or maintain more than two booby, brush, or stake blinds in or over the waters of this State, however, the issuance of two blinds shall not apply to co-partnership, associations, or corporations. Such license shall be void on the thirtieth day of June of each year following the date of issuance. Said Clerk shall not issue a license for any blind until July 1st of each year and shall issue license in rotation as applications are received. Said applicant for said license shall certify in writing to said Clerk when making application for said license that he is the owner, of the legal amount of shore front as required by law, and if a lessee or licensee making application for license on or before October 10 of each year he shall present to said Clerk a written permission from the owner of the shore. or his authorized agent, where said applicant desires a license to erect said blind or blinds on the waters off shore of said owner's property, for use of shore front for purpose of erecting a blind or blinds on shore or water and shall certify that the owner of said shore has the required distance of shore line in conformance with the law. Such license shall not be transferable and if used or presented by any person other than the person to whom it was issued, such license shall be confiscated by the Director 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.

- (b) The Clerks of the Circuit Court of the Counties shall on the first day of July, 1943, and on the first day of each and every month thereafter transmit to the [State Comptroller] Game and Inland Fish Commission all moneys received by them for such licenses. [And] Such monies shall be accounted for by the said Commission to the Comptroller of the State, and the mount 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 the Comptroller from time to time on warrants signed by the Director and countersigned by a representative of the Commission.
- 52. (Pusher's License.) It shall be unlawful for any person for hire to push, paddle, or convey on the waters of this State for the purpose of hunting, shooting, or killing railidae or rail, soro or reed birds without first procuring a license from the Clerk of the Court of the County in which he resides, for which he shall pay the sum of Two Dollars (\$2.00), and in addition to the license fee so received the Clerk issuing same shall collect and retain the sum of Fifty Cents (50ϕ) in lieu of all other compensation, Two Dollars (\$2.00) of said amount to be forwarded to the **Comptroller** Game and Inland Fish Commission of the State, then to be accounted for by the said Commission