1914, ch. 315.

. 60A.* It shall not be lawful for any person not a bona fide resident of the State of Maryland to hunt, shoot or trap within the State upon the waters of the Patuxent River, its tributaries or marshes of said river or tributaries, any wild goose, wild duck, snipe, ortolan, reed bird or birds or wild fowl of any description, at any season of the year, unless such non-resident person shall have first obtained from the Clerk of the Circuit Court of one of the Counties bordering on said river a license permitting such person named in said license to hunt, shoot or trap the said birds and wild fowl upon the waters of said river, its tributaries, or marshes of said river or tributaries; and the said license so obtained shall be limited, said limitation to be stated in said license, to open season for shooting the aforesaid birds and wild fowl; shall not be transferable under penalty of forfeiture of the same, and a fine of not more than twenty-five dollars, and shall expire one year from the date of its issue. Any person desiring such license shall apply for same in person to said Clerk of the Court, and shall pay therefor the sum of ten dollars, which amount shall be paid by the said clerk to the Board of County School Commissioners of said County in which said license was issued for the use of the public schools thereof, and, in addition thereto, such persons securing said license shall pay to the said clerk the sum of one dollar as a fee for issuing said license. Said clerk shall prepare and keep a book substantially bound of such blank license, with stub thereto, and when such license is issued by him a full memorandum thereof shall be entered on the stub of such license, which stub shall remain in said book, and be a public record of said office; and before such license shall be delivered to the applicant therefor such applicant shall write his name and address both on said license and on said stub. Any non-resident who violates any of the provisions of this Section shall be deemed guilty of a misdemeanor, and upon conviction thereof in the Circuit Court or before any justice of the peace of the State of Maryland in and for any of the Counties bordering on said river shall be fined five dollars for each wild goose, wild duck, snipe, ortolan or reed bird or other birds or wild fowl so shot or taken, whether found or not found in his possession, one-half of the said fine to go to the informer, if any, and the other half or whole, as the case may be, to the Board of County School Commissioners of the County wherein said offence was tried for the benefit of the public schools thereof; and upon the failure of the offender to pay such fine and all costs incident to said trial, said offender shall be committed by the Court or justice who imposed said

^{*}Apparently the act of 1914, chapter 315, was intended as a substitute for sections 60 to 64 and section 66, but in view of the situation explained in the footnote to those sections and of the fact that the editor does not attempt to determine when statutes are impliedly repealed, that being a question for the courts, both sections 60 to 64 and section 66 (as they remain after the act of 1914, chapter \$14), and the act of 1914, chapter 315, are codified.