

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That seven new sections be and they are hereby added to Article 6 of the Code of Public Local Laws of Maryland (1930 Edition), title "Caroline County," said new sections to be known as Sections 96A, 96B, 96C, 96D, 96E, 96F and 96G, to follow immediately after Section 96 of said Article, and to be under a new sub-title entitled "Coal," all to read as follows:

96A. Every person, firm or corporation dealing in or selling mineral coal or coke within Caroline County shall on or before July 1st in each year, take out and procure a license for such business and shall pay therefor the sum of \$25.00. The said license shall be issued by the Clerk of the Circuit Court for Caroline County and the license fee shall be paid to the County Commissioners of Caroline County by the said Clerk of the Circuit Court after he has deducted therefrom one dollar (\$1.00) for his services in issuing the said license. The license provided for by this section shall not be issued for the fractional part of a year. Any violation of the provisions of this section shall be a misdemeanor and shall be punishable by a fine not exceeding \$25.00 for each and every cart, wagon or other load of said coal or coke sold in said Caroline County without first having obtained the said license.

96B. Every person, firm or corporation dealing in or selling mineral coal or coke within Caroline County must own and maintain, within the State of Maryland, a yard having bins for three sizes of coal and having a capacity of 150 tons and must keep at all times between September first and April first of each year thirty tons of coal in storage, and every person, firm or corporation owning, occupying, leasing or maintaining yard used for the sale, storage or handling of coal or coke in said county, shall maintain scales of suitable capacity to weigh any load at one weighing and having a platform sufficiently large to weigh the entire truck at once within or adjacent to said yards. Any violation of the provisions of this section shall be a misdemeanor and shall be punishable by a fine of not more than \$10.00 for each and every day that said violation shall continue.

96C. Every person, firm or corporation dealing in or selling mineral coal or coke within Caroline County shall cause all coal or coke so sold to be weighed upon the scales maintained in accordance with the provisions of the pre-