WEST VIRGINIA LEGISLATURE
REGULAR SESSION, 1951

ENROLLED

SENATE BILL NO. 119

(By Mr. Bowles)

PASSED March 1, 1951

In Effect June 1, 1951
AN ACT to amend and reenact section three-b, article seven, chapter twenty of the code of West Virginia, one thousand nine hundred thirty-one, as amended, and to further amend said article seven by adding thereto a new section to be designated section two-i, relating to hunting and fishing licenses and tags.

Be it enacted by the Legislature of West Virginia:

That section three-b, article seven, chapter twenty of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be amended and reenacted, and that said article seven be further amended by adding thereto a new section to be designated section two-i, all to read as follows:

Section 3-b. Size and Form of License and Tags; Contents; Information by Licensee; and Impounding License
Where Not Filled in.—The size, content and form of licenses and tags shall be prescribed by the commission: Provided, however, That in no case shall the tags exceed two and one-half inches square in size, and, if such tags are issued, that suitable holders shall be issued therefor, such holders to conform in size to the tags. The license shall contain spaces for information disclosing the age, citizenship and residence of the licensee, and his weight, height, color of hair, eyes, and complexion or skin, and any unusual physical characteristics, if any. The information required by this section shall be placed upon the license by the licensee promptly after delivery of the license to him; and in any event, prior to the time he shall hunt or fish in the fields, forests and streams of the state. Any conservation officer who finds a licensee whose license is either not filled in, or is improperly filled in, may require the licensee to properly fill it in at that time and place; and, in event of the licensee’s refusal so to do, the officer is hereby authorized to impound such license and the tags, if any, issued with it, and forward same to the commission, with a statement of the facts. The commission
in such case may cancel the license, or return it to the
licensee as it sees fit. Nothing in this article contained
shall subject such licensee to the criminal penalties which
are otherwise provided for violations of this article, so long
as the license in possession of the licensee was of the
proper class, but the licensee may be punished by loss of
this license for his failure or refusal to fill it in properly;
and, the provisions of section one of this article shall ap-
ply to him, after his license has been impounded, until
such time as he shall have procured a new license, or the
license so impounded has been returned to him.
This section, as hereby amended, shall become effective
January one, one thousand nine hundred fifty-two.

Sec. 2-i. Class I; Nonresident Six-Day State-wide Fish-
ing License.—A class I license shall be a nonresident fish-
ing license and shall entitle the licensee to fish in all
counties of the state for a period not to exceed six days.
It shall be issued only to citizens of the United States,
and to unnaturalized persons possessing the permit re-
quired by section three of this article, who are not resi-
dents of this state. The fee therefor shall be three dollars.
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

A. P. Watkins  
Chairman Senate Committee

James M. Hoop  
Chairman House Committee

Originated in the Senate.

Takes effect June 1, 1951 passage.

Howard Morgan  
Clerk of the Senate

J.R. Alfie  
Clerk of the House of Delegates

W. E. Flowers  
President of the Senate

W. E. Hannaway  
Speaker House of Delegates

The within approved this the 6th day of March, 1951.

Okey L. Patterson  
Governor.

\[ stamp: in the office of the Secretary of State of West Virginia, MAR 6, 1951, D. Pitt O'Brien, Secretary of State \]