

is hereby given by the County of Baltimore, State of Maryland, to:

Name of License.....Height.....Color.....Color of hair  
 .....Age.....Residence: State.....County .....  
 City.....Street.....to .....Post Office.....  
 to take, hunt, catch, kill, trap, pursue, injure, shoot or have  
 in possession such game birds and animals as may be or lawfully  
 taken or killed under the laws of Baltimore County, State of  
 Maryland, during the season limited by law for taking or kill-  
 ing the same, during the year ending on the last day of June,  
 A. D., 191.....

“Issued at Towson, Md.,...191.. Expires June 30, 191...

“Clerk of the Circuit Court for Baltimore County.”

And printed in small type upon said license shall be the fol-  
 lowing words:

“This license gives no authority to trespass, and must be  
 carried by the licensee when gunning, hunting, or pursuing  
 game, and by him exhibited upon demand by any game warden,  
 officer, police officer, sheriff, deputy sheriff, or citizen of Balti-  
 more County, under penalty of the fines and punishments pro-  
 vided for in the Public Local Laws of Baltimore County, and  
 can be used by no one but the person named in the license.”

And said license shall be of a different color each year.

SEC. 10-B. *And be it further enacted*, That the Clerk of the  
 Circuit Court for Baltimore County is hereby directed to re-  
 cord in a suitable book in their alphabetical order, the names  
 of the persons to whom he has issued licenses under this Act  
 and set opposite the names of such persons shall be a number  
 corresponding to the number of the license of such person.

SEC. 11. *And be it further enacted*, That any owner or  
 owners who shall permit his or their dog or dogs, male or female,  
 to run at large during the closed season and pursue, kill, harm,  
 destroy, catch, or take any bird or animal mentioned in this  
 Act, the eggs, nests or young of any or all birds or animals men-  
 tioned in this Act, shall be deemed guilty of a misdemeanor and  
 upon conviction thereof shall be subject to a fine of five dollars  
 and costs for each and every offense; said fine to go to the in-  
 former, person or persons securing the conviction of said person  
 or persons violating the provisions of this Section, and in de-  
 fault of payment of said fine said violator or offender shall be  
 imprisoned in jail or the House of Correction not less than five