosmetologist, esthetician, or manicurist (3) 336 who is registered but not actively practicing in the State of 337 Mississippi at the time of making application for renewal, may apply for registration on the "inactive" list. Such "inactive" 338 339 list shall be maintained by the board and shall set out the names 340 and post office addresses of all persons registered but not 341 actively practicing in this state, arranged alphabetically by name 342 and also by the municipalities and states of their last-known professional or residential address. Only the cosmetologists, 343 344 estheticians and manicurists registered on the appropriate list as 345 actively practicing in the State of Mississippi shall be 346 authorized to practice those professions. For the purpose of this section, any licensed cosmetologist, esthetician or manicurist 347 who has actively practiced his or her profession for at least 348

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 14 (RKM\JAB) 349 three (3) months of the immediately preceding license renewal 350 period shall be considered inactive practice. No cosmetologist, 351 esthetician, or manicurist shall be registered on the "inactive" 352 list until the person has furnished a statement of intent to take 353 such action to the board. Any licensed cosmetologist, 354 esthetician, manicurist or wigologist registered on the "inactive" 355 list shall not be eligible for registration on the active list 356 until either of the following conditions have been satisfied:

(a) Written application shall be submitted to the State
Board of Cosmetology stating the reasons for such inactivity and
setting forth such other information as the board may require on
an individual basis and completion of the number of clock hours of
continuing education as approved by the board; or

362 (b) Evidence to the satisfaction of the board shall be 363 submitted that they have actively practiced their profession in 364 good standing in another state and have not been guilty of conduct 365 that would warrant suspension or revocation as provided by 366 applicable law; and

367 (c) Payment of the fee for processing such inactive
368 license shall be paid biennially in accordance to board rules.
369 SECTION 10. Section 73-7-14, Mississippi Code of 1972, is

370 reenacted as follows:

371 73-7-14. (1) Any person who holds a current, valid 372 cosmetology, manicuring or esthetics license may be licensed as a 373 master cosmetologist, manicurist or esthetician if he or she has

H. B. No. 1312 21/HR31/R922SG PAGE 15 (RKM\JAB) 374 been a licensed cosmetologist, manicurist or esthetician in this 375 state for a period of not less than twelve (12) months, and has 376 completed a minimum course of sixteen (16) hours' study in 377 continuing education approved by the board within the licensing 378 period preceding initial application for the license, and has paid 379 the original license fee. Master cosmetologist, manicurist or 380 esthetician licenses shall be renewable upon completion of a minimum course of eight (8) hours' study in continuing education 381 382 approved by the board within a licensing period and payment of the required renewal fee. This is an optional license and persons who 383 384 do not wish to complete the continuing education requirement may obtain a cosmetology license when renewing their license. 385

386 (2) Each application or filing made under this section shall
 387 include the social security number(s) of the applicant in
 388 accordance with Section 93-11-64, Mississippi Code of 1972.

389 SECTION 11. Section 73-7-15, Mississippi Code of 1972, is 390 reenacted as follows:

391 73-7-15. (1) The board shall admit to examination for a 392 cosmetology instructor's license any person who has made 393 application to the board in proper form, has paid the required 394 fee, and who:

395 (a) Is not less than twenty-one (21) years of age;
396 (b) Can read, write and speak English;
397 (c) Is a graduate of a licensed cosmetology school;
398 (d) Has a high school education or its equivalent;

(e) Has successfully completed one thousand (1,000)
hours of instructor training in a licensed school of cosmetology;
(f) Has successfully completed six (6) semester hours
in college courses approved by the board;

403 (g) Holds a current, valid Mississippi cosmetology 404 license; and

405 (h) Has at least one (1) year active practical
406 experience as a cosmetologist or, as an alternative to such
407 experience, has successfully completed one thousand (1,000) hours
408 of instructor training in a licensed school of cosmetology.

