## CHAPTER 505.

AN ACT to repeal and re-enact with amendments sections four and five of chapter four hundred and sixty-four of the acts passed at the January session, eighteen hundred and eighty-two, entitled an act to repeal chapter one hundred and forty-two of the acts passed at the January session, eighteen hundred and seventy-six, entitled an act for the protection of partridges, and to prevent trespassing with dog or gun on private property in Caroline county, and to re-enact the same amendments.

Section 1. Be it enacted by the General Assembly of Maryland, That sections four and five in chapter four hundred and sixty-four of the acts passed at the session of eighteen hundred and eighty-two, entitled an act for the protection of partridges, and to prevent trespassing with dog or gun on private property in Caroline county, be and the same are hereby repealed and re-enacted so as to read as follows:

Repealed and

Sec. 4. That it shall not be lawful for any person not a bona fide resident of said county to shoot or trap, or employ any one else to shoot or trap any partridges, quail, woodcock, wild duck, sora or water-rail, rabbit or muskrat within the limits of said county, without having first obtained from the Clerk of the Circuit Court for said county a license permitting the person named in such license to shoot or trap any of the above named wild game in said county for one year from the day on which said license is issued, and that the person named therein, or the party procuring such license, shall pay to said Clerk for such license the sum of nineteen dollars and fifty cents, and fifty cents to the Clerk for his fee for issuing such license, and any non-resident

License to