

COUNCIL OF THE DISTRICT OF COLUMBIA

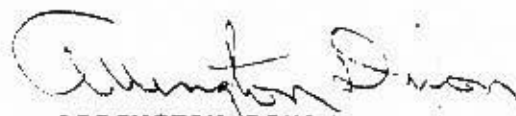
NOTICE

D.C. Law 3-137

"District of Columbia Beauty Shop and Barber Facilities
Operation Extension Act of 1980".

Pursuant to Section 412 of the District of Columbia Self-Government and Governmental Reorganization Act, P. L. 93-198, "the Act", the Council of the District of Columbia adopted Bill No. 3-262 on first and second readings, July 29, 1980 and September 16, 1980, respectively. Following the signature of the Mayor on October 2, 1980, this legislation was assigned Act No. 3-258, published in the October 17, 1980 edition of the D.C. Register, (Vol. 27 page 4534). This act was originally submitted to Congress on October 3, 1980, and resubmitted on January 14, 1981 for a 30-day review, in accordance with Section 602 (c)(1) of the Act.

The Council of the District of Columbia hereby gives notice that the 30-day Congressional Review Period has expired, and therefore, cites this enactment as D.C. Law 3-137, effective March 5, 1981.


ARRINGTON DIXON
Chairman of the Council

Dates Counted During the 30-day Congressional Review Period:

January	14, 15, 16, 19, 20, 21, 22, 23, 26, 27, 28, 29, 30
February	2, 3, 4, 5, 6, 17, 18, 19, 20, 23, 24, 25, 26, 27,
March	2, 3, 4

D.C. LAW 3-137

EFFECTIVE DATE: 10-5-1980

AN ACT

D.C. ACT 3-258

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

OCT 02 1980

To eliminate restrictions relating to the operation of beauty shop and barber shop establishments in the District of Columbia in order that such establishments may remain open for business seven (7) consecutive days each week of the calendar year.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA,

That this Act may be cited as the "District of Columbia Beauty Shop and Barber Shop Facilities Operation Extension Act of 1980".

Sec. 2. Section 14(a)(b) of the District of Columbia Barber Act, approved June 7, 1938 (52 Stat. 523; D.C. Code, sec. 2-1114(a)(b)) is amended by striking the entire paragraph which reads as follows:

CODIFICATION
D.C. Code,
sec. 2-1114(a)

"(b) That hereafter in the District of Columbia it shall be unlawful for a person to maintain seven days consecutively any establishment wherein the occupation or trade of barbering, hair dressing, or beauty culture is

pursued. All such establishments shall be required to remain closed one day in every seven beginning at midnight or at sunset and no person shall maintain his establishment open to serve the public on the day he has selected it to be closed and has so registered the closing day at the Health Department."

Sec. 3. Title 6 of the District of Columbia Health Regulations (published as title 6 of the District of Columbia Regulations; 1952 revision, as amended) is amended as follows:

D.C.M.R.

(a) Section D-2610.22 of Chapter D-2 of Article D-260 is amended by striking the entire section which reads as follows:

"D-2610.22 Registration of Closing Day.
"Registering the closing day at the Department of Public Health on forms provided for that purpose. No beauty shop shall be opened or licensed until the owner, manager, or person in charge thereof shall have filed in writing with the Department of Public Health a statement designating the day in every seven consecutive days during which said business or establishment is to remain closed. Certification of such statement shall be made by

the Director of Public Health in such form as he shall prescribe, and the same displayed or posted in a conspicuous place in said establishment. Changes in closing day will not become effective until thirty (30) days after filing for same with the Department of Public Health and shall not be requested more often than one in any six (6) months."

(b) Section D-2915 of Chapter D-2, Article D-29 is amended by striking the entire section which reads as follows:

"D-2915 Closing Day Observance.

"D-2915.1 Responsibility of Booth Renter.

Each booth renter in a beauty shop shall observe the closing day for such shop as registered by the owner or operator of such beauty shop with the Department of Public Health in accordance with the provisions of section 14(a)(b) of the Act approved June 7, 1938 (Sec. 2-1114, D.C. Code, 1951 edition).