409 (2) The board shall admit to examination for an esthetics
410 instructor's license any person who has made application to the
411 board in proper form, has paid the required fee, and who:

(a) Is not less than twenty-one (21) years of age;
(b) Can read, write and speak English;
(c) Has a high school education or its equivalent;
(d) Has successfully completed one thousand (1,000)
hours of instructor training in a licensed school in which the

417 practice of esthetics is taught;

418 (e) Has successfully completed six (6) semester hours419 in college courses approved by the board;

420 (f) Holds a current, valid Mississippi esthetician's 421 license; and

422 (g) Has had one (1) year of active practical experience 423 as an esthetician or, as an alternative to such experience, has

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 17 (RKM\JAB) 424 successfully completed one thousand (1,000) hours of instructor 425 training in a licensed school in which the practice of esthetics 426 is taught.

427 (3) The board shall admit to examination for a manicurist
428 instructor's license any person who has made application to the
429 board in proper form, has paid the required fee, and who:

430 (a) Is not less than twenty-one (21) years of age;431 (b) Can read, write and speak English;

432

(C)

(d) Has successfully completed one thousand (1,000)
hours of instructor training in a licensed school in which the
practice of manicuring is taught;

Has a high school education or its equivalent;

436 (e) Has successfully completed six (6) semester hours437 in college courses approved by the board;

438 (f) Holds a current, valid Mississippi manicurist's 439 license; and

(g) Has had one (1) year of active practical experience as a manicurist or, as an alternative to such experience, has successfully completed one thousand (1,000) hours of instructor training in a licensed school in which the practice of manicuring is taught.

(4) Applicants shall satisfactorily pass the examination
prescribed by the board for licensing instructors prior to the
issuance of the licenses provided for in this section. However,
the board may, in its discretion, issue a temporary instructor's

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 18 (RKM\JAB) 449 permit until such time as the next examination may be held, but 450 such applicant shall be issued only one (1) temporary permit. All 451 applications for an instructor's examination shall be accompanied 452 by two (2) recent head photographs of the applicant.

453 (5) All instructors licensed pursuant to this section shall 454 biennially obtain twenty-four (24) clock hours of continuing 455 education in teacher training instruction in cosmetology or 456 esthetics or manicuring, as the case may be, as approved by the 457 board. Any instructor who fails to obtain the continuing education required by this subsection shall not be allowed to 458 459 instruct nor enroll students under his or her license until such 460 education requirement has been met. The board may issue an 461 inactive instructor's license to such instructors, and an inactive 462 license may be converted into an active license after proof 463 satisfactory to the board of completion of at least twenty-four 464 (24) clock hours of approved continuing education required for 465 teacher training instruction.

466 (6) Each application or filing made under this section shall
467 include the social security number(s) of the applicant in
468 accordance with Section 93-11-64.

469 SECTION 12. Section 73-7-16, Mississippi Code of 1972, is 470 reenacted as follows:

471 73-7-16. (1) All schools of cosmetology or school owners
472 shall have a school license and shall pay to the board the
473 required license fee biennially therefor. A grace period of sixty

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 19 (RKM\JAB) 474 (60) days will be given in which to renew the license, and upon 475 the expiration of the grace period of sixty (60) days, any 476 applicant for the renewal of a school license will be required to 477 pay a delinquent fee in addition to the renewal fee. The board is 478 hereby authorized and empowered to promulgate necessary and 479 reasonable rules and regulations for the issuance and renewal of 480 school licenses. However, the board shall not refuse to issue or renew a school's license because of the number of schools already 481 482 in that area of the state, and any rule promulgated by the board for that purpose shall be null and void. 483

484 (2) Each application or filing made under this section shall
485 include the social security number(s) of the applicant in
486 accordance with Section 93-11-64.

487 (3) The board shall require all schools of cosmetology to
488 only admit students who have not less than a tenth-grade education
489 or a high school diploma or its equivalency.

