

1927, ch. 568, sec. 43. 1931, ch. 528, sec. 44.

45. A *bona fide* resident of this State or a non-resident owner of land bordering on the Potomac River or a non-resident assessed at five hundred dollars (\$500.00) or more on the tax books of this State may erect, set or maintain a booby, brush or stake blind as provided in this sub-title, after first obtaining a license so to do from the clerk of the Circuit Court of the county in which said blind is located opposite the shore thereof, in the same manner as the hunting licenses are issued, and said clerk is authorized to issue said license upon payment by the applicant of the sum of five dollars (\$5.00), and in addition to the license fee so received the clerk issuing same shall collect and retain the sum of fifty cents (50¢) in lieu of all other compensation as the clerk's fee. The clerk of court shall not issue to any one person license to erect, set or maintain more than two booby, brush or stake blinds in or over the waters of this State, provided that license shall be issued for only one such blind in the waters of Dickinson's Bay and Reed's Creek, in Talbot County; however, the issuance of two blinds shall not apply to co-partnerships, associations or corporations. Such license shall be void on the first day of June of each year following the date of issuance. Said clerk shall not accept an application for license for any blind until after June 1st of each year and shall issue license in rotation as applications are received. Said applicant for said license shall certify to said clerk when making application for said license that he is the owner, lessee or licensee of the legal amount of shore front as required by law. 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 game warden or any deputy game warden, constable or other officer who shall find such licenses being used illegally, and the blind for which said license was issued destroyed.

The clerks of the circuit courts of the counties shall, on the first day of June, 1927, and on the first day of each and every month thereafter, transmit to the State Comptroller all moneys received by them for such licenses. Said moneys so received by the Comptroller shall be placed to the credit of a separate fund, to be known as "The State Game Protection Fund," and shall be disbursed by said Comptroller from time to time on warrants signed by the Conservation Commission or the game warden.¹

1927, ch. 568, sec. 44.

46. Blank applications shall be furnished to the Clerks of Courts of this State by the Game Warden, and shall provide for the location of the blind, name of the owner of said shore property, opposite which said blind is located. Application for any such license may be made through the mails, and upon the proper information as provided herein the Clerk of the Court shall issue same. Said license shall bear the signature of the Game Warden and shall be countersigned by the 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 the location of blind, and shall then detach said stub and mail to the Game Warden. In addition to said license for said blind, every person hunting from same must have in possession a Hunter's License, and tag displayed on outer garment, center of back, as provided by law.

See notes to sec. 41.

¹ Sec. 2 of ch. 528 of acts of 1931 repealed all laws inconsistent therewith to extent of such inconsistency.