"D-2915.2 Responsibility of Owner or

Operator. No person owning or operating a beauty shop shall permit any booth renter leasing a booth in such shop to engage in the practice of

cosmetology in such booth on the registered closing day for such shop.".

(c) Section 8-4:103(i) is amended by striking the entire section which reads as follows:

"(i) closing day. Changes in closing day will not become effective until thirty days after filing for same with the Department of Public Health and shall not be rescinded more often than once in any six months.".

(d) Section 8-4:105(a) is amended by striking the entire section which reads as follows:

"(a) No person shall use any building or part of any building as a barber shop unless such building or part thereof be provided with separate water closet facilities for male and female employees: Provided, however, that where a part of any premises is so used it shall be sufficient if the water closet facilities are provided within the building if they may be reached by a line of travel not exceeding 100 feet and without going outside of the building. Water closets shall be provided with an adequate supply of toilet tissue.".

Sec. 4. Each barber shop shall have at least one water closet facility. Such facility shall be deemed adequate if it (a) is located within the same building as such barber shop; (b) is accessible without going outside such building or through space exclusively controlled by another; (c) may be reached by a line of travel not exceeding 100 feet; and (d) the use is not shared by any dwelling unit.

D.C.M.R.

Sec. 5. This act shall take effect after a thirty (30) day period of Congressional review following approval by the Mayor (or in the event of veto by the Mayor, action by the Council of the District of Columbia to override the veto) as provided in section 502(c)(1) of the District of Columbia Self-Government and Governmental

Reorganization Act, approved December 24, 1973 (97

Stat. 813; D.C. Code, sec. 1-147(c)(1)).

Antonio R. Williams

Chairman
Council of the District of Columbia

W. A. Rumsfeld
Mayor
District of Columbia

APPROVED: October 2, 1980

COUNCIL OF THE DISTRICT OF COLUMBIA

RECORD OF OFFICIAL COUNCIL ACTION

DOCKET NO: B 3-262

ACTION: Adopted First Reading (7-29-80)

☒ VOICE VOTE: Unanimous

Absent: Moore, Wilson

☐ ROLL CALL VOTE:

COUNCIL MEMBER	ATE	YAT	N.Y.	A.B.	COUNCIL MEMBER	ATE	YAT	N.Y.	A.B.	COUNCIL MEMBER	ATE	YAT	N.Y.	A.B.
DIXON					KANE					SHACKLETON				
WINTER					MASON					SPAUDING				
CLARKE					MOORE					WILSON				
HARRY					RAY									
RIGHTS					ROTARY									

CERTIFICATION OF RECORD

John P. Brown
Secretary to the Council

ACTION: Adopted Final Reading (9-16-80)

☒ VOICE VOTE: Unanimous

Absent: all present

☐ ROLL CALL VOTE:

COUNCIL MEMBER	ATE	YAT	N.Y.	A.B.	COUNCIL MEMBER	ATE	YAT	N.Y.	A.B.	COUNCIL MEMBER	ATE	YAT	N.Y.	A.B.
DIXON					KANE					SHACKLETON				
WINTER					MASON					SPAUDING				
CLARKE					MOORE					WILSON				
HARRY					RAY									
RIGHTS					ROTARY									

CERTIFICATION OF RECORD

John P. Brown
Secretary to the Council

ACTION: _____

☐ VOICE VOTE: _____

Absent: _____

☐ ROLL CALL VOTE:

COUNCIL MEMBER	ATE	YAT	N.Y.	A.B.	COUNCIL MEMBER	ATE	YAT	N.Y.	A.B.	COUNCIL MEMBER	ATE	YAT	N.Y.	A.B.
DIXON					KANE					SHACKLETON				
WINTER					MASON					SPAUDING				
CLARKE					MOORE					WILSON				
HARRY					RAY									
RIGHTS					ROTARY									

CERTIFICATION OF RECORD

Secretary to the Council