

“Licenses,” sub-title “Motor Vehicles,” for the purpose of revising the provision permitting the use of dealer’s tags by purchasers from dealers, and to permit the use of dealer’s tags for towing purposes.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 180 of Article 56 of Bagby’s Annotated Code of Maryland (Edition of 1924), and the 1929 Supplement thereto, title “Licenses,” sub-title “Motor Vehicles,” be and the same is hereby repealed and re-enacted with amendments so as to read as follows:

180. No manufacturer, dealer or distributor shall be entitled to obtain or use tags or markers, issued under the provisions of Class D, Section 182 of this Article, unless he shall first register with the Commissioner of Motor Vehicles, as herein provided. Such registration shall be made under oath upon blank forms to be provided by the Commissioner, shall set forth the trade name of the applicant, the location of his place of business and of all places used by him for the storage of motor vehicles, and shall state whether such applicant is an individual, firm or corporation, giving the names and addresses of the individuals or partners interested in said business, and if a corporation, the names and addresses of its officers and directors. Said application and registration shall be renewed each year, and no dealer’s tags shall be issued to any one who has not so registered. Any change in the information so furnished shall be promptly given under oath to the said Commissioner. Every manufacturer, dealer or distributor so registering shall notify the said Commissioner of the receipt of all motor vehicles by him except those which are left with him for storage or for repair, stating the make, model and engine number of the vehicles enumerated therein, and the name and address of the person, firm or corporation from whom received. Similar notice shall be given in the case of the delivery of all new motor vehicles to non-residents of the State by said manufacturer, dealer or distributor, except that the notice in such case shall also state the name and address of the person or persons to whom such delivery was made. Such notices shall in all cases be made on forms to be provided by the said Commissioner, to be subscribed and sworn to by the manufacturer, dealer or distributor, and to be sent to the said Commissioner within twenty-four hours after the receipt or delivery of such motor vehicle. Upon receipt of such notice of the receipt of new motor vehicles, the said Commissioner shall promptly issue to such manufacturer, dealer or distributor, without cost, a certificate for each vehicle so received. A manufacturer, dealer or distributor, duly registered under the provisions of this section, may use his dealer’s