

license to the Director for cancellation under a penalty of Ten Dollars (\$10.00) and costs for failure to so do. Provided, however, the owners of lands bordering on non-tidal waters, their children, spouses of their children, and tenants residing on said lands of said owner and their children, and spouses of their children residing on said lands with them may fish on said waters adjoining said lands where they reside without procuring an angler's license so to do. And provided further, that in Frederick County, a regularly employed "month-hand" employed by the owner of or the tenant on land bordering on non-tidal waters may fish on said waters adjoining the land of his employer without procuring an angler's license so to do if said "month-hand" be a resident and voter in said County.

SEC. 2. *And be it further enacted*, That this Act shall take effect June 1, 1950.

Approved March 28, 1950.

CHAPTER 68

(House Bill 9)

AN ACT to repeal and re-enact, with amendments, Sub-section (b) of Section 15 of Article 99 of the Annotated Code of Maryland (1947 Supplement), title "Birds, Game and Inland Water Fish", sub-title, "Hunter's License", as said sub-section was amended by Chapter 204 of the Acts of 1949, increasing the fee for a non-resident hunter's license.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That Sub-section (b) of Section 15 of Article 99 of the Annotated Code of Maryland (1947 Supplement), title "Birds, Game and Inland Water Fish", sub-title, "Hunter's License", as said Sub-section was amended by Chapter 204 of the Acts of 1949, be and it is hereby repealed and re-enacted, with amendments, to read as follows:

15.

(b) The applicant shall fill out, sign, and forward to the Clerk of the Court a blank application to be furnished by

EXPLANATION: *Italics indicate new matter added to existing law.*

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike-out indicates matter stricken out of bill.