

the purpose of enforcing fines and penalties collectible under the provisions of this Act, and all such fines and penalties are hereby expressly made subject to the provisions of Section 8 of Chapter 293 of the Acts of the General Assembly of Maryland, passed at the Session of 1896; and in all cases where such prosecutions are begun or instituted by any person other than the State game warden, or one of his deputy game wardens of this State, and shall result in the collection of a fine or fines, then one-half of such fine or fines, after the proper Court costs, or costs of the magistrate in convicting the offender shall have been paid, shall be paid to the informer, and the other half to the school fund of the city or county in which said prosecution is conducted. It shall be unlawful for any person or persons in any manner to throw or cause to be thrown any slab of timber or other substance across or into any stream, under a penalty of two dollars (\$2) for each fish so caught, taken or killed.

CHAP. 161

Justices of the
peace have
jurisdiction.

85. No person shall have in possession, expose for sale, sell or buy any of the aforesaid, alive or dead, in the city of Baltimore, or in any of the counties of this State during the aforesaid respective closed season or dates, except white perch, between which it is made unlawful, by the preceding sections of this Act, to catch or kill the same, or at any time of any size less than there is provided, whether such fish so had in possession, exposed for sale, sold or bought, shall have been caught, trapped or in any other manner taken or killed in that county, or in any other county of this State, or in any other State, territory or county, under a penalty for having in possession, exposing for sale, selling or buying of each such fish similar in amount, respectively, to that hereinbefore made, and provided for the illegal catching of the same; but nothing in this section contained shall be so construed as to prevent any of the fish commissioners of this State, in pursuance of their capacity as fish culturists, or any other person or corporation which shall first obtain a certificate in writing from the State game warden, to the effect that such persons or corporations are engaged in the scientific culture or propagation of fish, from having in his or its possession alive at any time any fish for the purpose of said scientific culture or propagation only; and to obtain said certificate said persons or corporations must file with

Unlawful to
have in pos-
session,
expose for
sale or buy
certain
kinds of
fish.