No. 241

## AN ACT

HB 1852

Amending the act of June 3, 1937 (P.L.1225), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto," changing the reporting procedure of license issuing agents.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 310, act of June 3, 1937 (P.L.1225), known as "The Section 1. Game Law," amended December 10, 1970 (P.L.896), is amended to read: Section 310. Issuing Agents to Keep Record and Make Report.—Each issuing agency of this Commonwealth shall keep a correct and complete record of all [resident and nonresident] hunters' licenses issued by him. Each issuing agent other than a county treasurer shall within five (5) days after the close of each month forward a *composite* monthly report to the commission giving such information and data as the commission may require, on blanks furnished [to him, a complete list] by the commission of all licenses granted during the previous month, together with a duplicate copy of licenses granted in correct numerical sequence [with names and addresses of licensees, and such other information and data as the commission may require]. A duplicate copy of said report [shall be forwarded to the Department of Revenue,] and a triplicate copy [of the report] of licenses granted shall be retained in the office of the issuing agent, which shall be open at any reasonable hour to the inspection of any officer of the Commonwealth whose duty it is by law to protect the game of the Commonwealth, or to any landowner or his representative, to any representative of the Department of Revenue, or to any representative of the Department of the Auditor General.

Section 2. The first paragraph of section 311 of the act, amended December 10, 1970 (P.L.896), is amended to read:

Section 311. Agents to Collect and Remit License Fees; Reports; Compensation.—The agents designated by the commission for the collection of said license fees, for their services rendered in collecting and paying over the same, shall, as long as they continue to be agents of the commission, be allowed to retain not to exceed the sum of twenty cents from the amount paid for each resident hunter's license, and not to exceed thirty-five cents from the amount paid for each nonresident hunter's license, which amount shall be full compensation for services rendered by them under the provisions of this act, such compensation to be disposed of by the respective issuing agents as may now or hereafter be provided by law. Each issuing agent other than a county treasurer shall remit all balances arising from this source within five days after the end of each

980

month to the State Treasurer, through the commission upon a form to be supplied by the commission [, which monthly remittance shall be accompanied by a copy of the list of licenses issued during the previous month]. All such moneys shall be placed in the Game Fund by the State Treasurer.

APPROVED—The 18th day of October, A. D. 1972.

MILTON J. SHAPP

The foregoing is a true and correct copy of Act of the General Assembly No. 241.

C. DE Laver Pucker

Secretary of the Commonwealth.