

are not being complied with by a dealer, he may suspend, after a hearing, the right of the dealer to issue temporary registration plates or markers.

(g) Every person to whom a temporary registration [plates] *plate* or [markers] *marker* has been issued shall permanently destroy the temporary registration [plates] *plate* or [markers] *marker* immediately but if the annual registration plates are not received within 30 days of the issuance of the temporary registration [plates] *plate* or [markers] *marker*, the owner, notwithstanding, immediately upon the expiration of such 30 day period, shall permanently destroy the temporary registration [plates] *plate* or [markers] *marker*.

(h) Temporary registration plates or markers shall expire and become void upon the receipt of the annual registration plates from the [Department] *Administration* or upon the rescission of a contract to purchase a motor vehicle, or upon the expiration of 30 days from the date of issuance, depending upon whichever event first occurs. No refund or credit for fees paid by the dealers to the [Department] *Administration* for temporary registration plates or markers shall be allowed, but if the [Department] *Administration* discontinues the issuance of temporary plates or markers, dealers returning temporary registration plates or markers to the [Department] *Administration* may petition for refund or a credit thereof.

(i) The [Commissioner] *Administrator* may make such rules and regulations, not inconsistent herewith, as necessary for the purpose of carrying out this section.

SEC. 2. *And be it further enacted*, That this Act shall take effect July 1, 1972.

Approved May 5, 1972.

CHAPTER 229

(Senate Bill 662)

AN ACT to waive the provisions of Section 10 of Chapter 435 of the Acts of 1968, as amended by Chapter 512 of the Acts of 1970, said section relating to the time by which projects contained in the General Construction Loan of 1968 must be placed under contract, insofar as the provisions of said section relate to an item contained in said Act for the Department of Forests and Parks, Susquehanna State Park, for Phase II, Stage "B" development to include roads and parking, utilities, three shower buildings and water storage; to waive the provisions of Section 10 of Chapter 101 of the Acts of 1970, said section relating to the time by which projects contained in the General Construction Loan of 1970 must be placed under contract, insofar as the provisions of said section relate to an item contained in said Act for the Board of Public Works, to provide for study by the Department of Public Improvements to determine the feasibility of renovating the War Memorial Building, Baltimore City; to an item contained in said Act for the Department of Forests and Parks, Cunningham Falls State Park, for development of West