490 SECTION 13. Section 73-7-17, Mississippi Code of 1972, is 491 reenacted as follows:

492 73-7-17. (1) All salon owners shall have a salon license 493 and shall pay to the board the required license fee therefor and 494 pay the required renewal fee for renewal thereof. A grace period 495 of sixty (60) days will be given in which to renew the license, 496 and upon the expiration of the grace period of sixty (60) days any 497 applicant for the renewal of a salon license will be required to 498 pay a delinquent fee in addition to the renewal fee. A salon

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 20 (RKM\JAB) 499 license that has been expired for over one (1) year is 500 nonrenewable and requires a new application. Prior to the initial 501 issuance of such license, the board shall inspect the premises to 502 determine if same qualifies with the law, upon payment by the 503 applicant of the required inspection fee.

504 (2) Each application or filing made under this section shall
505 include the social security number(s) of the applicant in
506 accordance with Section 93-11-64, Mississippi Code of 1972.

507 SECTION 14. Section 73-7-18, Mississippi Code of 1972, is 508 reenacted as follows:

509 73-7-18. (1) The board shall admit to examination for an 510 esthetician's license any person who has made application to the 511 board in proper form, has paid the required fee, and who:

512 Is not less than seventeen (17) years of age; (a) 513 Can read, write and speak English; (b) 514 (C) Has a high school education or its equivalent; and 515 Has successfully completed a course of training in (d) esthetics of not less than six hundred (600) hours in an 516 517 accredited school in which the practice of esthetics is taught, 518 including not less than one hundred (100) hours of theory and five 519 hundred (500) hours of skill practice.

520 Any licensed esthetician wishing to acquire a cosmetology 521 license may apply the six hundred (600) hours of esthetics 522 training toward the requirements for a cosmetology license.

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 21 (RKM\JAB) 523 (2) Every person who has completed not less than three 524 hundred fifty (350) hours of training in esthetics approved by the 525 board in this or any other state prior to July 1, 1987, shall be 526 registered with the board within a period not exceeding six (6) 527 months after July 1, 1987, and shall be granted an esthetician's 528 license by the board if such person presents satisfactory evidence 529 to the board that he or she has fulfilled all the requirements to 530 be admitted to examination except the training hours requirement.

(3) Each application or filing made under this section shall
include the social security number(s) of the applicant in
accordance with Section 93-11-64, Mississippi Code of 1972.

534 SECTION 15. Section 73-7-19, Mississippi Code of 1972, is 535 reenacted as follows:

536 73-7-19. (1) Except as provided in Section 33-1-39, all licenses shall be renewed biennially under the fee schedule in 537 538 Section 73-7-29. Applications for renewal of licenses for 539 cosmetologists, estheticians, manicurists and instructors must be accompanied by the required renewal fee. A grace period of sixty 540 541 (60) days will be given in which to renew the license; and upon 542 the expiration of the grace period of sixty (60) days, any 543 applicant for the renewal of a license will be required to pay the 544 required renewal fee and a delinquent fee in addition to the renewal fee. The fees may be paid by either personal or certified 545 check, cash or money order, under such safeguards, rules and 546 regulations as the board may prescribe. Checks returned to the 547

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board because of insufficient funds shall result in nonrenewal of 548 549 the license, which will require the penalty fee for insufficient 550 fund checks plus all other amounts due for renewal of the license 551 before the license may be renewed. After one (1) year has passed 552 from the expiration date of the license, a delinquent fee must be 553 paid for each year up to three (3) years, after which the required 554 examination must be taken. All applications for examination required by this chapter shall expire ninety (90) days from the 555 556 date thereof.

557 (2) Each application or filing made under this section shall
558 include the social security number(s) of the applicant in
559 accordance with Section 93-11-64.

560 **SECTION 16.** Section 73-7-21, Mississippi Code of 1972, is 561 reenacted as follows:

562 73-7-21. (1) The board shall admit to examination for a 563 manicurist's license any person who has made application to the 564 board in proper form, has paid the required fee, and who:

565 (a) Is at least seventeen (17) years of age;
566 (b) Can read, write and speak English;
567 (c) Has successfully completed no less than three

568 hundred fifty (350) hours of practice and related theory in 569 manicuring and pedicuring over a period of no less than nine (9) 570 weeks in an accredited school of cosmetology in this or any other 571 state; and

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(d) Has a high school education or its equivalent.

