

An. Code, sec. 13. 1904, sec. 11. 1888, sec. 11. 1820, ch. 99, sec. 3. 1880, ch. 354.

**14.** No float or other device for fishing shall be anchored or located at any place so as to interfere with any shore fishery now used as such, or which may be hereafter established; nor shall any seine be hauled from such floats, or other device, over the ground usually hauled over by any shore fishery; nor shall any float haul over the grounds usually hauled over by another float, which has cleared its haul and been located in the same position two or more fishing seasons, unless the said float shall abandon for one spring the locality previously occupied; and any person violating this section shall, for each offense, pay a fine of not less than twenty-five dollars nor more than one hundred dollars, and for every hour that such float or other device shall remain anchored or located after notice shall be given by the owner or occupant of such shore, float or fishery, requiring him to remove, he shall pay an additional fine of not less than ten dollars nor more than twenty-five dollars.

An. Code, sec. 14. 1904, sec. 12. 1888, sec. 12. 1841, ch. 326, sec. 3.

**15.** If any person shall wilfully and maliciously put any stake, log, stone or other obstruction in the usual haul of any floating battery, he shall pay a fine of twenty dollars.

#### **Patapsco.**

An. Code, sec. 15. 1904, sec. 15. 1888, sec. 15. 1874, ch. 79, sec. 2.

**16.** The owners of all dams on the Patapsco river are required to make and keep or cause to be made and kept in repair proper fish-ladders and have them placed on said dams, so as to afford to the fish in said river free course up and down said river.

An. Code, sec. 16. 1904, sec. 16. 1888, sec. 16. 1874, ch. 79, sec. 3.

**17.** If the owners of said dams fail to comply with the provisions of the preceding section they shall be liable, upon conviction thereof by summary process before any justice of the peace of this State in the county in which said dam or dams is or are situated, to a penalty of not less than fifty nor more than one hundred dollars; five dollars to the informer, and the balance to the county commissioners of such county for school purposes.

An. Code, sec. 17. 1904, sec. 17. 1888, sec. 17. 1874, ch. 79, sec. 5.

**18.** Any person who may feel himself aggrieved by any judgment rendered by a justice of the peace under the two preceding sections shall have the right to appeal to the circuit court for the county where the act was committed upon the conditions and regulations provided by law for appeals from judgments of justices of the peace; but execution shall not be stayed, unless the party appealing shall give bond to the State in double the amount of the fine imposed, with security approved by the justice rendering the judgment, with condition to prosecute his appeal with effect, or to pay the fine imposed with all costs.