

(D) FISHING WITHIN 1500 FEET OF PLEASURE RESORT PROHIBITED.— THIS SECTION DOES NOT GRANT BY REASON OF THE NOTICE ANY RIGHT TO ANY FISHERMAN TO FISH WITHOUT THE PERMISSION OF THE SHORE OWNER IN WATER WITHIN 1500 FEET OF ANY SHORE USED AS A RESORT SO AS TO INTERFERE WITH BATHING OR BOATING.

(E) EXCEPTIONS. —

(1) THE NOTICE PROVISIONS OF THIS SECTION DO NOT APPLY IN THE WATERS OF BALTIMORE, CAROLINE, CHARLES, DORCHESTER, PRINCE GEORGE'S, ST. MARY'S, AND TALBOT COUNTIES WHERE THE PERMISSION OF THE SHORE OWNER ALWAYS SHALL BE NECESSARY.

(2) THE PROVISIONS OF THIS SECTION DO NOT APPLY TO ANNE ARUNDEL, CALVERT, QUEEN ANNE'S, KENT, AND SOMERSET COUNTIES.

REVISOR'S NOTE: This section presently appears as Article 66C, section 253 of the Code. The term "renter" is proposed for deletion because it is synonymous with "lessee." The only other changes made are in style.

4-713. USE OF HAUL SEINES - IN GENERAL.

(A) CARRYING LICENSE REQUIRED.—A PERSON WHO FISHES WITH HAUL SEINE EQUIPMENT SHALL CARRY A HAUL SEINE RIG LICENSE.

(B) INSPECTION AND SEALING OF SEINE.—A NATURAL RESOURCES POLICE OFFICER SHALL INSPECT EVERY HAUL SEINE PRIOR TO ITS USE IN ANY PORTION OF THE WATERS OF THE CHESAPEAKE BAY OR ITS TRIBUTARIES. IF THE NATURAL RESOURCES POLICE OFFICER DETERMINES THAT THE SEINE COMPLIES WITH THE PROVISIONS OF THIS SECTION, HE SHALL AFFIX A SEAL AND NUMBER CERTIFYING THAT THE HAUL SEINE IS INSPECTED AND IN COMPLIANCE WITH PROVISIONS OF THIS SECTION. ANY HAUL SEINE WITHOUT A STATE SEAL OR WITH A BROKEN SEAL IS AN ILLEGAL ONE, AND A PERSON MAY NOT OPERATE IT.

(C) DIMENSIONS.—HAUL SEINES SHALL BE LIMITED TO A DEPTH OR WIDTH OF 15 FEET GRADUATING TO A WIDTH OF 22 FEET AT THE BUNT OR BACK. A HAUL SEINE MAY NOT HAVE A LENGTH OF ITS BUNT OR BACK GREATER THAN 100 FEET, WHICH IS A "HUNG" MEASURE.

(D) PERMITTED DIMENSIONS FOR CATCHING BAIT MINNOWS.—A PERSON MAY NOT USE A SEINE EXCEEDING 50