

or any Deputy Game Warden, Constable or other officer who shall find such licenses being used illegally, and the blind for which said license was issued, destroyed.

The Clerks of the Circuit Courts of the Counties shall, on the first day of June, 1927, and on the first day of each and every month thereafter, transmit to the State Comptroller all moneys received by them for such licenses. Said moneys so received by the Comptroller shall be placed to the credit of a separate fund to be known as "The State Game Protection Fund," and shall be disbursed by said Comptroller from time to time on warrants signed by the Conservation Commissioner or the Game Warden.

44. Blank applications shall be furnished to the Clerks of Courts of this State by the Game Warden, and shall provide for the location of the blind, name of the owner of said shore property, opposite which said blind is located. Application for any such license may be made through the mails, and upon the proper information as provided herein the Clerk of the Court shall issue same. Said license shall bear the signature of the Game Warden and shall be countersigned by the Clerk issuing the same, who shall at the same time fill out on a stub attached to the license blank the name and address of the licensee and the location of blind, and shall then detach said stub and mail to the Game Warden. In addition to said license for said blind, every person hunting from same must have in possession a Hunter's License, and tag displayed on outer garment, center of back, as provided by law.

45. 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 extend-