

said party or parties cannot be found in this State, service of said rule shall be by publication, according to the practice in equity in said Court. If no cause be shown, notwithstanding the service of said rule as aforesaid, against the prayer of said petition, the Court may determine the same and may, by decree, appoint a new trustee or trustees in the place of the trustee or trustees removed or replaced and vest in him or them all the title at law and in equity, and all the powers that had been conveyed to and vested in the trustee or trustees removed or replaced. If matters of defense against the enforcement or release of said trust be set up in answer to said rule, the further proceedings shall be according to the practice in Equity after answer filed.

Approved April 10th, 1918.

CHAPTER 432.

AN ACT for the further protection of partridges or quail, woodcock and rabbits in Charles County, Maryland.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That no person, corporation or company shall at any time kill or expose for sale, transport or have in possession any partridge or quail, woodcock or rabbits after the same has been killed within Charles County, for any purpose except for consumption or food within Charles County; nor kill, expose for sale, or have in possession any of the above-named game with the intention of sending or transporting or having the same sent or transported beyond the limits of said County; provided, that nothing herein contained shall prevent the barter or sale of such game by the person or persons who trap, catch, shoot or kill such game directly to the consumer within Charles County; and provided also that nothing herein shall prevent non-residents of the State who have taken out a license to hunt in said County from taking with them out of said County any of the above-named game which they may have killed within the limits thereof.

SEC. 2. *And be it further enacted,* That any person or persons violating any of the provisions of the preceding Section shall be deemed guilty of a misdemeanor, and upon conviction thereof before any Justice of the Peace of Charles County shall be fined not less than ten dollars and not more than one