by any person other than the person to whom it was issued, such license shall be confiscated by the Director, any game warden, constable or other officer who shall find such license being used.

The penalty for any non-resident of the State of Maryland found guilty of hunting on a regulated [pheasant] shooting area without having first procured a license, or for refusing to show said license when demanded by the Director, or any game warden, sheriff, constable or other officer, or person, or failing to display the license tag on his back as provided by law shall be the same as those penalties set forth in Section 129.

Nothing herein contained shall prevent the holders of a regular non-resident hunting license from hunting on regulated [pheasant] shooting grounds by requiring them to obtain an additional license as prescribed herein.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1957.

Approved March 11, 1957.

CHAPTER 175

(House Bill 261)

AN ACT to repeal and re-enact, with amendments, Sections 230A½, 230B and 230L of Article 14 of the Code of Public Local Laws of Maryland (1930 Edition), Section 230A½ thereof having been enacted by Chapter 186 of the Acts of 1953, and Sections 230B and 230L having been enacted by Chapter 424 of the Acts of 1951 and amended by Chapter 184 of the Acts of 1953, title "Howard County," sub-title "Planning and Sub-division Control," relating to fees for filing and approvals of plats, to transfers prior to approval and recording of plats, the penalty therefor and enforcement thereof and to the definition of sub-division under the planning and sub-division laws of Howard County, and correcting an error therein.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Sections 230A½, 230B and 230L of Article 14 of the Code of Public Local Laws of Maryland (1930 Edition), Section 230A½ thereof having been enacted by Chapter 186 of the Acts of 1953, and Sections 230B and 230L having been enacted by Chapter 424 of the Acts 1951 and amended by Chapter 184 of the Acts of 1953, title "Howard County," sub-title "Planning and Subdivision Control," be and they are hereby repealed and re-enacted with amendments, to read as follows:

 $230A^{1/2}$. (Definitions.) (a). The term "sub-division" means the division of a parcel of land into three (3) or more lots or parcels for the purpose of transfer of ownership or building development, or,

EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.