# New South Wales.



ANNO SECUNDO

# EDWARDI VII REGIS.

Act No. 119, 1902.

An Act to remodel the law relating to the Fisheries of New South Wales; to substitute for the Commissioners of Fisheries a board to be called the Board of Fisheries for New South Wales; to repeal the various Acts relating to the fisheries and fishing in tidal and inland waters and to fishing-nets and other instruments for the capture of fish, the promotion of oyster culture and the regulation of oyster-fisheries, and to make better provision in relation thereto; to provide for the leasing in certain cases of Crown lands below high-water mark and in inland waters for the establishment of fisheries; for the leasing for oyster-culture of Crown lands in or abutting on tidal waters; for regulating the weights or dimensions of marketable fishes, including

including oysters, crayfish, and prawns; for the improvement of the supply of fish to consumers; the promotion and development of the industry of fishing; and for other purposes connected with or incidental to the matters aforesaid. [Assented to, 29th December, 1902.]

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

# PART I.

# PRELIMINARY.

Short title and division.

1. (1) This Act may be cited as the "Fisheries Act, 1902," and is divided into Parts, as follows:—

PART I.—Preliminary—88. 1-3.

PART II.—Administration—ss. 4-10.

PART III.—NET AND LINE FISHING—ss. 11-32.

PART IV.—LEASES OF CROWN LANDS FOR OYSTER CULTURE— 88. 33-51.

PART V.—Legal proceedings and miscellaneous provisions—ss. 52-64.

Operation of Act.

(2) The provisions contained in sections three to ten, both inclusive, shall come into force immediately upon the passing of this Act, and all the remaining sections shall come into force on the sixtieth day after such passing.

Repeal.
First Schedule.

2. The Acts mentioned in the First Schedule hereto are hereby repealed, but, except as hereinafter provided, without prejudice to the past operation of, or to any right lawfully acquired, or penalty or forfeiture incurred under, any of the said Acts, or the regulations made thereunder; and the repeal herein enacted shall not operate to rescind, cancel, or repeal any proclamation, notification, or regulation made under the authority of any Act hereby repealed.

Interpretation of terms.

3. In the construction of this Act, and of all regulations made thereunder, the following expressions within inverted commas shall, unless inconsistent with the context, bear the meanings and include the matters and things hereinafter respectively assigned to them, namely:—

"Authorised purpose" means any purpose indicated by the provisions of this Act or the regulations.

"Board" means the Board of Fisheries for New South Wales constituted under this Act.

"Boat"

"Boat" includes every vessel or punt of any description whatsoever.

"Chairman" means the chairman of the board.

"Crown lands" means and includes any foreshore as well as any land under the sea, within the territorial limits, or under any tidal or inland water, or under any river, lake, lagoon, or other water, in New South Wales, the property in which is by law vested in the Crown, or in any trustees for the purposes of public recreation or for any other public purposes, but exclusive of lands held under lease under this Act or under any Act hereby repealed.

"Fish" means and includes all or any of the varieties of marine or fresh water fishes and crustacea or marine animal life.

"Fisherman" means any person licensed under this Act to catch fish.

"Fixed engine" shall include stake-nets, bag-nets, putts, putchers, night-lines, and all fixed implements or engines for catching or for facilitating the catching of fish.

"Gaff" shall mean a metal hook fixed to either end of a rod or

stake

"Governor" means the Governor with the advice of the Executive Council.

"Hand-line" means any line intended or used for the purpose of catching fish, to which not more than six fishing-hooks are attached.

"Hauling" includes casting, shooting, fixing, setting, placing, or staking.

"High-water mark" means the mean line between high-water at

spring tide and at neap tide.

"Inland waters" means and includes all rivers and creeks for that portion of their water course which is beyond the influence of the tides; also all fresh-water, lakes, lagoons, and ponds.

"Inspector" means and includes inspectors or assistant inspectors of fisheries, and inspectors of fisheries ex officio appointed

and created respectively under this Act.

"Justice" means any justice of the peace.

"Lease" means any lease issued under this Act or under any Act hereby repealed.

"Leased area" means any portion of land leased under this Act or under any Act hereby repealed.

"Leister" shall mean an instrument made of metal prongs fixed to either end of a rod or stake.

"Lessee" means any person holding a lease under this Act or under any Act hereby repealed.

"Long

"Long line or bultow" means any line intended or used for the purpose of catching fish, to which more than six fishing-hooks are attached.

"Oyster" means any bivalve mollusc of the family Ostreidæ

which may be in or be introduced into any water.

"Prescribed" means prescribed by this Act or by any regulation or in any lease made thereunder.

"Regulations" means regulations made under the authority of

this Act.

"Salmon" shall include all migratory fish of the genus salmon, whether known by the names hereinafter mentioned, that is to say, salmon, grilse, sea-trout, salmon-trout, smolt, parr, or by any other local name.

"Spat" means and includes the spat, brood, or ware of every kind of oyster below a size which may from time to time by

regulation be declared to be marketable.

"Strokehall or snatch" shall mean and include any instrument or device, whether used with a rod and line or otherwise, for

the purpose of foul-hooking any fish.

"Tidal Waters"—All waters which ebb and flow over Crown lands or over lands in the possession or under the control of the Crown or the board, within the territorial jurisdiction of the Crown in New South Wales, and every lake and lagoon in the said State ordinarily subject to the influence of the tides (although the communication with the sea may for the time be closed), the soil or bed whereof is the property of the Crown, or is in the possession or under the control of the Crown or the board, together with, in each case, the soil of such Crown lands or lands under the possession or control of the Crown or the board.

"Trout" shall include non-migratory fish of the genus salmon.

# PART II.

#### ADMINISTRATION.

The Fisheries Board.

4. (1) The duty of protecting, developing, and regulating the fisheries of New South Wales shall be vested in a board, which shall consist of a chairman and nine other members, to be called the "Board of Fisheries for New South Wales." The board shall by that name be a corporation, with perpetual succession and a common seal, with power to hold real and personal estate, and to sue and be sued, and to take and be the subject of all legal proceedings by such name.

(2) The duties, powers, and authority of the board shall

extend to the territorial limits of the said State.

- (3) The board shall deal with all matters connected with or Duties of the board. concerning the better regulation of the fisheries, or any class, group, or portion thereof; the closure or opening of any tidal or inland fisheries; the supervision and protection thereof; the determination of the weight or sizes of marketable fishes; the size of marketable oysters; the dimensions, meshes, and mode of hauling of nets, and the employment of any other implements for the catching of fish; the acclimatisation of fish; the cultivation of fish and oysters; the development of the fishing industry; the exploration of offing grounds suitable for trawling; the improvement and cheapening of the supply of fish to the consumers; the protection of the interests of fishermen, and generally on all matters pertaining to the development and regulation of the fisheries within the territorial limits of New South Wales.
- 5. (1) The chairman of the board shall be appointed by the Constitution of Governor, and shall hold office for a term of three years, but shall be eligible for reappointment.

(2) The nine other members of the board shall also be

appointed by the Governor.

Of such members—

(a) one shall be a licensed fisherman who has held a license for five years;

(b) one shall be a lessee who has held an oyster lease for five

(c) one shall be appointed by the Governor as representative of the inland fisheries;

(d) six shall be representatives of the Crown.

Each member of the board provided for in subsections (a), (b), and (c), shall be entitled to be paid at the rate of fifteen shillings per diem for every day on which he attends a meeting of the board, and shall be paid such travelling expenses as may be prescribed. members of the board shall constitute a quorum at any such meeting.

- (3) The term of office of every such member of the board shall be three years; but any such member shall be eligible for reappointment.
- (4) The board may from their own number appoint a deputy chairman, who shall have the same powers as the chairman, during the absence of the chairman through illness or any other cause.
- (5) The mode of resigning office as a member of the board, what shall constitute an extraordinary vacancy in the office of such member, and the mode of filling up the same, the places and times of meeting of the board, and all details in furtherance of the provisions of this Part relating to the said board, in respect to the nomination and appointment of members of such board, and the conduct of its business, shall be as prescribed.

Qualification of representative.

Appointment of inspectors and other officers.

Appointment of assistant inspectors.

Duties of assistant inspectors.

Inspectors of fisheries, ex officio.

Regulations.

6. Every natural born or naturalized subject of His Majesty, but no other person, shall be qualified to be a member of the board.

7. It shall be lawful for the Governor, on the recommendation of the board, to appoint such inspectors and other officers as he may think necessary for the purposes of this Act. And every such inspector and other officer shall act under the direction of, and be responsible for the due performance of his duties to, the board.

8. (1) The Governor, on the recommendation of the board may appoint any officer of Customs or officer in the Department of Navigation stationed at any coastal port or pilot station, other than Sydney or Newcastle, or any other person residing at any such port or station, or at any other place, to be an assistant inspector of fisheries for such extent of waters as the Governor may place under his supervision.

(2) Every such assistant inspector shall carry out the directions of the board and shall act in concert with the inspectors, and shall, where necessary, be paid such sum, in addition to his ordinary salary, as the Governor may appoint.

(3) Every officer of police of or above the rank of sergeant shall ex officio and within their respective districts be, and have the powers and authorities of, an inspector of fisheries.

**9.** The Governor may make, revoke, or alter regulations for the purposes of this Act mentioned, and also, in so far as express provision has not been made by this Act, and more particularly for—

(a) The conduct of business by the board, and for defining the duties of all officers and other persons upon whom any duty or authority is imposed or conferred under this Act, and the suspending and removing of officers.

(b) Prescribing the forms and conditions of all licenses, the persons by whom such licenses may be issued, and the mode of payment of license fees.

(c) Providing for the due transmission of and accounting for all moneys to the Treasury and Audit Departments respectively.

(d) Prescribing the mode of testing the length of nets, and the dimensions of the meshes of nets, and providing for the disposal of forfeited nets.

(e) Prescribing, notwithstanding anything contained in this Act or the Second Schedule hereto, the kinds, and the minimum weights or sizes of any species of fish, which may lawfully be caught, sold, consigned, or exposed for sale.

