

The agent shall retain as compensation for issuing each of the above licenses, the sum of ~~twenty-five cents (25¢)~~ FIFTY CENTS (50¢) the balance of said fee to be paid and accounted for as prescribed by law in this Article, and the agent shall deliver the license properly executed to the applicant in person or by mail without further cost; said licensee shall insert his or her name on the license in ink at the time of purchase. 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, any [game warden] *Wildlife Officer*, 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 shooting area without having first procured a license, or for refusing to show said license when demanded by the Director, or any [game warden] *Wildlife Officer*, sheriff, constable or other officer, or [person] *landowner or his representative*, or failing to display the license tag *prominently* [on his back], as provided by law, shall be the same as those penalties set forth in Section 130.

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

196. Hunting deer.

(b) Weapons which may be used; shooting, etc., deer in streams, ponds or lakes.—[It shall be unlawful to hunt in any manner any deer except through the use of a gun propelling one all-lead or lead-alloy or soft-nosed or expanding bullet or ball at a single discharge. It shall be unlawful to hunt or shoot at any deer with a rifle using cartridges giving a muzzle energy of less than 1200 foot pounds, however, it shall be lawful to hunt or kill a deer with bow and arrow.] *The Commission may by regulation prescribe the type of firearms and bow and arrow or other implement or device and type of ammunition to be used in any designated area in the State in the interest of public safety and the proper management of wildlife.* It shall be unlawful for any person at any time to shoot at or kill, or wound, or capture a deer while same is taking refuge in or swimming through the waters of ~~any stream, pond or lake~~ THIS STATE.

(c) Dogs.—It shall be unlawful for any person to make use of a dog in hunting deer and every person who takes a dog into the woods or who has possession or control of a dog in the woods and uses same for chasing, taking or killing a deer shall be guilty of a misdemeanor. Any dog or dogs found pursuing any deer may be killed by any [deputy game warden] *Wildlife Officer* of this State or any other person, provided that the provisions of this sentence shall not be applicable in Baltimore, Harford, Howard, Montgomery, Prince George's, Somerset and Worcester counties. Except that in Caroline, Dorchester, Talbot, Kent, Anne Arundel, Cecil, Charles, Garrett, St. Mary's, Queen Anne's, Frederick, Carroll and Calvert counties, dogs that are engaged in fox hunting and who have broken away therefrom, shall not be liable to be killed under this subsection.