- (1) "Serious Defects" refers to eggs, allowed as tolerance, having air cell deeper than one-half $(\frac{1}{2})$ inch or movement of air cell more than one-half $(\frac{1}{2})$ inch when twirled before the candler; or having white that is not clear and not reasonably firm, or having yolk that is freely mobile and with clearly visible germ development.
 - (2) "Retailer" is any person selling to consumer.
- (3) "Consumer" means any person purchasing or otherwise acquiring eggs for purposes other than re-sale, such as household, restaurant, bakery, hotel, inn, hospital or any public or private institution, organization, transportation company or any camp.

1935, ch. 375. sec. 130F.

130F. Any person, firm, association or corporation that violates any of the provisions of this sub-title, or any rule or regulation made thereunder for its enforcement, or who fails or refuses to make proper reports, or who reports falsely or with intent to deceive in answer to any of the requirements of this sub-title, or who interferes with said State Board of Agriculture, its agents or employees, in the enforcement of the provisions of this sub-title, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall, for the first offense be subject to a fine of not less than five (\$5.00) dollars nor more than fifty (\$50.00) dollars, and for any second or subsequent offense shall be subject to a fine of not less than fifty (\$50.00) dollars nor more than one hundred (\$100.00) dollars.

1935, ch. 375, sec. 2.

130G. If any of the provisions of this sub-title or any sections or parts thereof shall be held to be invalid for any reason, such holding shall not be construed as affecting the validity of any remaining section or part of a sertion of this sub-title.¹

Examining Engineers.

139-143. These sections were included in the 1924 edition of the Code on the assumption that Ch. 62 of 1910 made the law a general law. A reexamination of Ch. 448 of 1892 seems to indicate that these sections really apply to Baltimore City only and should not be included in the general laws.

Fire Inspections.

1929, ch. 260, sec. 144. 1931, ch. 285.

144. The members of the Board of Fire Commissioners and the Chief of the Fire Department and his assistants, and any other officer or officers or member or members of the Fire Department acting under the direction of such Board or Chief of each of the cities of this State, and the Chief, Chief Engineer, Captain or Lieutenant of any volunteer fire company, fire

¹ Sec. 3, ch. 375, acts of 1935, repealed all laws inconsistent therewith to extent of such inconsistency.