association; and no boxing or sparring or wrestling match or exhibition shall be conducted, held or given within the State except pursuant to its authority and in accordance with the provisions of this subtitle. The Commission may, in its discretion, issue, and at its pleasure revoke, a license to conduct, hold or give boxing and sparring or wrestling matches and exhibitions to any person, club, corporation or association to act as a promoter, upon payment of an annual license fee of one hundred dollars (\$100.00) or for an individual show upon payment of a license fee of twenty-five dollars (\$25.00); and may, in its discretion, issue, and for such cause as said Commission shall deem sufficient revoke, an annual license to act as referee of such matches upon payment of the annual license fee [to] of ten (\$10.00) dollars; an annual license to participate, as contestant, in such matches upon the payment of an annual license fee of ten dollars (\$10.00); an annual license to act as second in such matches upon payment of an annual license fee of ten dollars (\$10.00); an annual license to act as manager of such matches upon payment of an annual license fee of fifteen dollars (\$15.00); and an annual license to act as a matchmaker upon payment of an annual license fee of twenty-five dollars (\$25.00); and no unlicensed person shall act as referee, promoter, matchmaker, manager or second of any of such matches or participate therein as contestant, nor shall any person, club, corporation or association permit any unlicensed person so to act or participate. Every license shall be subject to such rules and regulations and amendments thereof as the Commission may prescribe. Every application for a license as herein provided for shall be in writing and shall be addressed to the Commission, and shall be under oath. It shall contain a recital of such facts, as, under the provisions hereof will show the applicant entitled to receive a license, and in addition thereto such other facts and recitals as the Commission may by rule require to be shown; provided, however, that before said Commission shall issue a license for a boxing, sparring or wrestling match in Montgomery or Prince George's counties, it must first secure the permission of the county executive of Montgomery County for a match to be held in that county or the County Commissioners of Prince George's County for a match to be held in that county.

197.

All moneys arising from the dog licenses or taxes shall be kept in a separate fund by the treasurer of the respective counties, or tax collecting office thereof, and shall be used for the payment of damages for the injury and killing of sheep, poultry or other livestock in said respective counties, according to the procedures set out in Section 198 of this article. In the event the same are not sufficient for the payment of all such damages the said damages shall be paid in the order the claims are presented, and any person or persons whose claims are not paid in any one year by reason of the lack of money to the credit of the said fund, which is to be **[**designed**]** designated "the dog license fund," shall be paid out of the first money coming into the fund after his claim is reached, and shall be paid in the order in which said claims are proved and filed; and any claims now filed and passed upon, but remaining unpaid, shall have preference over any new claims in the order of payment. The county commissioners of the several counties are hereby authorized to expend any funds in excess of one thousand dollars (\$1,000)