(f) Providing for the sale or other disposal of any underweight or undersize fish seized or forfeited under this Act, and of nets found in any waters without an owner or unclaimed.

(g) Providing for the hauling or landing of fishing nets in such a manner as to prevent, as far as practicable, the destruction of underweight or undersize fish. (h)

Second Schedule.

(h) The general regulation of net and line fishing, as well in regard to modes, places, and times of usage as in all other respects.

(i) Determining all rights of priority in hauling nets, or dredging for oysters, as between fishermen, or fishermen and dredgermen, or between dredgermen only, netting or dredging on the same ground, and for preserving good order amongst persons engaged in fishing, and in oyster culture, or in any work in connection with the collection of spat.

(j) Regulating the removal of oysters from Crown lands, under such limitations as to the number of licensed dredgers or gatherers as the board shall deem fit, or as to the payment of prescribed license fees, and for the seizure and disposal of oysters unlawfully removed from Crown lands or public oyster reserves.

(k) Providing for the marking of the boundaries and the periodical inspection of public oyster reserves and leased areas, for vesting any such reserves in local trustees, and for the protection and regulation of all boundary beacons, buoys, or other marks.

(1) The allotment or sale of young or foreshore oysters on public oyster reserves and Crown lands to the holders of leased areas.

(m) Determining the size of marketable oysters, and for preventing the taking, consigning, selling, or exposing for sale of unmarketable oysters or oysters not in a condition fit for food.

(n) Disposing of or selling oysters seized or forfeited under this Act.

(o) The protection and regulation of public oyster reserves and of oysters on Crown lands, and for the limitation and regulation of dredging for oysters by divers on such Crown lands.

(p) Compelling lessees to place and maintain a sufficient stock of oysters on their areas, and to cultivate such leases, and to return all spat and undersized oysters and oysters not in a condition fit for food, together with all dead shell, cultch, and substances dredged up from beds in such a manner as may be most beneficial for the preservation of such beds.

(q) Enforcing payment of rent or moneys overdue in respect of leased areas, or of areas in respect of which application for a lease has been made.

(r) Prescribing the terms and conditions under which leases for oyster culture and transfers thereof may be granted.

(s) Preventing the destruction of oysters or fish, and for preventing injury to fishing or oyster grounds by deposit of filth, refuse, or other deleterious matters, or by discharges from mining works, saw-mills, paper-mills, gas-works, or other manufactories, or boiling-down or wool-washing establishments, and

for prohibiting such matters from being deposited in tidal or inland waters, or into any water-course, whether dry or not, leading into the same.

(t) Preventing lessees and other persons from disposing of cultch or any dredged refuse so as to impede the access by water to Crown or private land abutting on leased areas.

(u) Compelling lessees and fishermen to mark their boats, and prescribing the manner in which they shall be marked.

(v) The times, seasons, and places at which the taking of trout or salmon shall commence and cease, or be prohibited or permitted.

(w) Any other matter or thing which shall in any manner relate

to fisheries or oyster fisheries.

(x) Giving effect to the provisions of this Act as to all details whatsoever.

It shall be lawful in any such regulations to provide for their enforcement by the imposition of a penalty not exceeding in any case the sum of fifty pounds. And all such regulations shall, on publication in the Gazette, have the full force of law, and a copy thereof shall be laid before the Legislative Council and Legislative Assembly, within fourteen days after the making thereof, if Parliament be then in session, and if not, then within fourteen days after the commencement of its then next ensuing session.

Right of entry.

10. For the purpose of giving effect to or carrying out any regulation made under the authority of the next preceding section, every inspector and every officer duly authorised in that behalf by the board, shall have a right of entry on all lands whatsoever for purposes of inspection or survey, or of erecting and maintaining beacons or other marks for or in connection with the boundaries of leased areas or public oyster reserves.

# PART III.

#### NET AND LINE FISHING.

Notification of close fisheries.

- 11. (1) The board may, by notice in the Gazette from time to time, declare that any specified tidal or inland water or portion thereof shall be closed against
  - (a) The taking of any species of trout or salmon by any means

(b) Fishing generally, and by any method of capture;

(c) The use of fishing-nets and fishing-lines, or of either of such methods of catching fish,

during any specified time in any year: Provided that the board may, in like manner, rescind or vary any such notice. (2)

- (2) All water so specified shall be termed "close fisheries," and the months during which the same are so declared to be closed, "close months."
- (3) If any person shall, in any close fishery closed against fishing generally, during any close month, haul any net or fix or place or use any line, implement, weir, or other structure or thing whatsoever, for the purpose of catching, taking, or enclosing fish, or in such manner that fish might be caught, taken, or enclosed thereby, or is in possession of fish taken from such close fishery, such person and every person aiding or assisting him, or being in any boat with him during the commission of the offence, shall be liable to a penalty not exceeding fifteen pounds. And the like penalty shall be incurred by any person who, in any close fishery closed against the use of fishingnets, shall during any close month haul or fix or place any net, or who, in any close fishery closed against the use of fishing-lines, shall use any fishing-line for the purpose of catching, taking, or enclosing fish, or in such manner that fish might be caught, taken, or enclosed thereby.
- 12. For the more effectual conservation of the fish supply, and Proclamation closing for the protection of the spawning and feeding grounds for immature waters against use of fishing nets, &c. fish, it shall be lawful for the Governor from time to time, when so advised by the board, to declare by proclamation to be published in the Gazette, and by notice published in some newspaper circulating in the police district nearest to the water mentioned in such notice, that the whole or any defined portion of any tidal or inland water shall be closed against the use of fishing-nets and fishing-lines, or of either of such methods of catching fish, for such term as the Governor shall think fit. Any such proclamation and notice may at any time be rescinded or varied by a proclamation and notice published as aforesaid.

13. If any person shall in contravention of any proclamation Penalty for fishing in under the next preceding section, haul any net or place any fishing-closed waters. line for the purpose of taking or capturing fish, or by which fish may be taken or captured within the limits of the waters or area defined or described in such proclamation, such person shall be liable for the first offence to a penalty not exceeding fifteen pounds and for the second or any subsequent offence to a penalty not exceeding twenty pounds, and every person aiding or assisting in the hauling or otherwise fixing of such net or placing such fishing-line, or being in any boat from which any net or fishing-line shall be hauled or placed in contravention of any such proclamation shall be liable to like penalties. inspector may, with or without warrant, apprehend and take before one or more justices any person found offending against the provisions of this section, to be dealt with as hereinafter provided.

14.

Net boats to be licensed.

- 14. (1) Every boat used, or intended to be used, for catching fish for sale, by any method whatever, any of the varieties of fish shall be licensed.
- (2) Any person who so uses such a boat which has not been licensed shall be liable to a penalty not exceeding two pounds.

(3) Such license shall be issued in a form to be prescribed

by the regulations.

- (4) The fee for every such license shall be five shillings provided that if any such license shall be issued after the month of June and before the month of December in any year the fee therefor shall be two shillings and sixpence; and such fees shall be paid to the Colonial Treasurer, or to some officer authorised by him to receive license fees under this Act.
- (5) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December then next ensuing and no longer:

Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first

day of December of the year then next ensuing.

(6) Every boat licensed under this section shall have painted in legible figures of such size and description, and in such conspicuous place as may be prescribed, the registration number of such boat under letters "L.F.B.," which shall be understood to mean "licensed fishing-boat."

Fishermen to be licensed.

- 15. (1) Every person catching or attempting to catch fish for sale by any method in or upon any tidal or inland waters shall hold a license, to be issued in the prescribed form.
- (2) The fee for such license shall be five shillings, provided that if any such license shall be issued after the month of June, and before the month of December in any year the fee therefor shall be two shillings and sixpence, and such fees shall be paid to some one of the persons specified in section fourteen hereof as entitled to receive license fees.
- (3) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December then next ensuing and no longer:

Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first day of December of the year then next ensuing.

(4) If any person, without lawful authority shall catch or attempt to catch, for sale, by any method whatever, any fish in any such waters without having first obtained such license, or shall on demand of any inspector fail to produce such license, he shall be liable for every such offence to a penalty not exceeding forty shillings.

16.

16. All persons selling or exposing for sale fish or oysters at Persons to furnish any fish market shall, if so requested, furnish in writing to the board returns of fish. a weekly statement of all fish and oysters consigned to or received by them, and shall state the quantity of each species of fish and the waters they were captured in. Any person failing to furnish such statement every week shall be liable to a penalty not exceeding two pounds.

17. All persons other than those specified in the preceding Other persons to section who receive fish for sale from fishermen, or from the waters supply returns. they are taken from, and do not sell them through a fish market, shall, if so requested, comply with the requirements of the preceding section, and shall be liable to a similar penalty if such requirements are not

complied with.

18. The Governor may, from time to time, by proclamation in What nets shall be the Gazette declare what length and depth of net and size of mesh lawful. for the whole or any part of a fishing net shall, when used or intended to be used in any specified water or waters for catching any specified kind or kinds of fish, be a lawful net, and also the lengths of hauling lines which it shall be lawful to attach thereto.

19. Nothing in the next preceding section shall apply to bona Exemption of nets, fide naturalist's nets or dredges, or other implements used for the &c., used for scientific purposes. purpose of catching specimens for scientific purposes, provided that the

person so fishing is the holder of a permit issued by the board.

20. If any person shall, for the purpose of catching fish, use any Penalties for using net of a length or depth greater, or having meshes smaller than such unlawful nets. as are specified by the board, or than have, in and for any particular water, or for catching any specified kinds of fish, been declared lawful by proclamation, such person shall be deemed to be using an unlawful net, and shall, for the first offence, be liable to a penalty not exceeding five pounds, and for a subsequent offence to a penalty

not exceeding twenty pounds. And every person aiding or assisting in the use of such unlawful net, or being in the same boat as the offender at the time of the commission of any such offence as aforesaid, shall be liable to the like penalties.

