demolished, processed or changed so that it physically is no longer a vehicle, the scrap processor or wreeker shall surrender the certificate of title or auction sales receipt for cancellation OR ANY OTHER EVIDENCE OF OWNERSHIP ACCEPTABLE TO THE DEPARTMENT. The Department of Motor Vehicles shall issue such forms, rules, and regulations as are appropriate governing the surrender of auction sales receipts and certificates of title.

- (2) A WRECKER AND A scrap processor shall keep an accurate and complete record of all motor vehicles purchased or received by him in the course of his business. These records shall contain the name and address of the person from whom each motor vehicle was purchased or received and the date such purchases or receipts occurred AND SUCH OTHER INFORMATION THAT MAY BE REQUIRED BY THE DEPARTMENT. The records shall be open for inspection by any police department at any time during normal business hours. Any record required by this subsection shall be kept by the scrap processor for at least one year THREE YEARS after the transaction to which it applies.
- (h) Any person who abandons a motor vehicle on any public property or on any property other than his own without the permission of the owner or lessee of such property is guilty of a misdemeanor, and upon conviction thereof he shall be subject to a fine not to exceed \$200.00.
- (i) Any owner of a vehicle, or part BODY OR CHASSIS thereof, which is to be scrapped, dismantled, or destroyed, who sells or transfers the vehicle, or part thereof, to a wrecker OR SCRAP PROCESSOR as defined in this Article, shall endorse an assignment and warranty of title on the certificate of title for such vehicle, or part BODY OR CHASSIS thereof, and deliver the certificate of title at the time of sale or transfer to the wrecker OR SCRAP PROCESSOR, whether said certificate of title was issued by this State or any other state.
- (I-1) ANY PERSON, FIRM OR CORPORATION HOLDING AN ASSIGNED CERTIFICATE OF TITLE OR ANY OTHER SUCH EVIDENCE OF OWNERSHIP ACCEPTABLE TO THE DEPARTMENT FOR A VEHICLE TO BE DESTROYED, WHO SHALL SELL OR TRANSFER THE VEHICLE TO A WRECKER OR SCRAP PROCESSOR, MAY ENDORSE A RE-ASSIGNMENT AND WARRANTY OF TITLE UPON FORMS PRESCRIBED BY THE DEPARTMENT WITHOUT THE NECESSITY OF PREVIOUSLY SECURING A CERTIFICATE OF TITLE IN THE NAME OF THE ASSIGNEE.
- (i)(1) It is unlawful for any person, firm, or corporation, on and after January 1, 1969 1970, to store any vehicle, or part BODY OR CHASSIS thereof, which is to be scrapped, dismantled, or destroyed, on any private property for a period in excess of thirty days, unless the person, firm, or corporation is licensed as a wrecker, as hereinafter provided, or operates an establishment as a scrap processor.
- (2) From and after January 1, 1969 1970, licenses for wreckers AND SCRAP PROCESSORS shall be issuable only to those persons, firms, or corporations as that term is defined in Section 71(a)(4) SUBSECTION (A)(4) OF THIS SECTION. No wrecker OR SCRAP PROCESSOR shall be entitled to obtain a license unless:
- (i) Application for a license shall be made to the Department of Motor Vehicles on forms prescribed by the Commissioner IT.