

1927, ch. 568, sec. 45.

47. Any person who shall obtain a license as provided for in this Article to erect a blind and the same may thereafter be destroyed in any manner beyond the control of the owner, shall have thirty days in which to replace or restore same without losing the set which the same formerly occupied.

(a) Whenever an owner of land bordering on any waters of this State shall desire to erect a booby, brush or stake blind in front of his property, or other person to whom he shall give permission, he shall not place same within 250 yards of the dividing line of any property owned by him and the adjoining property bordering on said waters (the distance contained herein shall not apply to the waters that are tributary of the Chesapeake Bay and the Potomac River in the Counties of Charles, Calvert and St. Mary's), meaning a line extending out over the waters drawn direct from the dividing line of said properties at the shore line, unless with the consent of the adjoining landowner, same being for the purpose of allowing each landowner bordering on any of the waters of the State permission to avail himself of the privilege of setting, erecting or maintaining a booby, brush or stake blind in front of his property.

See notes to sec. 41.

1927, ch. 568, sec. 46.

48. It shall be unlawful for any person to enter, use or occupy any other person's booby, brush or stake blind, which is licensed as provided for in this sub-title, for the purpose of hunting water fowl, without first obtaining the permission from the licensee of said blind. Any person violating any provisions of this section shall be deemed guilty of trespass; and be subject to the penalty as herein provided for other violations, the prosecution of such offenders shall be made and proceedings instituted by the licensee of said blind.

See notes to sec. 41.

1927, ch. 568, sec. 47.

49. It shall be unlawful for any person to hunt water fowl in the State of Maryland at night time in any manner whether from the shore or otherwise. The words "night time" shall be construed to mean the time beginning with one-half hour after sunset until one-half hour before sunrise the following day; the time stated by the calendar of hour of sunrise and sunset. And if it shall be proven that any person charged with hunting water fowl between the hours of one-half hour after sunset and one-half hour before sunrise the following day, and that said person had a gun in possession on the night in question, in the vicinity thereof, such facts shall be deemed *prima facie* evidence of violations of this section.

It shall be unlawful to have in possession any light which is used for hunting water fowl at night in or near the vicinity of the feeding or resting grounds, and any such light found in possession shall be *prima facie* evidence of intention of a violation of this section, and shall be confiscated and turned over to the Game Warden.

1927, ch. 568, sec. 48:

50. It shall be unlawful for any person for hire, to push, paddle, or convey on the waters of this State, for the purpose of hunting, shooting or