21. It shall be unlawful to drag or to draw ashore any net Method of dragging containing fish in such a way or to such a distance from the water as or drawing nets. to prevent underweight or undersize fish from escaping through the meshes or by the wings of the net into the water, or to allow such undersized or underweight fish to remain on the shore, and any person offending against this section shall for every such offence be liable to a penalty not exceeding two pounds.

22. The setting of any net, netting, brushwood, or other substance Waters not to be across or within any bay, inlet, river, or creek, or across or around any flat, in tidal or inland waters, in such a manner that fish enclosed thereby are, or may be left, stranded, or that immature fish may be destroyed thereby, is hereby declared to be an offence under this Act.

It shall be unlawful to place, set, or use in inland waters any trap or device enclosed with wire or wire netting with wings so attached as to impede the free passage of fish on either side of the trap or device, and any person found offending against this section shall be liable to a penalty not exceeding two pounds, and such trap or device and wings shall be forfeited.

Penalties for having underweight or undersize fish in possession.

Second Schedule.

23. (1) If any person shall without lawful authority have in his possession, or on his premises, or in his boat, or shall sell or consign for sale, any fish of any of the species mentioned in the Second Schedule hereto of a less weight or size than that set opposite the name of such fish in such Schedule, or prescribed by any regulation, he shall be liable to a penalty not exceeding two pounds for the first offence, and for the second or any subsequent offence to a penalty not exceeding five pounds.

(2) All such underweight and undersize fish, shall be forfeited and be disposed of in accordance with the regulations.

(3) Any inspector may seize any fish which are liable to forfeiture under this section, and take the same before any justice, or any officer or person authorised by the board in that behalf who, upon test thereof, shall declare whether or not such fish are under weight or under size, and if he declare them to be so, shall order them to be forfeited and to be disposed of in accordance with the regulations.

(4) The provisions of this section shall not apply to any curator of a museum or zoological collector holding a permit from the board, or to a member of the board, or any inspector, or to any aboriginal taking or being in possession of fish for his own consumption.

(5) If any person shall at any time either sell, or cause to be sold, or shall offer or expose for sale, or shall have in his possession or control for purposes of sale any fish known as or called the "Crayfish" of a size less than that prescribed in the Second Schedule, or any female of such fish of whatsoever size having eggs or spawn attached beneath its body, or which has been captured with eggs or spawn so attached, he shall, upon conviction, forfeit and pay for every

such offence a penalty or sum not exceeding five pounds.

24. (1) It shall not be lawful by the explosion of dynamite or any explosive substance, or by means of any poisonous or noxious thing, to destroy or take fish in any tidal or inland waters. And if any person shall explode any dynamite or any explosive substance in or under such waters, or place or cause to flow thereinto any poisonous or noxious thing, such person and all other persons assisting or being at the time in company of such person shall for every such offence be severally liable to a penalty not exceeding forty pounds and not less than ten pounds. But nothing herein contained shall apply to any person duly authorised by the persons and in the manner to be prescribed by the regulations to explode torpedoes or dynamite in any such waters.

Dynamite, &c., not to be used.

(2) If any person is found in possession of, or has in his boat, any dynamite or other explosive substance immediately after such explosion it shall be prima facie evidence that such person caused such explosion.

25. (1) If in any tidal water any person shall wilfully or Penalty for damaging maliciously drive or place any stake, log, stone, or other thing lawful nets by placing obstacles on hauling whatsoever, likely to damage a fishing-net if dragged over or against ground. it, or within the reach of a fishing-net of lawful depth, and if any damage shall be sustained by any lawful fishing-net through coming into contact with such stake, log, stone, or thing, such person shall be liable to a penalty not exceeding ten pounds, and in addition shall pay such compensation to the owner of such net as may be awarded by the adjudicating justices.

(2) Any person who shall place or moor a boat in such a position as to obstruct any fisherman from hauling a lawful net to shore, on any recognised hauling ground, and who, on being requested by such fisherman to remove or discontinue such obstruction, shall without reasonable or lawful excuse refuse or neglect so to do, shall

be guilty of an offence under this Act.

26. Every person who shall be found using a fishing-net or long Netters, &c., to give line or bultow in any prohibited water shall, on demand, give his name and residence when demanded, &c. true name and residence to any inspector or justice, or to any owner or occupier of land bordering such water, or over which it ebbs and flows. And if any such person shall refuse or neglect to comply with such demand, or shall give a false or fictitious name or residence, he

shall be liable to a penalty not exceeding ten pounds.

27. Notwithstanding anything in this Act, it shall not be lawful Net-fishing in for any person to cast, set, or place any net of any kind whatsoever in Brisbane Water. any of the waters of Brisbane Water or its tributaries north of a line drawn from Box or Hawk Head to Green Point, for the purpose of catching, or adapted to catch, or capable of catching fish, and whether within the waters of such inlet or its tributaries subject to or beyond the influence of the tide. Any person who casts, sets, or places any such Penalty. net contrary to the provisions of this Act, or is found in possession of a net on such waters shall incur a penalty not exceeding ten pounds for the first offence, and for a second or subsequent offence a penalty not exceeding twenty pounds, and every such net, and all lines, leads, corks, and gear connected therewith shall be liable to be forfeited to His Majesty upon conviction of the offender.

# SALMON AND TROUT FISHERIES.

28. No person shall buy, sell, or expose for sale, or have in his Penalty for buying, possession any salmon or trout during any period in which the taking selling, &c., salmon of salmon or trout is prohibited, and any person acting in contravention prohibited periods.

of this section, shall forfeit any fish so bought, sold, or exposed for sale or in his possession, and shall incur a penalty not exceeding two pounds, but this section shall not apply to any person buying, selling, or exposing for sale, or having in his possession salmon cured, pickled, or dried.

Penalty for catching salmon or trout other than by rod or line.

salmon or trout.

29. No person shall catch or attempt to catch salmon or trout except by rod and line in any inland waters, and any person catching or attempting to catch salmon or trout by any other means, shall incur a penalty not exceeding two pounds for each offence, and shall forfeit all salmon or trout caught in contravention of this section, and all nets or other instruments used or placed for catching such salmon or trout.

Penalty for doing certain things for the purpose of catching that is to say,—

- (1) Use any light for the purpose of catching salmon or trout.
- (2) Use any spear, leister, gaff, strokehall, snatch, or other like instrument for catching salmon or trout.
- (3) Have in his possession a light or any of the foregoing instruments under such circumstances as to satisfy the Court before whom he is tried, that he intended at the time to catch salmon or trout by means thereof, and any person acting in contravention of this section shall incur a penalty not exceeding five pounds, and shall forfeit any instrument used by him or found in his possession in contravention of this section; but this section shall not apply to any person using a gaff or hand net as an auxiliary to angling with a rod and line.

Penalty for buying, selling, &c., or having in his possession, any salmon or trout roe.

31. No person shall buy, sell, or expose for sale, or have in his possession, any salmon or trout roe, and any person acting in contravention of this section shall incur a penalty not exceeding two pounds, and shall forfeit all roe found in his possession, but this section shall not apply to any person who uses or has in his possession roe for artificial propagation or other scientific purposes, or gives any reason satisfactory to the court by whom he is tried for having the same in his possession.

No fixed engine shall be placed or used for catching salmon or trout.

32. No fixed engine of any description shall be placed or used for catching salmon or trout in any inland or tidal waters; and any engine placed or used in contravention of this section may be taken possession of or destroyed; and any engine so placed or used, and any salmon or trout taken by such engine, shall be forfeited, and in addition thereto the owner of any engine placed or used in contravention of this section shall for each day of so placing or using the same incur a penalty not exceeding ten pounds; and for the purposes of this section a net that is secured by anchors or otherwise temporarily fixed to the soil shall be deemed to be a fixed engine.

It shall be unlawful for any person to do any of the following Penalty for doing things:certain things.

(1) Wilfully take or attempt to take any unclean or unseasonable salmon or trout, or the young of salmon or trout:

(2) buy, sell, or expose for sale, or have in his possession any unclean or unseasonable salmon or trout, or the young of salmon or trout:

(3) place any device or implement in any river for the purpose of obstructing the passage of salmon or trout;

(4) wilfully destroy any spawning bed, or any bank or shallow on which the spawn of salmon or trout may be deposited;

(5) wilfully disturb or attempt to catch salmon or trout when spawning, or when on or near their spawning beds, and any person acting in contravention of this section shall be liable to a penalty of five pounds, and all nets, rods, lines, devices, and instruments used in committing any of the above offences shall be forfeited. But nothing herein contained shall apply to any person who may have obtained such young of salmon or trout, or salmon or trout when spawning, or when on or near their spawning beds for artificial propagation, or other scientific purposes.

# PART IV.

LEASES OF CROWN LANDS FOR OYSTER CULTURE.

33. The Governor may, on the recommendation of the board, Governor may lease lease Crown lands for oyster culture for any term not exceeding Crown lands for fifteen years of any specified area, at a yearly rental not exceeding one pound per one hundred lineal yards, provided that no area shall be leased which shall be less than five hundred yards to any person who is not already an oyster lessee; and on the application of the lessee during the last year but one of the currency of any such lease, the Governor may, on the like recommendation and with the like approval, renew the term for a like period at the same rental, and with such limitations in other respects as he may approve.

34. The Governor may, on the recommendation of the board, Lease for oyster offer by auction or tender the lease for any term not exceeding ten culture. years, of any specified area of Crown land for oyster culture, at a rental calculated on the area of such Crown land so offered for lease, or at a rental, as prescribed by regulation or fixed in any particular case by the board; and on the application of the lessee during the last year

year but one of the currency of any such lease the Governor may, on the like recommendation, renew the term for a like period, but subject to such conditions of rent and such limitations in other respects as he may approve:

Rights pending issue of leases.

