five hundred dollars (\$500) he shall pay a fee of one dollar (\$1), which will entitle him to hunt in the county in which his lands are assessed, and if he shall desire a State-wide License he shall pay a fee of five dollars (\$5), and if a resident of the State of Maryland, the applicant shall pay to the Clerk of the Court of the county of which he is resident the sum of one dollar (\$1), which shall entitle him to hunt in the county in which he procures such license, and if he shall desire a State-wide License he shall pay a fee of five dollars (\$5), which said license may be issued by the Clerk of any Circuit or by the Clerk of the Court of Common Pleas of Baltimore City. The Clerk of the Court shall thereupon issue a license and tag, to be supplied to the said clerks by the State Game Warden, and said license shall bear the signature of the State Game Warden and shall be countersigned by clerk issuing the same, who shall at the same time fill out on a stub attached to the license blank, the name and address of the licensee and shall then detach said stub and mail same to the Conservation Commissioner, the first day of each and every month in each year. Such license shall be void on the First day of June of each year following the date of issue. In addition to the license fee so received, the clerk issuing the same shall collect and retain in lieu of all other compensation or commission the sum of fifty cents from each non-resident licensee, and the sum of ten cents from each resident licensee, for issuing the same, and shall deliver the license properly executed to the applicant in person or by mail without further cost. And no license shall be issued to any person under fourteen years of age, except upon the written request of the parent or guardian. Such license shall not be transferable, and if used or presented by any person other than the person to whom it was issued, such license shall be confiscated by the State Game Warden, any Deputy Game Warden, Constable or other officer who shall find such license being used.

An. Code, sec. 76. 1918, ch. 468, sec. 68. 1920, ch. 720, sec. 68. 1922, ch. 549, sec. 68.

99. Every license so issued shall entitle the person to whom it is issued to hunt, pursue and kill the birds and animals herein mentioned, which are protected by law, in any county within this State, for which the same is issued, or anywhere within the State if it be a State-wide License, at any time when it shall be lawful to hunt, pursue, or kill such birds or animals referred to in Section 59; provided, that every licensee while hunting, trapping, pursuing or killing as aforesaid, shall have with him the license referred to above, and shall also display a tag bearing his license number in figures at least one inch in height, fastened upon his outer garment at the center of its back and between the shoulders in such manner that the figures are visible at all times while thus hunting or trapping. The license must be produced for the inspection of the State Game Warden, Deputy Game Warden, Sheriff, Constables or other officers or any person demanding to see it.

An. Code, sec. 77. 1918, ch. 468, sec. 69.

100. The owners of farm lands, their children or tenants, or children of such tenants, shall, without procuring such license, have the right to