them with all licenses and tags returned by them which have not been issued and remain intact only in the books and return to such agent the money received for all unused or voided licenses. The agent shall agree to fill out all licenses in a proper and legible manner and this shall include the duplicate stubs which are to be filed in the office of the Department of Game and Inland Fish above mentioned.

It shall be unlawful for any agent authorized to issue any licenses under this section, to make any false statements concerning dates of issuance or other license data. All license books or stubs shall be available for inspection at all times during the regular business day by any officer authorized to enforce the State Game and Fish Laws. No person shall be permitted to issue any license without receiving the license fees as required by law. Receipts shall not be issued in lieu of licenses and receipts so issued shall be in violation of this section.

Any agent who does not dispose of all hunting licenses purchased from the Department of Game and Inland Fish and who presents the unused licenses and tags to the Department for a refund, and after the same have been checked and found to be correct, then the Department may reimburse said agent for the amount of licenses and tags returned but at no time shall a reimbursement be made for unused hunting licenses and tags later than June 30 of each and every year. All licenses and tags not returned by this time shall be deemed as sold and no refunds can or shall be made for that particular year.

Any agent convicted for any violation of the provisions of this section before a court of competent jurisdiction of this State shall be deemed guilty of a misdemeanor and shall be punished by a fine of not less than Twenty-five Dollars (\$25.00) nor more than Two Hundred Dollars (\$200.00), or by imprisonment in jail for not less than ten (10) days nor more than thirty (30) days, or both fine and imprisonment, and in addition thereto shall be relieved of his license issuing appointment.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1959.

Approved April 28, 1959.

CHAPTER 674

(House Bill 638)

AN ACT to add new Section 221 (d) to Article 66C of the Annotated Code of Maryland (1957 Edition), title "Natural Resources", subtitle "Game and Fresh Water Fish", sub-heading "Regulations for Taking in Non Tidal Waters", to follow immediately after Section 221 (c) thereof, relating to the sale of fishing licenses by Agents and relating generally to the sale of fishing licenses in this State.

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.