Provided that the purchaser of the lease of any area under this Act shall, upon payment of the rent therefor for the first year, be deemed to be in actual and absolute possession of such area for all purposes of this Act, notwithstanding that the deed of lease shall not have been issued; and such purchaser, or any inspector, may seize any oysters removed therefrom without lawful authority; and any person who shall be found unlawfully dredging, taking, or attempting to take oysters in or from such area shall be liable to a penalty not exceeding twenty-five pounds, and all oysters found at the time in possession of such person shall be deemed to have been unlawfully taken by him, and may be forthwith returned.

Property and rights conferred by lease.

35. Every lease issued under the two next preceding sections shall vest in the lessee, his executors, administrators, and assigns, all oysters within the area leased, and the exclusive right, during the currency of the lease or any renewal thereof, of laying and planting oysters on, and of dredging and taking oysters from, the area leased, but subject always to the several provisions of this Act and of any regulations, and the right of any inspector or authorised officer to enter upon such area.

Abutting land not included in lease.

36. Occupation under any such lease shall not give any right to the lessee to occupy or to use any portion of Crown lands abutting on but not included in his lease, except for such purposes and during such times as may be prescribed.

Leased area how described.

37. Any leased area may be described in the lease by reference to posts, stakes, buoys, marks, connections, or natural features showing the limits of such leased area in a manner sufficient to allow of their identification.

Surrender of lease.

38. The Governor may, on the recommendation of the board, accept a surrender of any such lease, after the second year of its currency, in any case where it shall appear, to the satisfaction of the board, that oyster culture cannot be carried on upon the leased area with any reasonable hope of success, or where, for any other reason, the board shall report in favour of such surrender.

Reclamation rights under Crown Lands Acts preserved. 39. Every leased area shall be subject to all reclamation rights conferred by the Crown Lands Act of 1884, or any Act amending the same, and to such conditions, provisions, and limitations as may from time to time be prescribed by the regulations or approved by the Governor, and subject to the right of the Crown to carry out public works upon the area or its immediate vicinity without compensation.

Resumption of leases under Acts hereby repealed.

40. The Governor may, on the recommendation of the board, resume wholly or in part any area a lease whereof has been granted under

under any of the Acts hereby repealed, but subject to the payment by the Crown to the lessee thereof of compensation for the loss of such area or part thereof: Provided that should the lessee of any area so resumed be dissatisfied with the amount of compensation offered to him he shall have the right to require the matter of compensation to be determined by arbitration pursuant to the Act fifty-fifth Victoria number thirty-two, and the award thereunder shall be conclusive on all parties:

Provided that the Crown shall not be liable to pay compensation for the resumption of any lease that has been issued with a provision relieving the Government from liability for any damage or injury that might be done to the area leased or to the oysters thereon, by the

carrying out of public works.

41. Any lessee who shall at any time be in arrear with the Lessees in arrear rent on any one or more leased areas shall not be entitled to take with rent not to take oysters from any such area, or to lease a further area until such further areas. overdue rent shall have been paid, and such lease shall be liable to forfeiture if the rent is not paid within the time prescribed.

42. If it shall appear to the board that any lessee has not Board may within a period of one year from the date of his lease taken proper recommend cancellameasures to carry out the conditions of his lease, and cultivate the certain cases. area leased, they may recommend the Governor to cancel the lease. And the Governor shall have power to cancel the same accordingly by notification in the Gazette, and upon the publication of such notification all rights and privileges granted by such lease, and the unexpired term thereof, shall cease and determine:

Provided always that before making any such recommendation the board shall cause a notice in writing, stating their intention to make such recommendation, to be served on the lessee, or in case the lessee cannot be found, shall cause such notice to be inserted at least three times in a newspaper circulating in the police district nearest to the area leased, and also to be published once in the Gazette:

Provided further that no such recommendation shall be made until after the expiration of one month from the service or publication of such notice as aforesaid.

43. Upon receipt of a report from any inspector that a leased Cancellation for area is being so stripped of oysters or otherwise mismanaged by the mismanagement. lessee thereof that the production of oysters thereon has been so reduced as to threaten its partial or total destruction as an oysterbearing area, or that proper steps for cultivation have not after the first year been taken, the board may, by notice served or published as aforesaid, prohibit the further dredging of, or removal of oysters from such leased area, and may by the same or a like notice call upon the lessee to show cause why the lease of such area should not be cancelled. And the Governor may, on the recommendation of

the board, by notification in the Gazette, cancel the lease of any such area, and upon the publication of such notification all rights and privileges granted by such lease, and the unexpired term thereof, shall cease and determine:

Provided that no such recommendation shall be made until the expiration of one month from the service or publication of such lastmentioned notice.

When natural oysterbearing areas may be closed.

44. Whenever the board shall, upon the report of any inspector, or by their own inspection, be satisfied that the whole or any part of an ovster-bearing area, whether under lease or not, has by overdredging or from any other cause been reduced to such a state that the taking of oysters therefrom ought to be suspended, or that the oysters thereon are in such a condition as to be not fit for consumption as food, they may recommend the Governor to prohibit the taking of oysters from such area, and thereupon the Governor may, by notification in the Gazette, prohibit, for any term not exceeding three years the taking of oysters from such area.

If any person shall without lawful authority, at any time during the period mentioned in such notification, take or attempt to take oysters from any area described in such notification, such person shall incur a penalty not exceeding twenty pounds. And all oysters and the bags and packages containing them found in the possession of any person so offending may be seized, and upon conviction of the offender shall be forfeited to His Majesty. And the Governor may, in like manner, rescind, wholly or in part, any such notification: Provided always that when on areas under lease for oyster culture such reduction has, in the opinion of the board, resulted from natural causes only, such as floods or disease, the Governor may release the lessees of such areas from payment of rent for the period of such suspension.

The provisions of this and the two preceding sections shall apply to every lease issued under the Act forty-eight Victoria number six.

45. The Governor may, by notification in the Gazette, declare lands may be exempt any Crown land to be a public oyster reserve, and to be exempt from any power of leasing conferred by this Act, and, on the recommendation of the board, may in like manner cancel any such notification wholly

or in part.

Penalty for unlawful dredging or taking of oysters.

Portions of Crown

from leasing, or be

declared public ovster reserves.

> 46. All oysters on every public oyster reserve, or on Crown lands, or on any area from which the taking of oysters shall be prohibited under this Act, and all oysters taken therefrom without lawful authority, shall be the property of His Majesty; and if any person, without lawful authority, shall dredge for or otherwise take any oysters from any such reserve, Crown lands, or area, or shall be found dredging for or taking or attempting to take ovsters within the limits of any such reserve, Crown lands, or area, he shall be liable to a penalty not exceeding twenty pounds, and all oysters found

in his possession shall be deemed to be oysters unlawfully taken by him, and shall be seized, and, on his conviction, be forfeited to the use of His Majestv.

- 47. Nothing in this Act shall render liable to a penalty any Persons may take person who takes oysters from any public oyster reserve, or any oysters for their own Crown land, for his own personal consumption on the spot, provided that if such oysters shall be in a spawning condition, or shall have spat attached to them, it shall be lawful for any inspector to prohibit the taking of oysters from any such public oyster reserve or Crown land; and every person who shall take oysters therefrom shall be liable to a penalty of not more than five pounds.
- 48. It shall not be lawful for any person other than the lessee, Protection of leased his agents or servants, to do any of the following acts, namely:—

  areas.

(1) To take or in any way disturb or interfere with any oysters upon any leased area without the consent of the lessee.

(2) To cut or lop or remove mangroves or any timber from any leased area.

(3) To deposit upon or remove from any leased area any stone, ballast, rubbish, or substance, or to dredge or drag upon any leased area with any implement, unless by direction or authority of the board, or the proper officer of the Department of Harbours and Rivers, or the Navigation Department.

(4) To place upon any leased area any implement or thing likely to injure oysters, except for a lawful purpose of navigation or anchorage.

Every person who does any act in contravention of this section shall Penalties. be liable for the first offence to a penalty not exceeding five pounds, and for the second offence to a penalty not exceeding ten pounds, and for the third and any subsequent offence to a penalty not exceeding twenty pounds; and every such person shall be liable to make compensation to the lessee for all damage sustained by such lessee by reason of the unlawful act of such person, and in default of payment the same may be recovered by the lessee in any Court of competent jurisdiction. And in case of any lawful act under subsection three reasonable compensation shall be made therefor, subject however to the provisions of section thirty-nine of this Act.

- 49. Every person who shall gather or burn live oysters for the Penalty on burning purpose of converting their shells into lime whether he be the holder live oysters for lime of a leased area or not, shall for every such offence be liable to a penalty not exceeding fifty pounds.
- 50. (1) Every person selling oysters whether wholesale or by Licensing of oyster retail shall take out an annual license.
- (2) Such license shall be issued in a form to be prescribed by the regulations.

(3) The fee for every such license shall be twenty shillings, provided that if any such license shall be issued after the month of June and before the month of December in any year, the fee therefor shall be ten shillings; and such fees shall be paid to the Colonial Treasurer or to some officer authorised by him to receive license fees under this Act.

(4) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December

then next ensuing and no longer:

Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first day of December of the year then next ensuing.

(5) Every such license shall entitle the holder thereof to sell and dispose of oysters on any premises specified in such license, and from any cart, stand, basket, or other receptacle.

(6) Every person who shall so deal in or sell oysters without holding a license under this section shall be liable to a penalty not exceeding ten pounds.

(7) Every person who holds such a license shall, on the

demand of an inspector, produce the same for inspection.

Any holder of such a license, who, on the demand being made by an inspector, refuses to produce his license, shall be liable to a

penalty not exceeding two pounds.

51. Any inspector may enter any fish market, premises, place, or dwelling, or go on board any boat, and seize and take away any unmarketable oysters, or any parcel, box, or bag of oysters in which unmarketable oysters or oysters diseased or out of condition may be found: Provided always that the board may, in their discretion, order the restoration to the owner thereof of any or all of the oysters so seized.

Inspector may enter premises and boats and seize unmarketable oysters.

# PART V.

# LEGAL PROCEEDINGS AND MISCELLANEOUS PROVISIONS.

Recovery of penalties and forfeitures.

