1927, ch. 568, sec. 74.

74. (Entry Upon Refuges.) No person shall trespass in any manner on any State Game or Fish Refuge without the consent of the Game Warden or person in charge of said lands or waters. Persons regularly residing on lands included within any refuge may be granted a special written permit by the Game Warden which may be revoked at any time, to have traps, dogs or guns in possession on such refuge so long as they are not used in hunting or trapping for game unless said hunting or trapping is done under special permit from the Game Warden for propagation purposes. Where any portion of a State Game Refuge is used for a State Park, entry by any person within the refuge area for recreational pursuits shall not be restricted on the portion of said territory used as a State Park, so long as such persons do not carry firearms, or traps, or do not permit dogs to disturb or chase game.

The Game Warden, by written permission, may grant to responsible persons the right to hunt or trap for vermin, and to use dogs and guns in connection therewith, on State Game Refuges, or may grant permission to trap birds or game animals which, when so trapped, shall be used for propagation purposes.

75. (Penalties.) Any person convicted before any Justice of the Peace of this State for violating any of the provisions of this sub-title, or any of the rules and regulations formulated and made by the Game Warden in accordance with the provisions thereof, whether the same be trespassing on any refuge or other provisions of said sub-title, shall be fined not less than Fifty Dollars (\$50.00) nor more than One Hundred Dollars (\$100.00) and costs for each and every offense.

Elk and Deer.

1927, ch. 568, sec. 76. 1929, ch. 416, sec. 76. 1931, ch. 543, sec. 73. 1933, ch. 130, sec. 73. 1937, ch. 418.

76. It shall be unlawful for any person to hunt for any elk or deer within the State of Maryland, at any time, provided, however, it shall be lawful to shoot or kill any male deer or male elk with two or more points to one antler during any open season as provided by Section 21 of Article 99.

Every person killing an elk or deer found in a wild state, shall, within twenty-four hours, write the State Game Warden, giving name, address, hunter's license number and county and location where said elk or deer was killed.

(a) It shall be unlawful to hunt in any manner any elk or deer except through the use of a gun propelling one all-lead or lead alloy or soft nosed or expanding bullet or ball at a single discharge, or to take an elk or deer in any manner except through the method known as still hunting. It shall be unlawful for any person at any time to shoot at or kill, or wound or capture either an elk or deer while same is taking refuge in or swimming through the waters of any stream, pond or lake. It shall be unlawful for any person to make use of a dog in hunting elk or deer and every person who takes a dog into the woods, or who has possession or control of a dog in the woods and uses same for chasing, taking or killing an elk or deer, shall be guilty of a misdemeanor. Any dog or dogs found pursuing any deer may be killed by any Deputy Game Warden of this State, or any other person.