Sec. 6. And be it enacted, That before the Comptroller shall issue the license hereinbefore provided for, he shall be satisfied by a certificate from the State's Attorney of the city or county wherein the person or persons applying for the licence reside, that said applicant or applicants is or are not in default under any of the provisions of the act passed at December session, eighteen hundred and forty-six, chapter three hundred and fifty-seven, and no license to act as the agent of any individual or association of individuals, or corporations, as aforesaid, shall be granted to any person or persons, until the said Comptroller shall in like manner be satisfied that all and any other agent or agents by whom the said individuals, association or corporation has or have been, at any time heretofore represented, has or have paid the license and tax provided for and required by the act of eighteen hundred and forty-six, chapter three hundred and fifty-seven.

Sec. 7. And be it enacted, That it shall be the duty of the Comptroller to ascertain from time to time whether any of the provisions of this act have been violated, and to give notice of such violation to the State's Attorney of the city or county where the person or persons violating the same shall reside, and it shall be the duty of the said State's Attorney to give notice of the requirements of this act to the person or persons violating the provisions of this law, and unless the said person or persons shall, within thirty days after said notice obtain a license as hereinbefore provided, it shall be the duty of the said State's Attorney to proceed to enforce the penalty as provided for in the third section of this act, and to give notice by public advertisement that all policies issued, or insurances made by said agent or agents after the expiration of said thirty days are absolutely null and void.

Sec. 8. And be it enacted, That in all cases in which any person or persons shall be sued or prosecuted for any violation of this act, it shall be sufficient to prove on behalf of the State, either that the said person or persons, did advertise or hold himself or themselves out by any publication, card or circular, as agents for the said individual, associations or corporation, or that he or they kept an office or other place for the transaction of such business, or that he or they did make insurance or receive or transmit an offer or offers for insurance to his or their principals, or that he or they did receive or deliver a policy or policies of insurance, or an instrument or instruments of the tenor and effect thereof; and it shall be sufficient to prove that the name of the corporation set forth in the suit or indictment is, that under and by virtue of which the said agent or agents has or have professed to act, and the burthen of proof that such incorporation is not incorporated by the State of Maryland, but is incorporated by some other