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 23 (RKM\JAB) 573 (2) Licensed manicurists desiring to pursue additional hours 574 to be eligible for a license as a cosmetologist may be credited 575 with the three hundred fifty (350) hours acquired in studying and 576 training to be a manicurist which may be applied to the number of 577 hours required for a cosmetology license examination.

578 (3) The board shall adopt regulations governing the use of 579 electric nail files for the purpose of filing false or natural 580 nails.

581 (4) Each application or filing made under this section shall
582 include the social security number(s) of the applicant in
583 accordance with Section 93-11-64.

584 SECTION 17. Section 73-7-23, Mississippi Code of 1972, is 585 reenacted as follows:

586 73-7-23. (1) The board may, upon application, issue a 587 license by reciprocity to any cosmetologist, esthetician or 588 manicurist over the age of seventeen (17) years from any other 589 state who has satisfactorily completed the required number of accredited hours in that state, provided the state board from 590 591 which the applicant comes issues to cosmetologists, estheticians 592 or manicurists, as the case may be, from the State of Mississippi 593 a license under the same conditions. Applications must be 594 accompanied by (a) proof satisfactory to the board that the 595 required hours have been completed, and (b) the required reciprocity fee, which shall be paid to the board. 596

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 24 (RKM\JAB) 597 (2)An instructor from any other state may be qualified for 598 a Mississippi instructor's license upon presenting a valid 599 instructor's license and proof of a high school education or its 600 equivalent, provided that the instructor (a) is not less than 601 twenty-one (21) years of age, (b) has completed training 602 equivalent to the State of Mississippi's training as provided in 603 Section 73-7-15 or has three (3) years or more of experience as a 604 licensed instructor prior to application, (c) can read, write and 605 speak English, (d) has completed twelve (12) semester hours in 606 college courses approved by the board, and (e) has completed a 607 minimum of five (5) continuing education hours in Mississippi board laws, rules and regulations. Such application must be 608 609 accompanied by two (2) recent passport photographs of the 610 applicant. Applicants shall pay the required license fee.

611 (3) An applicant for a Mississippi instructor's license by 612 reciprocity who has not completed the college courses requirement 613 at the time of application may apply for a onetime temporary teaching permit, which shall be valid for six (6) months and shall 614 615 be nonrenewable. Such application must be accompanied by proof of 616 enrollment in college course(s), required permit fee, two (2) 617 recent passport photographs of the applicant and other 618 documentation as required for application for a Mississippi instructor's license by reciprocity. Upon proof of completion of 619 college courses and payment of the required license fee, a 620 621 Mississippi instructor's license shall be issued.

H. B. No. 1312 21/HR31/R922SG PAGE 25 (RKM\JAB) (4) The issuance of a license by reciprocity to a
military-trained applicant or military spouse shall be subject to
the provisions of Section 73-50-1.

625 **SECTION 18.** Section 73-7-25, Mississippi Code of 1972, is 626 reenacted as follows:

627 73-7-25. Every demonstrator in the field of cosmetology 628 shall, before making demonstrations in a salon or school, apply 629 for and obtain a permit from the board. For such permit, which 630 shall be for one (1) year, the required fee shall be paid to the 631 board. This section shall be construed to apply to demonstrators 632 in salons and schools.

633 SECTION 19. Section 73-7-27, Mississippi Code of 1972, is 634 reenacted as follows:

635 73-7-27. (1) Any complaint may be filed with the board by a 636 member or agent of the board or by any person charging any 637 licensee of the board with the commission of any of the offenses 638 enumerated in subsection (2) of this section. Such complaint 639 shall be in writing, signed by the accuser or accusers, and 640 verified under oath, and such complaints shall be investigated as set forth in Section 73-7-7. If, after the investigation, the 641 642 board through its administrative review agents determines that 643 there is not substantial justification to believe that the accused 644 licensee has committed any of the offenses enumerated, it may dismiss the complaint or may prepare a formal complaint proceeding 645 against the licensee as hereinafter provided. When used with 646

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647 reference to any complaint filed against a licensee herein, the 648 term "not substantial justification" means a complaint that is 649 frivolous, groundless in fact or law, or vexatious, as determined 650 by unanimous vote of the board. In the event of a dismissal, the person filing the accusation and the accused licensee shall be 651 652 given written notice of the board's determination. If the board 653 determines there is reasonable cause to believe the accused has 654 committed any of those offenses, the secretary of the board shall 655 give written notice of such determination to the accused licensee 656 and set a day for a hearing as provided in subsection (3) of this 657 section.

