Any person who shall sell or offer for sale from a wagon at retail within the corporate limits of any municipality which may impose, set, rate or levy any license, tax, charge or fee upon the business of selling from a wagon at retail, any fresh fruits, vegetables or other country produce of which he is not a bona fide grower, shall be deemed guilty of a misdemeanor, and upon conviction thereof, be fined not more than twenty-five dollars (\$25.00). This section and § 30 of this article DO not [to] apply to Allegany or Washington County.

DRAFTER'S NOTE: This corrects a grammatically incorrect sentence in Article 56, § 31.

The grammatical error occurred in Ch. 306 of the Acts of the General Assembly of 1914.

The grammatical error was noted by the Michie Company.

31A.

- (f) At least 30 days prior to the date of intended sale, each transient vendor shall furnish to the County Commissioners of Washington County a verified, written application that contains the following:
- (5) The names and addresses of at least 3 individuals WHO have known that applicant for at least 1 year and who will verify the facts contained in the application;
 - DRAFTER'S NOTE: This corrects the omission of a word in Article 56, § 31A(f)(5) which made the paragraph nonsensical.

The omission occurred in Ch. 722 of the Acts of the Regular Session of the General Assembly of 1985.

The omission was noted by the Michie Company.

140.

- (c) All dealers shall obtain a license from the Comptroller. There shall be 6 classes of dealer license, as follows:
 - (3) Class "C":
- (ii) A Class "C" licensee may not import motor vehicle fuel into [Maryland] MARYLAND.
 - DRAFTER'S NOTE: This corrects the omission of a period in Article 56, § 140(c)(3)(ii).

The period was omitted in Ch. 607 of the Acts of the Regular Session of the General Assembly of 1985. Although the Michie Company corrected the error in