jail until such fine and costs are paid, but such imprisonment shall not exceed twenty (20) days for each offense 1. All fines and costs shall be paid in accordance with Article 38, § 4. Any person convicted for fishing without proper angler's license in possession while fishing or using any other person's license, shall be confiscated and the person upon whom it was found and the licensee shall be disbarred from procuring an angler's license for a period of one year. Any person found fishing or fishing for any species of fish in nontidal waters and who, through inadvertence, has not the license on his or her person at the time of arrest but who shall present same to the court before whom he or she was convicted within five (5) days after conviction, and if said court, after making an investigation, finds said license which is presented was duly issued prior to the apprehension of said person, then at the discretion of said court the fine shall be five dollars (\$5.00) for each and every offense instead of ten dollars (\$10.00) as herein prescribed for residents and twenty dollars (\$20.00) as herein prescribed for nonresidents.

§ 230. Penalty for violation of this subtitle; suspension of license.

Any person found guilty for violating any of the provisions of this subtitle, unless the penalty is provided in the section otherwise, shall be deemed guilty of a misdemeanor and upon conviction before any [justice of the peace of this State or] court shall be fined not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00) and costs for each and every offense [or sentenced to jail until such fine and costs have been paid]. All fines and costs shall be paid in accordance with Article 38, § 4. A second conviction within the same twelve-month period for a violation of any regulation adopted by the Commission shall result in suspension of the violator's license for a period of twelve months from the date of such conviction.

§ 237. Duties of officers of the Commission of Tidewater Fisheries DEPARTMENT OF CHESAPEAKE BAY AFFAIRS and the Came and Inland Fish Commission FISH AND WILDLIFE ADMINISTRATION.

It shall be the duty of the Commission of Tidewater Fisheries DEPARTMENT OF CHESAPEAKE BAY AFFAIRS and its deputy commanders and inspectors and of the Director of the Came and Inland Fish Commission FISH AND WILDLIFE ADMINISTRATION and his deputies to see that the provisions of this subtitle are not violated, to arrest all persons found violating any of the provisions of said subtitle and to take the said offender or offenders to the nearest or most accessible justice of the peace qualified to try same, to be dealt with according to law, and to seize any and all fish, crabs and clams that may be caught, sold, offered for sale or are being held in possession in violation of any of the provisions of this subtitle, to be disposed of at the discretion of the Commission of Tidewater Fisheries DEPARTMENT OF CHESAPEAKE BAY AFFAIRS to the best interests of the State; and all boats, seines, nets or other fishing outfit used or set for the purpose of using to violate this subtitle shall be seized and dealt with as hereinafter provided.

§ 238. Arrest upon information.

Upon information given upon oath or affirmation to any **[**justice of the peace**]** District Court judge of the violation of any section of