WEST VIRGINIA LEGISLATURE
REGULAR SESSION, 1955

ENROLLED

HOUSE BILL No. 240

(By Mr. Scanes-Booth)

PASSED Mar 12 1955

In Effect 90 Days from Passage

Filed in the Office of the Secretary of State
MAR 17 1955

D. Pitt O'Brien
SECRETARY OF STATE
AN ACT to amend and reenact section three, article seven, chapter twenty of the code of West Virginia, one thousand nine hundred thirty-one, as amended, relating to additional fees for the person issuing hunting and fishing licenses.

Be it enacted by the Legislature of West Virginia:

That section three, article seven, chapter twenty of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be amended and reenacted to read as follows:

Section 3. Where License Applications Made; Compensation of Persons Issuing Licenses; Alien Permits.—Persons eligible for any class license shall make application therefor, either in person or by agent, in writing or orally, as follows:

1. For class A, B, E, F, H, I, J and K license, to any
7 county clerk or to any other person authorized by the
director to issue licenses.

(2) For class D license, to the county clerk of any
county bordering the Ohio river, or to any other person
in such a county authorized by the director to issue
licenses.

(3) For class C license, to the commission; and for class
G and class L licenses, to the commission, or its admin-
istrative employees at state parks or state forests.

Every person making application for any license shall
pay, in addition to the license fees prescribed therefor in
the preceding section of this article, an additional fee of
fifteen cents as compensation for the person issuing the
license: Provided, however, That no additional fee shall be
be collected by any agent for issuing a national forest
hunting and trapping class I license, a national forest
fishing class J license, and only one fee of fifteen cents
shall be collected for issuing combination resident state-
wide hunting and fishing class A-B licenses. All such
additional fees received by any county clerk shall be paid
by him into the general county fund.
Aliens desiring to procure licenses shall first apply to the director for a permit to secure such license. If the director satisfies himself that the applicant is legally entitled to such license, and will observe the laws of this state, and particularly the provisions of this chapter, he may issue the permit. Permits, once issued, shall remain in force until revoked. No issuing officer shall be required to issue or deliver any license unless the applicant informs him that the licensee is duly qualified and eligible to receive the class of license applied for, and payment of the required fee is made to such officer.
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman Senate Committee

Chairman House Committee

Originated in the House of Delegates

Takes effect 90 days from passage.

Clerk of the Senate

Clerk of the House of Delegates

President of the Senate

Speaker House of Delegates

The within approved this the 16th day of March, 1953.

Governor

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Secretary of State