

defined in Section 1 of this Article, in any other manner or upon any other conditions, than are herein provided.

It shall be lawful to fish with rod, hook and line, not to exceed two in number when in the immediate control of the angler.

It shall be lawful to use a slat basket, commonly known as Chesapeake Bay eel pot, for the purpose of catching eels.

It shall be lawful, during the open season, for any person who has secured a resident angler's license to fish by the use of dip net in the waters of Susquehanna River between Hog Back Shoals and the mouth of Deer Creek.

It shall be lawful for any person who has secured a resident angler's license, to catch suckers, catfish, carp, eels and gudgeon by the use of dip net of not less than one and one-fourth inch mesh between February 15th and April 15th, both dates inclusive, of each year, in the waters of Potomac River; in the waters of Washington County; in the waters of Monocacy River in Frederick and Carroll Counties and in Middle Creek for a distance of one-fourth of a mile from where it empties into Potomac River near Lander, Frederick County, and in the mouth of the waters of any stream (for a distance not to exceed fifty yards) which empties into the Monocacy River in Frederick County; and also in the waters of Montgomery County.

It shall be lawful in the waters of Frederick County and in the waters of Montgomery County for any person who has secured a resident angler's license to use bush bobs or bank poles (not exceeding a total of 25 in all) and not exceeding one hook to a pole or bob and when not baited with scale bait or live bait to catch suckers, catfish, carp, eels and gudgeon.

It shall be lawful in the waters of Potomac River in Montgomery County for any person who has secured a resident angler's license to catch shad by use of dip net between the first day of April and the tenth day of June, both dates inclusive.

It shall be lawful for any person to take, catch or have in possession in any one day ten each of trout or bass of any species. Any bass or trout caught and returned to the waters shall be considered for the purpose of this section as having been either taken, caught, or had in possession.

If any person is found in or about any waters designated in this section with a gig or gig iron and a light, or with nets or seines, fish pots or other fishing rigs other than permitted in this section, it shall be deemed *prima facie* evidence that same was in possession for the purpose of violating this section.

The catching, however, of bait fish by use of a dip or landing net or seine not over six feet in length nor greater than three feet in depth, shall not be considered as a violation of this section.¹

1929, ch. 471, sec. 65.

82. (Trespass Upon Land to Fish in Privately Owned Ponds Prohibited—Proviso—Penalty.) Whenever any person who owns, controls or erects an artificial pond upon his own land, or land of which he is in legal possession, shall put therein any fish or the eggs or spawn of fish for the purpose of breeding and cultivating fish, and shall give notice thereof either in one or more newspapers of the county, or by written or printed handbills put up in public places near said pond, any person who thereafter

¹ Sec. 3 of ch. 188 of acts of 1933 repealed all laws inconsistent therewith to extent of such inconsistency.