658 The board shall have the power to revoke, suspend or (2)659 refuse to issue or renew any license or certificate provided for 660 in this chapter, and to fine, place on probation and/or otherwise 661 discipline a student or licensee or holder of a certificate, upon 662 proof that such person: (a) has not complied with or has violated 663 any of the rules and regulations promulgated by the board; (b) has not complied with or has violated any of the sections of this 664 665 chapter; (c) has committed fraud or dishonest conduct in the 666 taking of the examination herein provided for; (d) has been 667 convicted of a felony; (e) has committed grossly unprofessional or 668 dishonest conduct; (f) is addicted to the excessive use of 669 intoxicating liquors or to the use of drugs to such an extent as to render him or her unfit to practice in any of the practices or 670 occupations set forth in this chapter; (q) has advertised by means 671

H. B. No. 1312 21/HR31/R922SG PAGE 27 (RKM\JAB) of knowingly false or deceptive statements; or (h) has failed to display the license or certificate issued to him or her as provided for in this chapter; or (i) has been convicted of violating any of the provisions of this chapter. A conviction of violating any of the provisions of this chapter shall be grounds for automatic suspension of the license or certificate of such person.

The board shall not revoke, suspend or refuse to issue 679 (3) or renew any license or certificate, or fine, place on probation 680 or otherwise discipline any person in a disciplinary matter except 681 682 after a hearing of which the applicant or licensee or holder of the certificate affected shall be given at least twenty (20) days' 683 684 notice in writing, specifying the reason or reasons for denying 685 the applicant a license or certificate of registration, or in the 686 case of any other disciplinary action, the offense or offenses of 687 which the licensee or holder of a certificate of registration is 688 charged. Such notice may be served by mailing a copy thereof by United States first-class certified mail, postage prepaid, to the 689 690 last-known residence or business address of such applicant, 691 licensee or holder of a certificate. The hearing on such charges 692 shall be at such time and place as the board may prescribe.

(4) At such hearings, all witnesses shall be sworn by a
member of the board, and stenographic notes of the proceedings
shall be taken. Any party to the proceedings desiring it shall be
furnished with a copy of such stenographic notes upon payment to

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 28 (RKM\JAB) 697 the board of such fees as it shall prescribe, not exceeding,698 however, the actual costs of transcription.

699 The board is hereby authorized and empowered to issue (5)700 subpoenas for the attendance of witnesses and the production of books and papers. The process issued by the board shall extend to 701 702 all parts of the state and such process shall be served by any 703 person designated by the board for such service. The person 704 serving such process shall receive such compensation as may be 705 allowed by the board, not to exceed the fee prescribed by law for 706 similar services. All witnesses who shall be subpoenaed, and who 707 shall appear in any proceedings before the board, shall receive 708 the same fees and mileage as allowed by law.

709 Where in any proceeding before the board any witness (6) 710 shall fail or refuse to attend upon subpoena issued by the board, shall refuse to testify, or shall refuse to produce any books and 711 712 papers, the production of which is called for by the subpoena, the 713 attendance of such witness and the giving of his testimony and the production of the books and papers shall be enforced by any court 714 715 of competent jurisdiction of this state, in the same manner as are 716 enforced for the attendance and testimony of witnesses in civil 717 cases in the courts of this state.

