



# LAWS OF ALASKA

1968

Source

SB 315

Chapter No.

42

## AN ACT

Relating to proof of residency under fish and game laws.

### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

\* Section 1. AS 16.05.330 is amended to read:

Sec. 16.05.330. LICENSES AND TAGS REQUIRED. (a) It is unlawful, except as otherwise permitted in this chapter, for a person to engage in sport fishing including the taking of razor clams, hunting, trapping, guiding, fur dealing, fish, fur, or game farming, or taxidermy without the appropriate license or tag and without having them in his actual possession.

(b) In obtaining the "appropriate" license or tag in (a) of this section it shall be incumbent on the applicant, where he asserts residency in the state, to provide the license vendor with that proof of his residence which the department requires by regulations.

\* Sec. 2. AS 16.05.480 is amended to read:

Sec. 16.05.480. COMMERCIAL FISHING LICENSE. (a) A person engaged in commercial fishing shall obtain a commercial fishing license. The fee for the license is \$10 for residents, and \$30 for nonresidents. All commercial fishing licenses are nontransferable and shall be retained in the possession of the licensee, readily accessible for inspection at all times.

(b) A person applying for a resident commercial license under this section shall provide that proof of his residence which the department requires by regulations.