

(IV) MAINTAIN FOR EACH AQUACULTURE SEED AREA A RECORD DETAILING ALL EXPENDITURES REQUIRED TO CREATE AND MAINTAIN THE SEED AREA AND ALL PROCEEDS OF THE SALE OF SEED OYSTERS PRODUCED IN THE SEED AREA;

(V) IN ESTABLISHING AND MAINTAINING THE AQUACULTURE SEED AREAS, LIMIT EXPENDITURES TO \$200,000 ANNUALLY, AND AFTER THE FIRST YEAR, ANY EXPENDITURE REQUIRED TO MAINTAIN THE SEED AREAS SHALL BE FUNDED ONLY FROM REVENUES DERIVED FROM THE SALE OF SEED OYSTERS PRODUCED IN THE SEED AREAS; AND

(VI) CONSULT WITH THE COUNTY OYSTER PROPAGATION COMMITTEE IN ESTABLISHING AN AQUACULTURE SEED AREA IN THAT COUNTY.

(4) THE DEPARTMENT MAY NOT CREATE AQUACULTURE SEED AREAS WITHIN THE JURISDICTIONAL BOUNDARIES OF DORCHESTER, KENT, QUEEN ANNE'S, SOMERSET, OR TALBOT COUNTIES, OR IN THE TIDEWATER TRIBUTARIES OF CHARLES COUNTY, EXCEPT THE PATUXENT RIVER.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1989.

Approved May 25, 1989.

CHAPTER 818

(House Bill 1027)

AN ACT concerning

Garnishment - Jointly-Owned-Property
Property Held Jointly by-Husband-and-Wife

FOR the purpose of providing that a garnishment against certain jointly--held-property-in-the-hands-of property held jointly by-husband-and-wife in certain financial institutions is not valid unless all both the owners of the property are judgment debtors; permitting certain financial institutions to pay a certain amount into court under certain circumstances if property in a joint account is garnished; and providing that under certain circumstances a garnishee may not be held liable to the judgment creditor or any person named on a joint account that is subject to garnishment.

BY adding to

Article - Courts and Judicial Proceedings