

1912, ch. 539, sec. 119D.

121D. The Board of Shell Fish Commissioners, in addition to taking such measures of conservation of natural oyster bars as in its judgment seems advisable, shall purchase from the lowest responsible bidder, shell or oysters or other material at such places and in such quantities as may be needed for the purpose of restoring the natural oyster bars, and in inviting proposals for such shells or oysters they may prescribe that the shells or oysters shall be delivered at a convenient place for shipment, or they may require that the said shells or oysters be delivered and distributed by the sellers thereof on such particular natural oyster bars, or parts of bars, as the Board of Shell Fish Commissioners may be engaged in cultivating and restoring, and the Board of Shell Fish Commissioners shall have the power to cause such shells or oysters to be properly distributed on the designated natural oyster bars, or parts of bars, under the direction of the superintendent of natural oyster bars.

1912, ch. 539, sec. 119E.

121E. For the purpose of discharging the duties imposed upon it by the four preceding sections, the Board of Shell Fish Commissioners shall have the same control and direction and be to the same extent over the State Fishery Force, as is given to said Board of Shell Fish Commissioners by section 99 of this article.

1912, ch. 539, sec. 119F.

121F. The said Board of Shell Fish Commissioners shall in no case contract any obligation or incur any indebtedness for the restoring and reshellng of natural oyster bars in excess of money at the time of the incurring of said obligation or contracting of said debt in the State Treasury to the credit of the "Fund for Conservation of Natural Oyster Bars."

124.

This section if not void under the decision in *Foote v. Claggett*, 116 Md. 228, is rendered inoperative for all practical purposes by that decision. And see *Foote v. Stanley*, 117 Md. 337 (reversed by the Supreme Court of the United States—see Daily Record, March 7, 1914).

125.

This section if not void under the decision in *Foote v. Claggett*, 116 Md. 228, is rendered inoperative for all practical purposes by that decision. And see *Foote v. Stanley*, 117 Md. 337 (reversed by the Supreme Court of the United States—see Daily Record, March 7, 1914).

126.

This section if not void under the decision in *Foote v. Claggett*, 116 Md. 228, is rendered inoperative for all practical purposes by that decision. And see *Foote v. Stanley*, 117 Md. 337 (reversed by the Supreme Court of the United States—see Daily Record, March 7, 1914).