(7) The board shall conduct the hearing in an orderly and continuous manner, granting continuances only when the ends of justice may be served. The board shall, within sixty (60) days after conclusion of the hearing, reduce its decision to writing

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 29 (RKM\JAB) 722 and forward an attested true copy thereof to the last-known 723 residence or business address of such applicant, licensee or 724 holder of a certificate, by way of United States first-class 725 certified mail, postage prepaid. Such applicant, licensee, holder 726 of a certificate, or person aggrieved shall have the right of 727 appeal from an adverse ruling, or order, or decision of the board 728 to the Chancery Court of the First Judicial District of Hinds 729 County, Mississippi, upon forwarding notice of appeal to the board 730 within thirty (30) days after the decision of the board is mailed 731 in the manner here contemplated. An appeal will not be allowed in 732 the event notice of appeal, together with the appeal bond hereinafter required, shall not have been forwarded to the board 733 734 within the thirty-day period. Appeal shall be to the Chancery 735 Court of the First Judicial District of Hinds County, Mississippi. 736 The appeal shall thereupon be heard in due course by the court 737 which shall review the record and make its determination thereon.

(8) The appellant shall, together with the notice of appeal, forward to and post with the board a satisfactory bond in the amount of Five Hundred Dollars (\$500.00) for the payment of any costs which may be adjudged against him.

(9) In the event of an appeal, the court shall dispose of the appeal and enter its decision promptly. The hearing on the appeal may, in the discretion of the chancellor, be tried in vacation. If there is an appeal, such appeal may, in the discretion of and on motion to the chancery court, act as a

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 30 (RKM\JAB) 747 supersedeas. However, any fine imposed by the board under the 748 provisions of this chapter shall not take effect until after the 749 time for appeal has expired, and an appeal of the imposition of 750 such a fine shall act as a supersedeas.

(10) Any fine imposed by the board upon a licensee or holder of a certificate shall be in accordance with the following schedule:

(a) For the first violation, a fine of not less than
Fifty Dollars (\$50.00) nor more than One Hundred Dollars (\$100.00)
for each violation.

757 (b) For the second and each subsequent violation, a 758 fine of not less than One Hundred Dollars (\$100.00) nor more than 759 Four Hundred Dollars (\$400.00) for each violation.

The power and authority of the board to impose such fines under this section shall not be affected or diminished by any other proceeding, civil or criminal, concerning the same violation or violations.

764 (11) In addition to the reasons specified in subsection (2) 765 of this section, the board shall be authorized to suspend the 766 license of any licensee for being out of compliance with an order for support, as defined in Section 93-11-153. The procedure for 767 768 suspension of a license for being out of compliance with an order for support, and the procedure for the reissuance or reinstatement 769 770 of a license suspended for that purpose, and the payment of any fees for the reissuance or reinstatement of a license suspended 771

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 31 (RKM\JAB) 772 for that purpose, shall be governed by Section 93-11-157 or 93-11-163, as the case may be. Actions taken by the board in 773 774 suspending a license when required by Section 93-11-157 or 775 93-11-163 are not actions from which an appeal may be taken under 776 this section. Any appeal of a license suspension that is required 777 by Section 93-11-157 or 93-11-163 shall be taken in accordance 778 with the appeal procedure specified in Section 93-11-157 or 779 93-11-163, as the case may be, rather than the procedure specified 780 in this section. If there is any conflict between any provision of Section 93-11-157 or 93-11-163 and any provision of this 781 chapter, the provisions of Section 93-11-157 or 93-11-163, as the 782 783 case may be, shall control.

784 SECTION 20. Section 73-7-29, Mississippi Code of 1972, is 785 reenacted as follows:

786 73-7-29. The State Board of Cosmetology shall assess fees in787 the following amounts and for the following purposes:

(a) Initial license/renewal for cosmetologist,
manicurist, esthetician, or wig specialist.....\$ 50.00

790 (b) Instructor initial license/renewal..... 80.00 791 Master cosmetologist license/renewal..... 70.00 (C) 792 (d) Delinquent renewal penalty - cosmetologist, 793 manicurist, esthetician, wig specialist and instructor..... 50.00 794 There shall be no renewal fee for any licensee seventy (70)

795 years of age or older.

