

longer, and for which he shall pay to the said clerk the sum of two dollars, one-fourth of which sum the said clerk shall retain for his fee for issuing the said license, and the other three-quarters he shall pay over to the County Commissioners of Kent county for the use of said county ; and every license to take, catch and capture fish in the said waters issued by the said clerk shall state the name and residence of the person to whom it is granted and the time when it will expire, and shall not be transferable and the said clerk is authorized to provide, furnish and issue such licenses to *bona fide* residents of the said county only ; but the granting of such license shall not be construed as authorizing or permitting the person to whom it is granted to take, catch, capture or kill any fish in said waters during the seasons in which the taking, catching, capturing or killing of fish is now or may hereafter be prohibited by law, nor to permit the taking, catching, capturing or killing of any fish smaller than the sizes now allowed or that may hereafter be allowed to be taken in the said waters by the laws of the State ; provided, nevertheless, that nothing herein contained shall permit the taking and catching of fish in the waters of Chester river beyond the headlines of any of its tributaries in Kent county by residents of Kent and Queen Anne's counties duly licensed to take and catch fish in said counties.

CHAP. 527

License issued

Proviso.

Section 121 A. Before a license shall be issued to any person desiring to take, catch or capture fish in the aforesaid waters and applying for a license, the applicant for the license shall make oath or affirmation, before the aforesaid clerk of the said Circuit Court authorized to issue the same, that he is at the time of making such oath, and has been for twelve months preceding the taking of said oath, a *bona fide* resident of Kent county, and that he will make known to the proper authorities any violations of this law that may come to his knowledge.

Oath to be taken.

Section 122. Upon the information of any citizen of said county that he knows or verily believes that any person has violated any of the provisions of Sections 118-121 A, before any justice of the peace of Kent county, the said justice of the peace shall docket a case in the name of the State of Maryland, against such person so charged by oath as offending, and issue a warrant at once to some one of the constables or sheriff of said county for the arrest of the party

Case docketed and warrant issued.