52. All penalties and forfeitures imposed or incurred by or under this Act, or by or under any regulation, may be recovered and enforced before a police or stipendiary magistrate or any two justices in petty sessions:

Appeal.

Provided that any person aggrieved by any conviction or order given or made under this section may appeal therefrom in the manner provided by the Justices Act of 1902.

Persons who may take proceedings.

53. All proceedings in respect of any such penalties or forfeitures may be taken by and in the name of any inspector, or assistant inspector, or by and in the name of any person specially authorised in 54. that behalf by the board.

54. In all cases where the defendant or person charged with Exemption to be any offence under this Act shall plead any of the exemptions therein proved by person contained, the proof thereof shall be upon such defendant or person pleading same. charged.

55. It shall be lawful for any police or stipendiary magistrate, Imprisonment may or for any justices before whom any proceedings may be taken in be imposed in lieu of respect of any offence against the provisions of this Act, or any pecuniary penalty. regulation, for which a pecuniary penalty only is imposed, to impose in lieu of any such pecuniary penalty a term of imprisonment not exceeding thirty days.

56. Every person committing any act hereinbefore declared to General penalty. be an "offence under this Act," or committing a breach of this Act or of any regulation, whether by wilful act or by refusal or neglect to act or otherwise, shall, when no specific penalty has been provided for such offence, be liable to a penalty not exceeding ten pounds, and to the forfeitures prescribed by section twenty-three hereof: Provided always that, for the purposes of this section, the word fish shall, where necessary, be deemed to include oysters and the spat of oysters.

57. All rents and fees due and payable under this Act may Recovery of rents be sued for and recovered by and in the name of the board on behalf and fees.

of the Crown.

58. The production of any of the undermentioned documents, What instrument, writings, or publications shall be conclusive evidence in all Courts as &c., to be evidence. to the several matters contained therein, and in the case of a lease or license, that the same was duly issued, namely:

(1) A receipt under the common seal of the board, and showing that the rent on any lease has been paid into the Colonial

Treasury.

(2) A lease signed by the Governor or a copy thereof under the

common seal of the board.

(3) Any license or a copy thereof issued in pursuance of this Act or the regulations, and in each case under the common seal of the board.

(4) A copy of the Gazette containing any notice, regulation, or proclamation purporting to be made under this Act.

59. Any person who shall assault, resist, or obstruct, or encourage Assaulting, &c., any other person to assault, resist, or obstruct, or shall use abusive in execution of their language to any inspector, or other person whomsoever in the execution duty. of his duty or authority under this Act shall be liable to a penalty not exceeding ten pounds, or to imprisonment for a term not exceeding six months. And the adjudicating magistrate or justices may, in addition to any such penalty, order a sum of money sufficient to cover any damage or injury sustained by the person so assaulted, resisted, or obstructed to be paid by the offender to such person, which sum shall be recoverable by and in the name of such person in the same manner as a penalty under this Act may be recovered.

Search for and seizure of fish.

60. All fish and oysters of which the taking possession, exposure for sale, consignment or purchase for sale is prohibited by this Act may be searched for, seized, condemned, and dealt with, according to law by any inspector or by any person holding the written authority of any justice, or any search warrant under the hand and seal of any justice, or by any person authorised by any regulation.

Disqualifications of twice-convicted persons.

61. Any person convicted a second time of an offence against any of the provisions of Part IV of this Act shall be liable to be disqualified from leasing any area for oyster culture.

Forfeiture of nets illegally used.

62. (1) Any net used in contravention of subsection three of section eleven, or of sections thirteen, twenty, or twenty-two, shall, on conviction by any court under this Act of the person so using it, be liable to forfeiture.

Inspector may seize such nets.

(2) Where, in the opinion of an inspector, a net has been or is being used in contravention of any of the said sections, such inspector may seize the net, and, upon conviction of the offender under any such sections, such net may be forfeited at the discretion of the court.

Disposal of nets forteited.

(3) Any net forfeited under this section may be destroyed or otherwise disposed of in such manner as the court by whom the same was forfeited may direct.

Board to institute experiments &c.

- 63. (1) It shall be lawful for the board from time to time to direct the institution and carrying out of experiments in methods of catching fish, and in the culture and propagation of fish and oysters, and to take steps for the discovery of fishing grounds and oyster beds and of grounds suitable for trawling off the sea coast. For the purposes of this section the Governor may by notification in the Gazette declare any Crown land to be reserved for experiments in the culture and propagation of fish or oysters. Crown land so reserved shall, for the purposes of this Act, be deemed to be a leased area, and to be vested in the board, who shall have and exercise over it all the powers and authorities which by this Act are conferred on a lessee.
- (2) The Governor by proclamation in the Gazette may grant to the board the right to establish a fishery in or over such Crown lands, or in or over any private lands with the consent of the owner or lessee (if any), on such terms and conditions as they may think fit, and in like manner may alter and rescind such grant.
- (3) The grant of a right to establish a fishery shall have the effect of vesting in the board the exclusive right during the continuance thereof:
  - Of stocking such area with fish, oysters, whelks, cockles, mussels, and any other varieties of crustaceans or molluscs, and of taking therefrom any such fish and their shells.

- Of vesting the property (at law or Equity) in any such fish and molluses, while the same are within the limits of such area, in such board, any rule of law to the contrary notwithstanding.
- Of vesting in such board the right to the influx and efflux of the tide into and over the aforesaid area by cutting the trench or passage through, or laying one or more pipes under the shore; also, the right to construct a sluice so as to permit the tide to ebb and flow into and from such area.
- Of vesting in such board the right to sell or otherwise dispose of fish and molluses from such area, provided that the proceeds of any sale of such fish or molluses is paid into the Consolidated Revenue.
- **64.** The Board shall as soon as possible after the thirty-first day Report by of December in every year report to the Governor as to the state of Board. the fisheries of the State, and such report shall be laid before both Houses of Parliament.

# SCHEDULES.

## FIRST SCHEDULE.

Sec. 2.

No. of Act.	Title of Act.						
44 Vic. No. 26	An Act to provide for the development and regulation of the Fisheries of the Colony.						
46 Vic. No. 25	An Act to amend the Fisheries Act, 1881.						
48 Vic. No. 6	An Act for the amendment of the Fisheries Act, 1881, the promotion of Oyster Culture, and the regulation of Oyster Fisheries.						
51 Vic. No. 26	An Act for the better preservation of Fish in Inland Waters.						
55 Vic. No. 15	An Act to prevent the use of certain Fishing-nets, known as Sunk Nets, and to make other provision subsidiary thereto.						
58 Vic. No. 4	An Act to amend the Fisheries Act of 1881 in certain respects.						

Secs. 9 and 22.

# SECOND SCHEDULE.

Lawful weights and sizes for fish.

		Weight avoirdupois or size.							
Red Bream									6 ounces.
Bream (Black)			:::				9.5.1	111	6 ,,
Tarwhine									7 ,,
Blackfish	111		- 1 1					1.1	6 "
Rock Cod (Blace	k or	Red)	1.01				411		6 ,,
Jurnet					1				4 ,,
Flathead									5 ,,
Sea Mullett									6 ,,
Other varietie									(3
Whiting		•••	•••	•••	•••				C "
Flounder	•••	•••		• • • •		•••		•••	1. "
7 7	•••		•••		i"		1 - 7	13.	4. "
0.1	•••	•••	• • • •		•••		•••		4.
Pike	•••	•••	•••	•••	• • • •	•••	•••	•••	,,
revally	•••	•••	•••	• • • •	•••		• • • •	••••	4 ,,
Farfish	• • •		•••		• • •	• • • •	•••		2 ,,
Long Tom				•••				•••	5 ,,
l'eraglin		•••				•••			12 ,,
Salmon									6 ,,
Groper									12 ,,
Kingfish									16 "
Vannygui									4 ,,
John Dory									8 "
Jewfish									16 ,,
Pigfish									8 ,,
Carp									6
Pilchard									$\stackrel{0}{2}$ ,,
Herrings		•••	• • • •			•••			9
		•••			• • • •			•••	4
Sergeant Baker		• • • •		• • • •	• • • •			•••	16
Moorwhong	•••		•••	•••	• • • • • • • • • • • • • • • • • • • •	•••	•••		0
Eels	••	• • • •	•••	• • • •	•••	•••		• • • •	o ,,
		Fre	sh-wat	er fishes	S.				
Cod (or Murray	Cod	)							$1\frac{1}{2}$ lb.
Perch (of kinds	Cou								8 ounces.
	,	•••	• • • •						C.
Carp		•••	• • •	•••	• • • •	•••		• • • •	C.
rench				. ••• ·					6
Bream (of kind	.s)	• • • •	•••	•••	• • • •		•••	•••	,,
Catfish		••••		• • • •			•••	•••	6 ,,
Frout (of kinds	)	•••		•••		•••	•••	•••	12 ,,
Lawful lengths	for C			sured a f the ta		e body.	from the	e eye	
Crayfish (Salt-v	vater)	from	eve to	tip of ta	ail				10 inches.
Prawns		de		do					11
Murray River 1	Cohete				•••			•••	0
multay miver	Longie	T (TIE	sii-wat	)				•••	0 ,,

By Authority: William Applegate Gullick, Government Printer, Sydney, 1903. [1s. 3d.]

I Certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Assembly Chamber, Sydney, 19 December, 1902, A.M.

F. W. WEBB, Clerk of the Legislative Assembly.

# New South Wales.



ANNO SECUNDO

# EDWARDI VII REGIS.

# Act No. 119, 1902.

An Act to remodel the law relating to the Fisheries of New South Wales; to substitute for the Commissioners of Fisheries a board to be called the Board of Fisheries for New South Wales; to repeal the various Acts relating to the fisheries and fishing in tidal and inland waters and to fishing-nets and other instruments for the capture of fish, the promotion of oyster culture and the regulation of oyster-fisheries, and to make better provision in relation thereto; to provide for the leasing in certain cases of Crown lands below high-water mark and in inland waters for the establishment of fisheries; for the leasing for oyster-culture of Crown lands in or abutting on tidal waters; for regulating the weights or dimensions of marketable fishes, including

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

J. H. CANN, Chairman of Committees of the Legislative Assembly.

including oysters, crayfish, and prawns; for the improvement of the supply of fish to consumers; the promotion and development of the industry of fishing; and for other purposes connected with or incidental to the matters aforesaid. [Assented to, 29th December, 1902.]

