

(1) A PERSON MAY NOT SET ANY ANCHORED GILL NET OR FYKE OR HOOP NET OR ANY LINE OF THESE NETS WHICH HAS A LENGTH MORE THAN ONE THIRD THE DISTANCE ACROSS THE WATERS OF THE BAY, SOUND, RIVER, CREEK, COVE, OR INLET WHERE IT IS SET, OR IS SET SO THAT IT IMPEDES OR OBSTRUCTS NAVIGATION OR BLOCKS IN ANY WAY THE MAIN CHANNEL OF THE BAY, SOUND, RIVER, CREEK, COVE OR INLET. THE OUTER END OF THE SUBMERGED GEAR OF ANY NETS REFERRED TO IN THIS SUBSECTION SHALL BE MARKED BY MEANS OF A PADDLE OR BOARD WHICH SHOWS THE NAME, ADDRESS AND LICENSE NUMBER OF THE NET OWNER.

(2) A PERSON MAY NOT SET AN ANCHORED GILL NET WITHIN 1200 FEET OF A POUND OR STAKE NET, MEASURED AT RIGHT ANGLES TO THE LINE OF STAKES.

(F) RESTRICTIONS ON HAULING SEINES OR NETS. — A PERSON MAY NOT HAUL ANY SEINE OR NET MORE THAN ONE-THIRD OF THE DISTANCE ACROSS THE BODY OF WATER, BAY, SOUND, RIVER, CREEK, COVE, OR INLET.

(G) SNAGGING CERTAIN FISH; SHOOTING WITH BOW AND ARROW PROHIBITED.— A PERSON MAY TAKE OR SHOOT CARP, GARFISH, SKATE, BULLFISH, SHARK, OYSTER TOADS, SWELLING TOADS, STING RAYS, OR ANY OTHER RAY FISH WITH BOW AND ARROW, EXCEPT A CROSSBOW, AND SNAG THESE FISH BY MEANS OF HOOKS IN THE TIDAL WATERS OF THE STATE UNDER THE SUPERVISION, REGULATION, AND CONTROL OF THE DEPARTMENT. THIS SUBSECTION ONLY APPLIES TO THE FISH REFERRED TO IN IT.

REVISOR'S NOTE: Subsection (a) presently appears as Article 66C, section 263(a) of the Code. The penalty provision of section 263(a) has been retained because it exceeds the uniform penalty provision. It is intended that every fine and cost be paid pursuant to Article 38, section 4 of the Code.

Subsection (b) presently appears as Article 66C, section 263B of the Code and has been inserted here as an exception to proposed subsection (a).

Subsection (c) presently appears as Article 66C, section 267 of the Code; subsection (d) appears as Article 66C, section 263(e).

Subsection (e) presently appears as Article 66C, section 266 of the Code.