(\$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 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 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 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 Prince George's [counties] COUNTY, 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.

136-

- (e)--On-and-after-the-first-day-of-April;-[1927]--1937;--the license-tax-in-respect-of-motor-vehicle-fuels;-prescribed-by-this subtitle;--shall--be-increased-one-and-one-half-cents-per-gallon: 140A.
- (d) For purposes of this [subsection] SECTION, the Comptroller is authorized to require such information as may be necessary to assign an identifying number to any person.

141.

(c) In the event that upon hearing, of which the licensee shall be given five (5) days' notice in [writing] WRITING, the Comptroller shall decide that the amount of the existing bond is insufficient to insure payment to the State of Maryland of the amount of the motor fuel tax and any penalties and interest for which said licensee is or may at any time become liable, then the licensee shall forthwith, upon the written demand of the [Comptroller] COMPTROLLER, file an additional bond in the same manner and form with a surety company thereon, as hereinbefore provided, and the Comptroller shall forthwith cancel the license certificate of any licensee failing to file an additional bond as herein provided.