

officer or some court of this State or to some game protector of the State.

SEC. 34Q. It shall be unlawful for any person within this State or county to wilfully use any such tag or mark described by this act for the purpose of trapping or carrying any game of any kind outside of the license preserve within this State or for the purpose of trapping or carrying a second shipment of game from any licensed preserve within this State. And it shall be unlawful to trap, hunt, kill, trespass or shoot and take off any game birds or any game animals or to drive off and enclose any game birds or any game animals or to take any eggs or destroy any nests or the young of any game birds or to bait or destroy any game birds or any game animals or the young of any game animals on said game preserves or propagating game farms unless the person or persons, agent or officers of a corporation shall have a written permit from the said owner or owners or corporations or officers of such corporations who are propagating game birds and game animals on said game preserves or propagating game farms to go on said property and in any way destroy any of the game birds or any game animals.

SEC. 34R. Any person or persons or corporation or association offending against any of the provisions of sections 34M, 34N, 34 O, 34P, 34Q of this article shall be deemed guilty of a misdemeanor, and upon conviction thereof before any justice of the peace of said State or county, shall be sentenced to pay a fine of fifty dollars for each offense and upon failure to pay same shall be committed to the county jail for a period of sixty days; one-half of said fine to go to the informer and the other half to the State Treasurer for the fund known as the State Game Protective Fund, provided that the party charged shall be entitled to demand a jury trial before the case is heard by the justice of the peace, and upon such demand shall be recognized to appear at the next term of the Circuit Court of said county; if an appeal is taken or a jury trial is demanded, property collateral shall be given for appearance in court, not to exceed over five hundred dollars.

SEC. 2. All laws or parts of laws inconsistent with the provisions of this act are hereby repealed.

SEC. 3. *And be it enacted*, That this act shall take effect from the date of its passage.

Approved April 15, 1912.