ting or throwing sawdust, shavings, lime, poison, acids or any other substance whatever that may be injurious to or destructive of fish life into said stream or streams, or shall negligently put, throw, allow or permit any of said deleterious substances to be and remain near to or in such close proximity to any of said streams that in case of high water or freshets, said substances would wash or be carried into said streams.

1906, ch. 792, sec. 2. 1908, ch. 550 (p. 842).

504. Any person, firm or corporation violating the provisions of this Act shall be deemed guilty of a misdemeanor, and on conviction thereof before a justice of the peace or the Circuit Court for Garrett county, shall be fined not less than twenty-five dollars nor more than fifty dollars, and stand committed until said fine and costs are paid, or be released by due process of law.*

1900, ch. 544.

505. No person or persons, corporation or corporations shall float saw-dust in the Casselman river or in any streams that flow into the Casselman river. Any person or persons, corporation or corporations who shall float saw-dust in the Casselman river and the streams that flow into the Casselman river shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined two hundred dollars, or shall be sentenced to imprisonment in the House of Correction for one year, or both, in the discretion of the court.

SUNDAY OBSERVANCE.

1896. ch. 55. sec. 1.

506. Any person or persons caught fishing, gunning or hunting in any manner on Sunday, in Garrett county, Maryland, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined, for the first offence, not less than ten nor more than fifty dollars, and for the second offence, not less than twenty nor more than one hundred dollars.

1896, ch. 55, sec. 2.

507. It shall be lawful for a bona fide resident of said county to arrest any person detected in the violation of this act, and arraign said person so offending before the nearest justice of the peace of said county; and all fines imposed under the foregoing provisions of this act shall go, one-half to the informer and one-half to the School Commissioners of Garrett county, to be applied to the county school fund.

SWANTON.

1929, ch. 44, sec. 224A.

508. At the time of making the county levy in each year, the County Commissioners of Garrett County shall levy one hundred and fifty dollars

^{*}Sec. 3, ch. 792, 1906, repealed all laws inconsistent therewith.