

(a) Such land or waters may, by consent of the Game Warden and Conservation Commission, be used as State Parks in co-operation with any Department of this State empowered at present with the supervision of State Forests or State Parks or any department which may, by an Act of the General Assembly in the future, be empowered with the establishment, supervision, etc., of State Parks in this State.

(b) The Attorney-General shall prepare the necessary deeds to consummate such exchange or sale, and the deeds shall be executed by the Game Warden and the Conservation Commission of this State. The proceeds of such sales shall be deposited with the State Comptroller to be placed to the credit of the State Game Protection Fund. The Game Warden or Conservation Department shall not acquire or purchase any land or water in Garrett County.

1927, ch. 568, sec. 70.

67. *Use of Lands.* Land and waters to which title has been acquired, or which have been leased, or any part thereof, may be used for the purpose of creating and maintaining State Game Refuges, or for the propagation of game and fish, and as much thereof as deemed necessary may be used for hunting grounds by consent of the Game Warden. The Game Warden, after consultation with the State Department of Forestry, may cut and remove and sell, or permit the cutting and removing and selling of, timber on lands to which title has been acquired by purchase, gift or otherwise, the net proceeds from which shall be deposited with the State Comptroller to be placed to the credit of the State Game Protection Fund. The Game Warden may grant rights of way on and across lands and waters acquired as aforesaid, when such grant will not adversely affect game and fish protection and propagation.

1927, ch. 568, sec. 71.

68. *State Game Refuges.* The Game Warden may establish and maintain State Game Refuges for the protection and propagation of game and fish on all or any portion of State Game Lands, where any game and furbearing animals shall not be hunted, pursued, trapped, disturbed or molested at any time. He may also, with and by the consent of the Governor of this State and the Superintendent in charge of any State-owned land or any land or water owned by the Federal Government after receiving consent from the authorities herein named, locate State Game Refuges or Fish Refuges on State-owned or National-owned forests, land or waters.

Each Refuge shall be posted on the outlines of said property and when the Game Warden may deem it necessary, boundaries of said Refuge may be defined by fireline, road or other clear strip of land, or by at least one wire at the boundary thereof. On the boundary of each Refuge there shall be posted, in conspicuous places informing the public that the territory is a "State Game Refuge—Hunting is Unlawful," and such other information or rules and regulations as may be deemed advisable.