796

(e) Salon application and initial inspection.... 85.00

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797	(f) Salon reinspection 35.00
798	(g) Salon change of ownership or location,
799	or both
800	(h) Salon renewal 60.00
801	(i) Salon delinquent renewal penalty 50.00
802	(j) Application and initial inspection for a
803	new school 300.00
804	(k) New school reinspection 100.00
805	(1) School change of ownership
806	(m) School relocation 150.00
807	(n) School renewal 75.00
808	(o) School delinquent renewal penalty 100.00
809	(p) Duplicate license 10.00
810	(q) Penalty for insufficient fund checks 20.00
811	(r) Affidavit processing 15.00
812	The State Board of Cosmetology may charge additional fees for
813	services which the board deems appropriate to carry out its intent
814	and purpose. These additional fees shall not exceed the cost of
815	rendering the service.
816	The board is fully authorized to make refunds of any deposits
817	received by the board for services which are not rendered.
818	Refunds will automatically be made on overpayment of fees.
819	Refunds will be made on underpayments by written requests from
820	applicants. If no request for refund is made within sixty (60)
821	days, the fees will be forfeited.

H. B. No. 1312 21/HR31/R922SG PAGE 33 (RKM\JAB) 822 SECTION 21. Section 73-7-31, Mississippi Code of 1972, is 823 reenacted and amended as follows:

824 73-7-31. Nothing in this chapter shall apply to:

(a) Hairdressing, manicuring or facial treatments given
in the home to members of family or friends for which no charge is
made.

828 Persons whose practice is limited to * * * the (b) 829 application of cosmetic products to another person in connection 830 with the sale, or attempted sale, of such products at retail, 831 without compensation from such other person other than the regular 832 retail price of such merchandise only performing makeup artistry, 833 threading or applying or removing eyelash extensions; however, a 834 person may perform a combination of not more than three (3) such 835 practices and still be exempt from this chapter.

836 (c) Barbers, and nothing in this chapter shall affect837 the jurisdiction of the State Board of Barber Examiners.

(d) Persons engaged in the practice of hair braiding as defined in Section 73-7-71 who have completed the self-test part of the brochure on infection control techniques prepared by the State Department of Health and who keep the brochure and completed self-test available at the location at which the person is engaged in hair braiding.

844 SECTION 22. Section 73-7-33, Mississippi Code of 1972, is 845 reenacted as follows:

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73-7-33. 846 In addition to the rules and regulations that may 847 be prescribed and promulgated by the board under authority of this chapter, the following rules and regulations shall be observed: 848 849 Every establishment must be kept sanitary, including all 850 utensils and equipment, must be well ventilated and properly 851 lighted. Each salon must be provided with hot and cold running 852 water. Electrical appliances must be properly installed and 853 grounded.

Cosmetologists shall be allowed to wear any type of clothing or apparel while at work as long as such clothing or apparel is sanitary.

Cosmetologists shall be allowed to use any type of hair roller as long as they do so in a sanitary manner.

859 Persons with a communicable disease or parasitic infection 860 that is medically recognized to be a direct threat of transmission 861 by the type of contact that practitioners have with clients are 862 not to be permitted to practice in an establishment until their condition is no longer communicable under those circumstances. 863 No 864 work shall be performed on any patron having a visible disease unless the patron shall produce a certificate from a practicing 865 866 physician stating that the patron is free from infectious, 867 contagious or communicable disease. A cosmetologist's license 868 does not authorize such person to treat or prescribe for an infectious, contagious or any other disease. 869

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 35 (RKM\JAB) A home salon must have a solid wall to the ceiling with an outside entrance, or if a door exists between the salon and the remainder of the house, the door must be kept closed at all times while service is being rendered.

874 SECTION 23. Section 73-7-35, Mississippi Code of 1972, is 875 reenacted as follows:

876 73-7-35. (1) No person licensed pursuant to this chapter 877 shall practice his or her profession except within the physical confines of a salon possessing and displaying a properly executed 878 license issued pursuant to Section 73-7-17. However, this 879 880 requirement shall not prevent a person from rendering his or her 881 services to any person who may be confined to his or her home, a 882 hospital, or other place as a result of illness, and 883 cosmetologists shall be permitted to render their services to 884 deceased persons away from their salons.