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

#### PART I.

# PRELIMINARY.

Short title and division.

1. (1) This Act may be cited as the "Fisheries Act, 1902," and is divided into Parts, as follows:—

PART I.—Preliminary—ss. 1-3.

PART II — Administration—ss. 4-10.

PART III.—NET AND LINE FISHING—88. 11-32.

PART IV.—Leases of Crown lands for oyster culture—ss. 33-51.

PART V.—Legal proceedings and miscellaneous provisions—ss. 52-64.

Operation of Act.

(2) The provisions contained in sections three to ten, both inclusive, shall come into force immediately upon the passing of this Act, and all the remaining sections shall come into force on the sixtieth day after such passing.

Repeal.
First Schedule.

Interpretation of

terms.

2. The Acts mentioned in the First Schedule hereto are hereby repealed, but, except as hereinafter provided, without prejudice to the past operation of, or to any right lawfully acquired, or penalty or forfeiture incurred under, any of the said Acts, or the regulations made thereunder; and the repeal herein enacted shall not operate to rescind, cancel, or repeal any proclamation, notification, or regulation made under the authority of any Act hereby repealed.

3. In the construction of this Act, and of all regulations made thereunder, the following expressions within inverted commas shall, unless inconsistent with the context, bear the meanings and include the matters and things hereinafter respectively assigned to them,

namely:—
"Authorised purpose" means any purpose indicated by the

provisions of this Act or the regulations.
"Board" means the Board of Fisheries for New South Wales
constituted under this Act.

"Boat"

"Boat" includes every vessel or punt of any description whatsoever.

"Chairman" means the chairman of the board.

"Crown lands" means and includes any foreshore as well as any land under the sea, within the territorial limits, or under any tidal or inland water, or under any river, lake, lagoon, or other water, in New South Wales, the property in which is by law vested in the Crown, or in any trustees for the purposes of public recreation or for any other public purposes, but exclusive of lands held under lease under this Act or under any Act hereby repealed.

"Fish" means and includes all or any of the varieties of marine or fresh water fishes and crustacea or marine animal life.

"Fisherman" means any person licensed under this Act to catch fish.

"Fixed engine" shall include stake-nets, bag-nets, putts, putchers, night-lines, and all fixed implements or engines for catching or for facilitating the catching of fish.

"Gaff" shall mean a metal hook fixed to either end of a rod or

stake.

"Governor" means the Governor with the advice of the Executive Council.

"Hand-line" means any line intended or used for the purpose of catching fish, to which not more than six fishing-hooks are attached.

"Hauling" includes easting, shooting, fixing, setting, placing, or staking.

"High-water mark" means the mean line between high-water at

spring tide and at neap tide.

"Inland waters" means and includes all rivers and creeks for that portion of their water course which is beyond the influence of the tides; also all fresh-water, lakes, lagoons, and ponds.

"Inspector" means and includes inspectors or assistant inspectors of fisheries, and inspectors of fisheries ex officio appointed

and created respectively under this Act.

"Justice" means any justice of the peace.

"Lease" means any lease issued under this Act or under any Act hereby repealed.

"Leased area" means any portion of land leased under this Act or under any Act hereby repealed.

"Leister" shall mean an instrument made of metal prongs fixed to either end of a rod or stake.

"Lessee" means any person holding a lease under this Act or under any Act hereby repealed.

" Long

"Long line or bultow" means any line intended or used for the purpose of catching fish, to which more than six fishing-hooks are attached.

"Oyster" means any bivalve mollusc of the family Ostreidæ which may be in or be introduced into any water.

"Prescribed" means prescribed by this Act or by any regulation or in any lease made thereunder.

"Regulations" means regulations made under the authority of this Act.

"Salmon" shall include all migratory fish of the genus salmon, whether known by the names hereinafter mentioned, that is to say, salmon, grilse, sea-trout, salmon-trout, smolt, parr, or by any other local name.

"Spat" means and includes the spat, brood, or ware of every kind of oyster below a size which may from time to time by regulation be declared to be marketable.

"Strokehall or snatch" shall mean and include any instrument or device, whether used with a rod and line or otherwise, for the purpose of foul-hooking any fish.

"Tidal Waters"—All waters which ebb and flow over Crown lands or over lands in the possession or under the control of the Crown or the board, within the territorial jurisdiction of the Crown in New South Wales, and every lake and lagoon in the said State ordinarily subject to the influence of the tides (although the communication with the sea may for the time be closed), the soil or bed whereof is the property of the Crown, or is in the possession or under the control of the Crown or the board, together with, in each case, the soil of such Crown lands or lands under the possession or control of the Crown or the board.

"Trout" shall include non-migratory fish of the genus salmon.

# PART II.

#### ADMINISTRATION.

4. (1) The duty of protecting, developing, and regulating the fisheries of New South Wales shall be vested in a board, which shall consist of a chairman and nine other members, to be called the "Board of Fisheries for New South Wales." The board shall by that name be a corporation, with perpetual succession and a common seal, with power to hold real and personal estate, and to sue and be sued, and to take and be the subject of all legal proceedings by such name.

(2) The duties, powers, and authority of the board shall extend to the territorial limits of the said State.

- (3) The board shall deal with all matters connected with or Dulies of the board concerning the better regulation of the fisheries, or any class, group, or portion thereof; the closure or opening of any tidal or inland fisheries; the supervision and protection thereof; the determination of the weight or sizes of marketable fishes; the size of marketable oysters; the dimensions, meshes, and mode of hauling of nets, and the employment of any other implements for the catching of fish; the acclimatisation of fish; the cultivation of fish and oysters; the development of the fishing industry; the exploration of offing grounds suitable for trawling; the improvement and cheapening of the supply of fish to the consumers; the protection of the interests of fishermen, and generally on all matters pertaining to the development and regulation of the fisheries within the territorial limits of New South Wales.
- 5. (1) The chairman of the board shall be appointed by the Constitution of Governor, and shall hold office for a term of three years, but shall be board. eligible for reappointment.

(2) The nine other members of the board shall also be appointed by the Governor.

Of such members—

(a) one shall be a licensed fisherman who has held a license for five years;

(b) one shall be a lessee who has held an oyster lease for five years;

(c) one shall be appointed by the Governor as representative of the inland fisheries;

(d) six shall be representatives of the Crown.

Each member of the board provided for in subsections (a), (b), and (c), shall be entitled to be paid at the rate of fifteen shillings per diem for every day on which he attends a meeting of the board, and shall be paid such travelling expenses as may be prescribed. Five members of the board shall constitute a quorum at any such meeting.

- (3) The term of office of every such member of the board shall be three years; but any such member shall be eligible for reappointment.
- (4) The board may from their own number appoint a deputy chairman, who shall have the same powers as the chairman, during the absence of the chairman through illness or any other cause.
- (5) The mode of resigning office as a member of the board, what shall constitute an extraordinary vacancy in the office of such member, and the mode of filling up the same, the places and times of meeting of the board, and all details in furtherance of the provisions of this Part relating to the said board, in respect to the nomination and appointment of members of such board, and the conduct of its business, shall be as prescribed.

Qualification of representative.

Appointment of inspectors and other officers.

Appointment of assistant inspectors.

Duties of assistant inspectors.

Inspectors of fisheries, ex officio.

Regulations.

6. Every natural born or naturalized subject of His Majesty, but no other person, shall be qualified to be a member of the board.

7. It shall be lawful for the Governor, on the recommendation of the board, to appoint such inspectors and other officers as he may think necessary for the purposes of this Act. And every such inspector and other officer shall act under the direction of, and be responsible for the due performance of his duties to, the board.

8. (1) The Governor, on the recommendation of the board may appoint any officer of Customs or officer in the Department of Navigation stationed at any coastal port or pilot station, other than Sydney or Newcastle, or any other person residing at any such port or station, or at any other place, to be an assistant inspector of fisheries for such extent of waters as the Governor may place under his supervision.

(2) Every such assistant inspector shall carry out the directions of the board and shall act in concert with the inspectors, and shall, where necessary, be paid such sum, in addition to his ordinary salary, as the Governor may appoint.

(3) Every officer of police of or above the rank of sergeant shall ex officio and within their respective districts be, and have the powers and authorities of, an inspector of fisheries.

9. The Governor may make, revoke, or alter regulations for the purposes of this Act mentioned, and also, in so far as express provision has not been made by this Act, and more particularly for—

(a) The conduct of business by the board, and for defining the duties of all officers and other persons upon whom any duty or authority is imposed or conferred under this Act, and the suspending and removing of officers.

(b) Prescribing the forms and conditions of all licenses, the persons by whom such licenses may be issued, and the mode of payment of license fees.

(c) Providing for the due transmission of and accounting for all moneys to the Treasury and Audit Departments respectively.

(d) Prescribing the mode of testing the length of nets, and the dimensions of the meshes of nets, and providing for the disposal of forfeited nets.

(e) Prescribing, notwithstanding anything contained in this Act or the Second Schedule hereto, the kinds, and the minimum weights or sizes of any species of fish, which may lawfully be caught, sold, consigned, or exposed for sale.

(f) Providing for the sale or other disposal of any underweight or undersize fish seized or forfeited under this Act, and of nets found in any waters without an owner or unclaimed.

(g) Providing for the hauling or landing of fishing nets in such a manner as to prevent, as far as practicable, the destruction of underweight or undersize fish.

(h)

Second Schedule.

(h) The general regulation of net and line fishing, as well in regard to modes, places, and times of usage as in all other respects.

(i) Determining all rights of priority in hauling nets, or dredging for oysters, as between fishermen, or fishermen and dredgermen, or between dredgermen only, netting or dredging on the same ground, and for preserving good order amongst persons engaged in fishing, and in oyster culture, or in any work in connection with the collection of spat.

