

Maryland at any time; however, it shall be lawful to hunt, pursue, or have in possession any male deer with two or more points to one antler, provided same was killed during the lawful open season. No person shall kill, or attempt to kill, a second deer in any one season, or have in possession more than one male deer killed in this State during any one year. Every person killing a deer found in wild state, shall immediately report to a designated checking station with said kill.

(e) It shall be unlawful to remove the head or hide or any part thereof from any deer except internal organs, or cut the meat into parts until it has been weighed and checked by a warden, deputy game warden, or State policeman, at a designated checking station. Any deer or parts thereof, the sex of which cannot be definitely determined, shall be prima facie evidence that said deer is an illegal deer. Each separate deer, part or parts thereof, taken illegally or found in possession, shall, for the purpose of this section be considered a separate offense.

(f) It shall be unlawful to hunt deer in this State with any automatic firearm. An automatic firearm, for the purpose of this section, is defined as a firearm designed to fire, or mechanically altered so as to fire, two or more shots with one continuous pressure on the trigger.

It shall be unlawful to use full metal-jacketed, incendiary or tracer bullets in the hunting of deer in this State. This shall not be construed as a prohibition against the use of metal-jacketed bullets designed to expand on impact.

(g) It shall be unlawful for any person, or one or more of a group of persons together, to throw or cast the rays of a spotlight, headlight, or artificial light or battery or other contrivance or device, on any highway or in any field, woodland, or forest upon any deer while having in his or their possession, or under his or their control, a firearm or other implement by which any deer could be killed, even though such game be not shot at, injured or killed. The provisions of this paragraph shall not be construed to apply where the headlight of a motor vehicle operated by any person or persons while traveling on a highway in the usual way, cast a light upon such game on or adjacent to such highway and there was no attempt or intent to locate such game.

(h) Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction before any court of competent jurisdiction of this State, shall be fined not less than One Hundred Dollars (\$100.00) nor more than Two Hundred Dollars (\$200.00) and costs for each and every offense. Any person who fails to pay