LC 0015

INTRODUCED BILL

1	HOUSE BILL NO. 4
2	INTRODUCED BY BRADLEY
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT AMENDING SECTIONS
5	66-402 AND 66-818, R.C.M. 1947, TO FURTHER DEFINE THE
6	PRACTICE OF BARBERING AND COSMETOLOGY IN NONSEX-
7	DISCRIMINATORY TERMS."
8	
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
10	Section 1. Section 66-402, R.C.M. 1947, is amended to
11	read as follows:
12	"66-402. Practice of barbering defined. Any one or any
13	combination of the following practices, when done upon the
14	human body for tonsorial purposes, and not for the treatment
15	of disease or physical or mental ailments and when done for
16	payment, either directly or indirectly, constitutes the
17	practice of barbering:
18	Shaving or trimming the beard.
19	Cutting the hair.
20	Giving facial or scalp massage, or treatment with oils,
21	creams, lotions or other preparations, either by hand or
22	mechanical appliances.
23	Singeing or shampooing the hair or applying hair tonic;
24	or dying dyeing the hair of-make-persons.
25	Applying cosmetic preparations, antiseptics, powders,

1 oils, lotions to scalp, face or neck."

2 Section 2. Section 66-818, R.C.M. 1947, is amended to
3 read as follows:

4 "66-818. To whom provisions in this act shall not 5 apply. Nothing in this act shall prohibit service in case of 6 emergency or domestic administration without compensation, 7 nor services by persons authorized under the laws of this 8 state to practice dentistry, or to practice the healing art 9 and licensed undertakers, nor services by barbers lawfully 10 engaged in the performance of the usual and ordinary duties 11 of their vocationy-or-in-cutting-wemen's-hair-by-barbers on 12 persons of either sex." 13 Section 3. There is a new R.C.M. section numbered 14 66-413 that reads as follows: 15 66-413. To whom provisions of this chapter shall not

16 apply. Nothing in this chapter shall prohibit service to 17 either sex by cosmetologists lawfully engaged in the 18 performance of the usual and ordinary duties of their 19 vocation.

-End-

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HON

44th Legislature

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	Approved by Committee on Public Health,Welfare & Safety
1	HOUSE BILL NO. 4
2	INTRODUCED BY BRADLEY, STOLTZ, YARDLEY
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4	A BILL FOR AN ACT ENTITLED: "AN ACT AMENDING SECTIONS
5	66-402 AND 66-818, R.C.M. 1947, TO FURTHER DEFINE THE
6	PRACTICE OF BARBERING AND COSMETOLOGY IN NONSEX-
7	DISCRIMINATORY TERMS."
8	
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
10	Section 1. Section 66-402, R.C.M. 1947, is amended to
11	read as follows:
12	"66-402. Practice of barbering defined. Any one or any
13	combination of the following practices, when done upon the

human body for tonsorial purposes, and not for the treatment of disease or physical or mental ailments and when done for payment, either directly or indirectly, constitutes the practice of barbering:

18 Shaving or trimming the beard.

19 Cutting the hair.

20 Giving facial or scalp massage, or treatment with oils,
21 creams, lotions or other preparations, either by hand or
22 mechanical appliances.

23 Singeing or shampooing the hair or applying hair tonic;
24 or dying dyeing the hair of-male-persons.

25 Applying cosmetic preparations, antiseptics, powders,

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l oils, lotions to scalp, face or neck."

Section 2. Section 66-818, R.C.M. 1947, is amended to
read as follows:

4 *66-818. To whom provisions in this act shall not 5 apply. Nothing in this act shall prohibit service in case of 6 emergency or domestic administration without compensation, 7 nor services by persons authorized under the laws of this state to practice dentistry, or to practice the healing art 8 and licensed undertakers, nor services by barbers lawfully 9 10 engaged in the performance of the usual and ordinary duties 11 of their vocationy-or-in-cutting-women's-hair-by-barbers on 12 persons of either sex." 13 Section-3---There-is--a--new--R-ErM---section--numbered 14 66-413-that-reads-as-follows-15 66-413---To--whom--provisions-of-this-chapter-shall-not 16 apply---Nothing-in-this-chapter-shall--prohibit--service--to 17 either---sex--by--cosmetologists--lawfully--engaged--in--the

- 18 performance-of--the--usual--and--ordinary--duties--of--their
- 19 vocation.

-End-

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SECOND READING

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HOUSE BILL NO. 4 INTRODUCED BY BRADLEY, STOLTZ, YARDLEY A BILL FOR AN ACT ENTITLED: AN ACT AMENDING SECTIONS TO FURTHER DEFINE THE 66-402 AND 66-818, R.C.M. 1947, COSMETOLOGY PRACTICE OF BARBERING AND TN NONSEX-DISCRIMINATORY TERMS. * BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: Section 1. Section 66-402, R.C.M. 1947, is amended to read as follows: *66-402. Practice of barbering defined. Any one or any combination of the following practices, when done upon the human body for tonsorial purposes, and not for the treatment of disease or physical or mental ailments and when done for payment, either directly or indirectly, constitutes the practice of barbering: Shaving or trimming the beard. Cutting the hair. Giving facial or scalp massage, or treatment with oils, creams, lotions or other preparations, either by hand or mechanical appliances. Singeing or shampooing the hair or applying hair tonic; or dying dyeing the hair of-make-persons. Applying cosmetic preparations, antiseptics, powders, THIRD READING

oils, lotions to scalp, face or neck."

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Section 2. Section 66-818, R.C.M. 1947, is amended to read as follows:

"66-818. To whom provisions in this act shall not 4 5 apply. Nothing in this act shall prohibit service in case of 6 emergency or domestic administration without compensation, 7 nor services by persons authorized under the laws of this state to practice dentistry, or to practice the healing art 8 9 and licensed undertakers, nor services by barbers lawfully engaged in the performance of the usual and ordinary duties 10 11 of their vocationy-or-in-cutting-women's-hair-by-barbers on 12 persons of either sex."

 13
 Section-3---There-is--a--new--R.C.M.--section--numbered

 14
 66-413-that-reads-as-follows+

 15
 66-413---To--whom--provisions-of-this-chapter-shall_not

16 apply--Nothing-in-this-chapter-shall--prohibit--service--to
17 either---sex--by--cosmetologists--lawfully--engaged--in--the
18 performance-of--the--usual--and--ordinary--duties--of--their
19 vocation-

20 <u>SECTION 3. THERE IS A NEW R.C.M. SECTION NUMBERED</u> 21 66-413 THAT READS AS FOLLOWS:

22 66-413. TO WHOM PROVISIONS OF THIS CHAPTER SHALL NOT 23 APPLY. NOTHING IN THIS CHAPTER SHALL PROHIBIT SERVICE TO 24 EITHER SEX BY COSMETOLOGISTS LAWFULLY ENGAGED IN THE 25 PERFORMANCE OF THE USUAL AND ORDINARY DUTIES OF THEIR

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1 VOCATION.

-End-

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HB

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