(j) Regulating the removal of oysters from Crown lands, under such limitations as to the number of licensed dredgers or gatherers as the board shall deem fit, or as to the payment of prescribed license fees, and for the seizure and disposal of oysters unlawfully removed from Crown lands or public oyster reserves.

(k) Providing for the marking of the boundaries and the periodical inspection of public oyster reserves and leased areas, for vesting any such reserves in local trustees, and for the protection and regulation of all boundary beacons, buoys, or other marks.

(l) The allotment or sale of young or foreshore oysters on public oyster reserves and Crown lands to the holders of leased areas.

(m) Determining the size of marketable oysters, and for preventing the taking, consigning, selling, or exposing for sale of unmarketable oysters or oysters not in a condition fit for food.

(n) Disposing of or selling oysters seized or forfeited under this

(o) The protection and regulation of public oyster reserves and of oysters on Crown lands, and for the limitation and regulation of dredging for oysters by divers on such Crown lands.

(p) Compelling lessees to place and maintain a sufficient stock of oysters on their areas, and to cultivate such leases, and to return all spat and undersized oysters and oysters not in a condition fit for food, together with all dead shell, cultch, and substances dredged up from beds in such a manner as may be most beneficial for the preservation of such beds.

(q) Enforcing payment of rent or moneys overdue in respect of leased areas, or of areas in respect of which application for a lease has been made.

(r) Prescribing the terms and conditions under which leases for oyster culture and transfers thereof may be granted.

(s) Preventing the destruction of oysters or fish, and for preventing injury to fishing or oyster grounds by deposit of filth, refuse, or other deleterious matters, or by discharges from mining works, saw-mills, paper-mills, gas-works, or other manufactories, or boiling-down or wool-washing establishments, and for

for prohibiting such matters from being deposited in tidal or inland waters, or into any water-course, whether dry or not, leading into the same.

(t) Preventing lessees and other persons from disposing of cultch or any dredged refuse so as to impede the access by water to Crown or private land abutting on leased areas.

(u) Compelling lessees and fishermen to mark their boats, and prescribing the manner in which they shall be marked.

(v) The times, seasons, and places at which the taking of trout or salmon shall commence and cease, or be prohibited or permitted.

(w) Any other matter or thing which shall in any manner relate to fisheries or oyster fisheries.

(x) Giving effect to the provisions of this Act as to all details whatsoever.

It shall be lawful in any such regulations to provide for their enforcement by the imposition of a penalty not exceeding in any case the sum of fifty pounds. And all such regulations shall, on publication in the Gazette, have the full force of law, and a copy thereof shall be laid before the Legislative Council and Legislative Assembly, within fourteen days after the making thereof, if Parliament be then in session, and if not, then within fourteen days after the commencement of its then next ensuing session.

Right of entry.

10. For the purpose of giving effect to or carrying out any regulation made under the authority of the next preceding section, every inspector and every officer duly authorised in that behalf by the loarl, shall have a right of entry on all lands whatsoever for purposes of inspection or survey, or of erecting and maintaining beacons or other marks for or in connection with the boundaries of leased areas or public oyster reserves.

# PART III.

# NET AND LINE FISHING.

Notification of close fisheries.

- 11. (1) The board may, by notice in the Gazette from time to time, declare that any specified tidal or inland water or portion thereof shall be closed against
  - (a) The taking of any species of trout or salmon by any means whatever;
  - (b) Fishing generally, and by any method of capture;
  - (c) The use of fishing-nets and fishing-lines, or of either of such methods of catching fish,

during any specified time in any year: Provided that the board may, in like manner, rescind or vary any such notice. (2)

- (2) All water so specified shall be termed "close fisheries," and the months during which the same are so declared to be closed, "close months."
- (3) If any person shall, in any close fishery closed against fishing generally, during any close month, haul any net or fix or place or use any line, implement, weir, or other structure or thing whatsoever, for the purpose of catching, taking, or enclosing fish, or in such manner that fish might be caught, taken, or enclosed thereby, or is in possession of fish taken from such close fishery, such person and every person aiding or assisting him, or being in any boat with him during the commission of the offence, shall be liable to a penalty not exceeding fifteen pounds. And the like penalty shall be incurred by any person who, in any close fishery closed against the use of fishingnets, shall during any close month haul or fix or place any net, or who, in any close fishery closed against the use of fishing-lines, shall use any fishing-line for the purpose of catching, taking, or enclosing fish, or in such manner that fish might be caught, taken, or enclosed thereby.
- 12. For the more effectual conservation of the fish supply, and Proclamation closing for the protection of the spawning and feeding grounds for immature waters against use of fish it shall be lawful for the Governor from time to time when fishing nets, &c. fish, it shall be lawful for the Governor from time to time, when so advised by the board, to declare by proclamation to be published in the Gazette, and by notice published in some newspaper circulating in the police district nearest to the water mentioned in such notice, that the whole or any defined portion of any tidal or inland water shall be closed against the use of fishing-nets and fishing-lines, or of either of such methods of catching fish, for such term as the Governor shall think fit. Any such proclamation and notice may at any time be rescinded or varied by a proclamation and notice published as aforesaid.

13. If any person shall in contravention of any proclamation Penalty for fishing in under the next preceding section, haul any net or place any fishing-closed waters. line for the purpose of taking or capturing fish, or by which fish may be taken or captured within the limits of the waters or area defined or described in such proclamation, such person shall be liable for the first offence to a penalty not exceeding fifteen pounds and for the second or any subsequent offence to a penalty not exceeding twenty pounds, and every person aiding or assisting in the hauling or otherwise fixing of such net or placing such fishing line, or being in any boat from which any net or fishing-line shall be hauled or placed in contravention of any such proclamation shall be liable to like penalties. inspector may, with or without warrant, apprehend and take before one or more justices any person found offending against the provisions of this section, to be dealt with as hereinafter provided.

Net boats to be licensed.

14. (1) Every boat used, or intended to be used, for catching fish for sale, by any method whatever, any of the varieties of fish shall be licensed.

(2) Any person who so uses such a boat which has not been licensed shall be liable to a penalty not exceeding two pounds.

(3) Such license shall be issued in a form to be prescribed

by the regulations.

- (4) The fee for every such license shall be five shillings provided that if any such license shall be issued after the month of June and before the month of December in any year the fee therefor shall be two shillings and sixpence; and such fees shall be paid to the Colonial Treasurer, or to some officer authorised by him to receive license fees under this Act.
- (5) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December then next ensuing and no longer:

Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first

day of December of the year then next ensuing.

(6) Every boat licensed under this section shall have painted in legible figures of such size and description, and in such conspicuous place as may be prescribed, the registration number of such boat under letters "L.F.B.," which shall be understood to mean "licensed fishing-boat."

Fishermen to be licensed.

- 15. (1) Every person catching or attempting to eatch fish for sale by any method in or upon any tidal or inland waters shall hold a license, to be issued in the prescribed form.
- (2) The fee for such license shall be five shillings, provided that if any such license shall be issued after the month of June, and before the month of December in any year the fee therefor shall be two shillings and sixpence, and such fees shall be paid to some one of the persons specified in section fourteen hereof as entitled to receive license fees.
- (3) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December then next ensuing and no longer:

Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first day of December of the year then next ensuing.

(4) If any person, without lawful authority shall catch or attempt to catch, for sale, by any method whatever, any fish in any such waters without having first obtained such license, or shall on demand of any inspector fail to produce such license, he shall be liable for every such offence to a penalty not exceeding forty shillings.

16.

16. All persons selling or exposing for sale fish or ovsters at Persons to furnish any fish market shall, if so requested, furnish in writing to the board returns of fish. a weekly statement of all fish and ovsters consigned to or received by them, and shall state the quantity of each species of fish and the waters they were captured in. Any person failing to furnish such statement every week shall be liable to a penalty not exceeding two

17. All persons other than those specified in the preceding Other persons to section who receive fish for sale from fishermen, or from the waters supply returns. they are taken from, and do not sell them through a fish market, shall, if so requested, comply with the requirements of the preceding section, and shall be liable to a similar penalty if such requirements are not

complied with.

18. The Governor may, from time to time, by proclamation in What nets shall be the Gazette declare what length and depth of net and size of mesh lawful. for the whole or any part of a fishing net shall, when used or intended to be used in any specified water or waters for catching any specified kind or kinds of fish, be a lawful net, and also the lengths of hauling lines which it shall be lawful to attach thereto.

19. Nothing in the next preceding section shall apply to bona Exemption of nets, fide naturalist's nets or dredges, or other implements used for the &c., used for scientific purposes. purpose of catching specimens for scientific purposes, provided that the

person so fishing is the holder of a permit issued by the board.

20. If any person shall, for the purpose of catching fish, use any Penalties for using net of a length or depth greater, or having meshes smaller than such unlawful nets. as are specified by the board, or than have, in and for any particular water, or for catching any specified kinds of fish, been declared lawful by proclamation, such person shall be deemed to be using an unlawful net, and shall, for the first offence, be liable to a penalty not exceeding five pounds, and for a subsequent offence to a penalty not exceeding twenty pounds. And every person aiding or assisting in the use of such unlawful net, or being in the same boat as the offender at the time of the commission of any such offence as aforesaid, shall be liable to the like penalties.

21. It shall be unlawful to drag or to draw ashore any net Method of dragging containing fish in such a way or to such a distance from the water as or drawing nets. to prevent underweight or undersize fish from escaping through the meshes or by the wings of the net into the water, or to allow such

offending against this section shall for every such offence be liable to a penalty not exceeding two pounds.

22. The setting of any net, netting, brushwood, or other substance Waters not to be across or within any bay, inlet, river, or creek, or across or around stalled. any flat, in tidal or inland waters, in such a manner that fish enclosed thereby are, or may be left, stranded, or that immature fish may be destroyed thereby, is hereby declared to be an offence under this Act.

undersized or underweight fish to remain on the shore, and any person

It shall be unlawful to place, set, or use in inland waters any trap or device enclosed with wire or wire netting with wings so attached as to impede the free passage of fish on either side of the trap or device, and any person found offending against this section shall be liable to a penalty not exceeding two pounds, and such trap or device and wings shall be forfeited.

