



OFFICE OF THE ATTORNEY GENERAL OF TEXAS  
AUSTIN

GROVER SELLERS  
ATTORNEY GENERAL

Honorable J. L. Curlee, Secretary  
State Board of Barber Examiners  
Austin, Texas

Dear Sir:

Opinion No. 0-6572

Re: Fees for issuing reinstatements  
for Barber Licenses under the  
provisions of House Bill No.  
230, Forty-ninth Legislature.

In replying to your recent letter you have asked our opinion as to the date on which you shall cease issuing reinstatements of licenses for the fee of Five Dollars (\$5.00) and start issuing them for Ten Dollars (\$10.00), we desire to inform you as follows:

House Bill No. 230 of the Forty-ninth Legislature amends Article 734a, Section 20, of Vernon's Revised Civil Statutes of Texas.

We quote from House Bill No. 230 of the Forty-ninth Legislature, as amended, which is as follows:

"Section 20. That every registered barber and every registered assistant barber, who continues in active practice or service, shall annually on or before the 1st day of November of each year renew his certificate of registration which shall be issued by the Board of Barber Examiners, upon the payment of a renewal fee of Five (\$5.00) Dollars. Every certificate of registration which has not been renewed prior to that date shall expire on the 1st day of November of that year. A registered barber or a registered assistant barber, whose certificate of registration has expired, may, within thirty (30) days thereafter, and not later, have his certificate of registration restored upon making a satisfactory showing to the Board, supported by his personal affidavit, which, in the opinion of the

Honorable J. L. Curlee, Secretary, Page 2

Board, will excuse the applicant for having failed to renew his certificate within the time required by this Act. Any registered barber who retires from the practice of barbering for not more than five (5) years may renew his certificate of registration by making proper showing to the Board, supported by his personal affidavit, which in the opinion of the Board would justify the Board in issuing a certificate to such applicant as upon an original application upon payment of a fee of Ten (\$10.00) Dollars when filing affidavit a fee for making examination."

The foregoing bill carried an emergency clause, but on account of the lack of a record vote in the Senate the effective date of this bill is ninety (90) days after June 5, 1945, which will be September 4, 1945, and on this date for this year you can start collecting the Ten Dollar (\$10.00) fee from applicants for reinstatement.

Yours very truly

ATTORNEY GENERAL OF TEXAS

JUL 11 1945  
*John L. Curlee*  
SECRETARY OF TEXAS

By

*Brandon Bickett*

Brandon Bickett  
Assistant

BB:mp

