

Reported Recommending .....  
Ind. Postponed .....  
Passed House .....  
Failed to Pass House .....  
Passed Senate .....  
Failed to Pass Senate .....

House File 321

February 20, 1947.  
Public Health.

By BRYSON, DONOHUE, WALKER.

## A BILL FOR

An Act to amend section one hundred fifty-seven point nine (157.9), Code 1946, relating to the renewal of licenses of cosmetology schools and providing for due notice and hearing in such cases.

*Be It Enacted by the General Assembly of the State of Iowa:*

1 Section 1. Section one hundred fifty-seven point nine  
2 (157.9) Code 1946, is amended by adding thereto, the following  
3 paragraphs:

4 "No application for annual renewal of license shall be  
5 refused by the board except following hearing before the board  
6 at least ten days following written notice to the applicant,  
7 which notice shall set forth a statement of the charges and the  
8 date and place of hearing. Said notice shall be served as  
9 provided for the service of original notices under the Rules  
10 of Civil Procedure.

11 "If the board shall enter an order refusing to renew  
12 any such license the applicant may within thirty days there-  
13 after appeal therefrom by a writ of certiorari to the district  
14 court where upon such appeal the hearing shall be de novo and  
15 all legal evidence pertaining to the matter of whether or not

- 16 such license should be renewed may be submitted, including  
17 any new or other evidence not submitted to the board.”

EXPLANATION OF H. F. 321

Under a decision of the Supreme Court of Iowa (Gilchrist vs. Bierring, 14 N. W. (2) 724), it is held that a cosmetology school license is a property right and one cannot be deprived of such a right without due notice and a hearing. The purpose of this bill is to provide for such a notice and hearing and a method of procedure.