

1904, art. 99, sec. 37. 1896, ch. 293, sec. 3. 1904, ch. 346, sec. 3.
1918, ch. 468. sec. 46.

46. Whenever the game warden considers that it is necessary that he should have deputy game wardens appointed to assist him in more efficiently enforcing the game, wild life and fish laws of this State, he may apply to the Conservation Commission to commission such persons as he may designate to act as deputy game wardens in the counties and cities of the State, to enforce the game, wild life and fish laws of this State, and carry out all the provisions of this sub-title, such persons may be appointed for the whole State or for such counties or cities as the Conservation Commission shall designate. If the Conservation Commission approve such persons they may appoint such persons deputy game wardens; such deputy game wardens shall not receive a salary from the State, cities or counties, but shall be paid such compensation out of the State Game Protection Fund as the game warden may agree with them, subject to the approval of the Conservation Commission. In similar manner there may be appointed local game wardens in any section or county of this State; such local game wardens shall not receive a salary, but shall receive as their compensation one-half of all fines derived from the prosecution of violators of the game and fish laws arrested by them. All deputy and local game wardens shall perform such other duties as the Commission may designate, including the guarding of streams and waters of the State against pollution.*

1904, art. 99, sec. 38. 1896, ch. 293, sec. 4. 1904, ch. 346, sec. 4.
1918, ch. 468. sec. 47.

47. The Conservation Commission shall issue to each person so appointed as deputy or local game warden a commission, and transmit such commission to the clerk's office of the Circuit Court for the county in which the deputy game warden so appointed has his legal residence, or to the office of the clerk of the Court of Common Pleas of Baltimore City, if residing in Baltimore City, and they may revoke and annul any such appointment at their pleasure.*

51.† Repealed. (Act of 1918, ch. 468.)

1904, art. 99, sec. 42. 1896, ch. 293. sec. 8. 1916, ch. 386

52. If the game warden or any deputy game warden or police officer or other person has reason to believe that any person or corporation has in his or its possession, contrary to law, any bird, game as defined by Section 44, or fish, it shall be the duty of the game warden, or such deputy game warden or such police officer, and the lawful privilege of such other person, to go before any justice of the peace in the county or city in which the bird, game or fish may be, and make affidavit of that fact; said justice shall thereupon issue a search warrant against

*See foot note to section 44.

†This section is repealed except as to cases pending on April 10, 1918.