885 (2) No salon owner licensed pursuant to this chapter shall
886 allow a cosmetologist, esthetician, or manicurist to practice
887 his/her profession in the salon without possessing a valid license
888 issued pursuant to this chapter.

889 SECTION 24. Section 73-7-37, Mississippi Code of 1972, is
890 reenacted as follows:

891 73-7-37. (1) The violation of any of the provisions of this 892 chapter, including the use of fraudulent statements to obtain any 893 benefits or privileges under this chapter or practicing one (1) of 894 these professions without a license, shall constitute a

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 36 (RKM\JAB) misdemeanor, punishable in any court of competent jurisdiction at the seat of government, and any person or firm convicted of the violation of any of the provisions of this chapter shall be fined not less than One Hundred Dollars (\$100.00) nor more than Five Hundred Dollars (\$500.00). The court shall not be authorized to suspend or suspend the execution of the fine required under this section.

902 If any person, firm or corporation violates any of the (2)provisions of this chapter, the secretary of the board, upon 903 direction of a majority of the board and in the name of the board, 904 905 acting through the Attorney General or an attorney employed by the 906 board, shall apply in the Chancery Court of the First Judicial 907 District of Hinds County, Mississippi, for an order enjoining such 908 violation or for an order enforcing compliance with the provisions 909 of this chapter. Upon the filing of a verified petition in the 910 chancery court and after notice as provided under the Mississippi 911 Rules of Civil Procedure, such court, if satisfied by the sworn petition, by affidavit or otherwise, that such person has violated 912 913 any of the provisions of this chapter, may issue an injunction 914 without notice or bond, enjoining such continued violation and 915 such injunction shall remain in force and effect until a final 916 hearing. If at such hearing it is established that such person has violated or is violating any of the provisions of this 917 chapter, the court may enter a decree permanently enjoining such 918 violation or enforcing compliance with this chapter. In addition, 919

H. B. No. 1312 21/HR31/R922SG PAGE 37 (RKM\JAB) 920 the court may enter a judgment against such person for attorney's 921 fees, court costs and the actual costs incurred by the board in 922 investigating the actions of such person for which the board 923 brought the suit for an injunction. In case of violation of any 924 decree issued in compliance with this subsection, the court may 925 punish the offender for contempt of court and the court shall 926 proceed as in other cases.

927 (3) The proceedings in this section shall be in addition to 928 and not in lieu of the other remedies and penalties provided in 929 this chapter.

930 SECTION 25. Section 73-7-63, Mississippi Code of 1972, is 931 amended as follows:

932 73-7-63. Sections 73-7-1 through 73-7-37, which create the 933 State Board of Cosmetology and prescribe its duties and powers, 934 shall stand repealed * * *as of on July 1, * * *2021 2024.

935 SECTION 26. Section 73-5-41, Mississippi Code of 1972, is
936 amended as follows:

937 73-5-41. (1) The following persons are exempt from the 938 provisions of this chapter, wholly in the proper discharge of 939 their professional duties, to wit:

940 <u>(a)</u> Persons authorized by the law of Mississippi to 941 practice medicine and surgery.

942 (b) Commissioned medical or surgical officers of the 943 United States Army, Navy or Marine hospital service.

944 (c) Registered nurses.

H. B. No. 1312 # deleted text version # 21/HR31/R922SG PAGE 38 (RKM\JAB) 945 (d) Cosmetologists, and nothing in this chapter shall 946 affect the jurisdiction of the State Board of Cosmetology.

947 Persons whose practice is limited to only makeup (e) 948 artistry, threading or applying or removing eyelash extensions. 949 (2) The provision of this section shall not be construed to 950 authorize any of the persons exempted to shave, trim the beard, or 951 cut the hair of any person, or perform any other act that 952 constitutes barbering, for cosmetic purposes, with the exception 953 of persons licensed by the State Board of Cosmetology or persons 954 whose practice is limited to only makeup artistry, threading or 955 applying or removing eyelash extensions.

956 SECTION 27. This act shall take effect and be in force from 957 and after its passage.