

in flocks, either upon the feeding or roosting grounds of said water-fowl, or elsewhere, from any vessel, boat, float, canoe, or any craft of any kind whatever.

P. G. L., (1860,) art. 98, sec. 2. 1860, ch. 109, sec. 2.

2. No person shall at any time, in, on or over the waters of the State of Maryland, shoot at or shoot any water-fowl, from any booby-blind, or artificial point erected at a greater distance than one hundred yards from the natural shore from which the same may be extended.

Ibid. sec. 3. 1860, ch. 109, sec. 12.

3. No person shall at any time shoot at, or shoot any water-fowl flying about their feeding grounds, or elsewhere over the waters aforesaid, from vessel, boat, float, canoe or craft of any kind, contrary to the provisions of this article; reserving nevertheless to any citizens of any counties bordering on the waters aforesaid, and to whomsoever they may extend the privilege, the right to shoot from boats other than sink boats or sneak boats.

Ibid. sec. 4. 1860, ch. 109, sec. 3.

4. If any person shall violate any of the provisions of the three preceding sections, he shall be deemed guilty of a misdemeanor and shall pay a fine of not less than ten nor more than one hundred dollars, to be recovered by action of debt in the name of the State before a justice of the peace of the county where the offence is committed, or by indictment in the circuit court for said county.

Ibid. sec. 5. 1860, ch. 109, sec. 4.

5. Any person aiding or abetting another by furnishing a boat or float of any description, or gun or ammunition, to be used in violation of sections 1, 2 or 3 of this article, shall be deemed guilty of a misdemeanor; and shall be dealt with and fined as if he had violated them himself.

Ibid. sec. 6. 1860, ch. 109, sec. 5.

6. Any sheriff, constable or commissioned militia officer of the county wherein the provisions of this article relating to water-