

in the last sentence of subsection (c) as the present statute reads. The department advises that no such review is contemplated or takes place that would involve a hearing, etc.

The penalty provision of present section 221(d) is proposed for deletion because it is covered by the proposed uniform penalty provision of this title. However, subsection (e) is new language derived from the last clause of the last paragraph of section 221(d) which is not covered by the uniform provision.

The only other changes made are in style.

4-612. INADVERTENT VIOLATION OF SECTION 4-610.

IF ANY PERSON, CONVICTED OF VIOLATING SECTION 4-610 UNDER ANY PENALTY PROVIDED IN THIS TITLE, PRESENTS HIS ANGLER'S LICENSE TO THE COURT WITHIN FIVE DAYS AFTER HIS CONVICTION, THE COURT, IF IT DETERMINES THE PERSON HELD THE LICENSE PRIOR TO HIS ARREST AND VIOLATION WAS DUE TO INADVERTENCE, MAY REDUCE BY HALF ANY PENALTY ORIGINALLY IMPOSED.

REVISOR'S NOTE: This section is new language derived from a provision of Article 66C, section 220 of the Code. The penalty provision applicable for violating section 4-610 is the uniform penalty provision of this title. While the potential penalty is greater under this uniform penalty section, the thrust of the provision of section 220 remains unchanged, that is, that the court has the discretion to reduce the penalty in half if the violator displays his license, establishes it was issued prior to his arrest, and his violation was due to inadvertence on his part.

4-613. CONFISCATION OF ANGLER'S LICENSE.

(A) IN GENERAL. - A NATURAL RESOURCES POLICE OFFICER OR LAW ENFORCEMENT OFFICER MAY CONFISCATE A PERSON'S ANGLER'S LICENSE IF IT IS TRANSFERRED TO ANOTHER PERSON OR USED OR PRESENTED BY A PERSON OTHER THAN THE PERSON TO WHOM IT WAS ISSUED.