

CHAPTER 150.

AN ACT to repeal Sections 107 A, 107 B and 107 c, of Article 3, Chapter 277, of the Code of Public Local Laws of Maryland, title "Baltimore County," sub-title "Fish," passed at the January session, 1894, and to re-enact the same with amendments.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That sections 107 A, 107 B, 107 c, of Article 3, chapter 277, of the Code of Public Local Laws of Maryland, title "Baltimore County," sub-title "Fish," passed at the January session, 1894, be and the same are hereby repealed and re-enacted with amendments, so as to read as follows: Repeal.

107 A. It shall not be lawful for any person to haul a seine or to fish with gill nets, fikes, traps, or set nets of any kind or description in any of the rivers, creeks, coves, branches or waters within the limits of or adjacent or contiguous to Baltimore county, without first obtaining the permission in writing thereto from the owners or occupiers of the banks or shores in Baltimore county of such rivers, creeks coves, branches or waters aforesaid, in front or opposite to which any such seine, gill net, fike, trap or set net of any kind or description is or may be placed. Unlawful to fish with gill nets, etc., without permission.

107 B. It shall not be lawful for any person to fish with gill nets, fikes, traps, or set nets of any kind or description within one mile on either side of a line drawn from the northeasternmost extremity or point of Miller's Island to the southeasternmost extremity or point of Spriy's Island; nor shall it be lawful for any person to set gill nets, fikes, traps or set nets of any kind or description in the rivers, creeks, coves, branches or waters of Baltimore county, farther than one-third the width of said waters, beginning at low water mark on either side of aforesaid waters, within the limits of Baltimore county. Where unlawful to fish with gill nets, etc.

107 c. Any person violating the provisions of either of the preceding sections shall be guilty of a misdemeanor, and shall be punished by imprisonment for not more than six months nor less than three months, and by a fine of not more than two hundred nor less than fifty dollars, for each and every violation, in the discretion of the court, of which fine, one-half shall go to the informer. Penalty.

SEC. 2. *And be it enacted,* That this act shall take effect from the date of its passage. Effective.

Approved April 4, 1896.