Penalties for having underweight or undersize fish in possession.

Second Schedule.

23. (1) If any person shall without lawful authority have in his possession, or on his premises, or in his boat, or shall sell or consign for sale, any fish of any of the species mentioned in the Second Schedule hereto of a less weight or size than that set opposite the name of such fish in such Schedule, or prescribed by any regulation, he shall be liable to a penalty not exceeding two pounds for the first offence, and for the second or any subsequent offence to a penalty not exceeding five pounds.

(2) All such underweight and undersize fish, shall be

forfeited and be disposed of in accordance with the regulations.

(3) Any inspector may seize any fish which are liable to forfeiture under this section, and take the same before any justice, or any officer or person authorised by the board in that behalf who, upon test thereof, shall declare whether or not such fish are under weight or under size, and if he declare them to be so, shall order them to be forfeited and to be disposed of in accordance with the regulations.

(4) The provisions of this section shall not apply to any curator of a museum or zoological collector holding a permit from the board, or to a member of the board, or any inspector, or to any aboriginal taking or being in possession of fish for his own consumption.

(5) If any person shall at any time either sell, or cause to be sold, or shall offer or expose for sale, or shall have in his possession or control for purposes of sale any fish known as or called the "Crayfish" of a size less than that prescribed in the Second Schedule, or any female of such fish of whatsoever size having eggs or spawn attached beneath its body, or which has been captured with eggs or spawn so attached, he shall, upon conviction, forfeit and pay for every such offence a penalty or sum not exceeding five pounds.

Dynamite, &c., not to be used.

24. (1) It shall not be lawful by the explosion of dynamite or any explosive substance, or by means of any poisonous or noxious thing, to destroy or take fish in any tidal or inland waters. And if any person shall explode any dynamite or any explosive substance in or under such waters, or place or cause to flow thereinto any poisonous or noxious thing, such person and all other persons assisting or being at the time in company of such person shall for every such offence be severally liable to a penalty not exceeding forty pounds and not less than ten pounds. But nothing herein contained shall apply to any person duly authorised by the persons and in the manner to be prescribed by the regulations to explode torpedoes or dynamite in any such waters.

(2) If any person is found in possession of, or has in his boat, any dynamite or other explosive substance immediately after such explosion it shall be prima facie evidence that such person caused such explosion.

25. (1) If in any tidal water any person shall wilfully or Penalty for damaging maliciously drive or place any stake, log, stone, or other thing lawful nets by placing obstacles on hauling whatsoever, likely to damage a fishing-net if dragged over or against ground. it, or within the reach of a fishing-net of lawful depth, and if any damage shall be sustained by any lawful fishing-net through coming into contact with such stake, log, stone, or thing, such person shall be liable to a penalty not exceeding ten pounds, and in addition shall pay such compensation to the owner of such net as may be awarded by the adjudicating justices.

(2) Any person who shall place or moor a boat in such a position as to obstruct any fisherman from hauling a lawful net to shore, on any recognised hauling ground, and who, on being requested by such fisherman to remove or discontinue such obstruction, shall without reasonable or lawful excuse refuse or neglect so to do, shall

be guilty of an offence under this Act.

26. Every person who shall be found using a fishing-net or long Netters, &c., to give line or bultow in any prohibited water shall, on demand, give his name and residence true name and residence to any inspector or instice on to any owner demanded, &c. true name and residence to any inspector or justice, or to any owner or occupier of land bordering such water, or over which it ebbs and flows. And if any such person shall refuse or neglect to comply with such demand, or shall give a false or fictitious name or residence, he

shall be liable to a penalty not exceeding ten pounds.

27. Notwithstanding anything in this Act, it shall not be lawful Net-fishing in for any person to cast, set, or place any net of any kind whatsoever in Brisbane Water. any of the waters of Brisbane Water or its tributaries north of a line drawn from Box or Hawk Head to Green Point, for the purpose of catching, or adapted to catch, or capable of catching fish, and whether within the waters of such inlet or its tributaries subject to or beyond the influence of the tide. Any person who casts, sets, or places any such Penalty. net contrary to the provisions of this Act, or is found in possession of a net on such waters shall incur a penalty not exceeding ten pounds for the first offence, and for a second or subsequent offence a penalty not exceeding twenty pounds, and every such net, and all lines, leads, corks, and gear connected therewith shall be liable to be forfeited to His Majesty upon conviction of the offender.

# SALMON AND TROUT FISHERIES.

28. No person shall buy, sell, or expose for sale, or have in his Penalty for buying, possession any salmon or trout during any period in which the taking selling, &c., salmon of salmon or trout during of salmon or trout is prohibited, and any person acting in contravention prohibited periods.

of this section, shall forfeit any fish so bought, sold, or exposed for sale or in his possession, and shall incur a penalty not exceeding two pounds, but this section shall not apply to any person buying, selling, or exposing for sale, or having in his possession salmon cured, pickled, or dried.

Penalty for catching salmon or trout other than by rod or

29. No person shall catch or attempt to catch salmon or trout except by rod and line in any inland waters, and any person catching or attempting to catch salmon or trout by any other means, shall incur a penalty not exceeding two pounds for each offence, and shall forfeit all salmon or trout caught in contravention of this section, and all nets or other instruments used or placed for catching such salmon or trout.

Penalty for doing certain things for the that is to say, purpose of catching salmon or trout.

- 30. No person shall do the following things or any of them,
  - (1) Use any light for the purpose of catching salmon or trout.
  - (2) Use any spear, leister, gaff, strokehall, snatch, or other like instrument for catching salmon or trout.
  - (3) Have in his possession a light or any of the foregoing instruments under such circumstances as to satisfy the Court before whom he is tried, that he intended at the time to catch salmon or trout by means thereof, and any person acting in contravention of this section shall incur a penalty not exceeding five pounds, and shall forfeit any instrument used by him or found in his possession in contravention of this section; but this section shall not apply to any person using a gaff or hand net as an auxiliary to angling with a rod and line.

Penalty for buying, selling, &c., or having in his possession, any

31. No person shall buy, sell, or expose for sale, or have in his possession, any salmon or trout roe, and any person acting in salmon or trout roe. contravention of this section shall incur a penalty not exceeding two pounds, and shall forfeit all roe found in his possession, but this section shall not apply to any person who uses or has in his possession roe for artificial propagation or other scientific purposes, or gives any reason satisfactory to the court by whom he is tried for having the same in his possession.

No fixed engine shall be placed or used for catching salmon or trout.

32. No fixed engine of any description shall be placed or used for catching salmon or trout in any inland or tidal waters; and any engine placed or used in contravention of this section may be taken possession of or destroyed; and any engine so placed or used, and any salmon or trout taken by such engine, shall be forfeited, and in addition thereto the owner of any engine placed or used in contravention of this section shall for each day of so placing or using the same incur a penalty not exceeding ten pounds; and for the purposes of this section a net that is secured by anchors or otherwise temporarily fixed to the soil shall be deemed to be a fixed engine.

It shall be unlawful for any person to do any of the following Penalty for doing things :-

(1) Wilfully take or attempt to take any unclean or unseasonable salmon or trout, or the young of salmon or trout;

(2) buy, sell, or expose for sale, or have in his possession any unclean or unseasonable salmon or trout, or the young of salmon or trout;

(3) place any device or implement in any river for the purpose

of obstructing the passage of salmon or trout;

(4) wilfully destroy any spawning bed, or any bank or shallow on which the spawn of salmon or trout may be deposited;

(5) wilfully disturb or attempt to catch salmon or trout when spawning, or when on or near their spawning beds, and any person acting in contravention of this section shall be liable to a penalty of five pounds, and all nets, rods, lines, devices, and instruments used in committing any of the above offences shall be forfeited. But nothing herein contained shall apply to any person who may have obtained such young of salmon or trout, or salmon or trout when spawning, or when on or near their spawning beds for artificial propagation, or other scientific purposes.

# PART IV.

Leases of Crown lands for oyster culture.

33. The Governor may, on the recommendation of the board, Governor may lease lease Crown lands for oyster culture for any term not exceeding Crown lands for fifteen years of any specified area at a wordy routel not exceeding oyster culture. fifteen years of any specified area, at a yearly rental not exceeding one pound per one hundred lineal yards, provided that no area shall be leased which shall be less than five hundred yards to any person who is not already an oyster lessee; and on the application of the lessee during the last year but one of the currency of any such lease, the Governor may, on the like recommendation and with the like approval, renew the term for a like period at the same rental, and with such limitations in other respects as he may approve.

34. The Governor may, on the recommendation of the board, Lease for oyster offer by auction or tender the lease for any term not exceeding ten culture. years, of any specified area of Crown land for oyster culture, at a rental calculated on the area of such Crown land so offered for lease, or at a rental, as prescribed by regulation or fixed in any particular case by the board; and on the application of the lessee during the last

year but one of the currency of any such lease the Governor may, on the like recommendation, renew the term for a like period, but subject to such conditions of rent and such limitations in other respects as he may approve:

Rights rending issue of leases.

Provided that the purchaser of the lease of any area under this Act shall, upon payment of the rent therefor for the first year, be deemed to be in actual and absolute possession of such area for all purposes of this Act, notwithstanding that the deed of lease shall not have been issued; and such purchaser, or any inspector, may seize any oysters removed therefrom without lawful authority; and any person who shall be found unlawfully dredging, taking, or attempting to take oysters in or from such area shall be liable to a penalty not exceeding twenty-five pounds, and all oysters found at the time in possession of such person shall be deemed to have been unlawfully taken by him, and may be forthwith returned.

Property and rights conferred by lease.

35. Every lease issued under the two next preceding sections shall vest in the lessee, his executors, administrators, and assigns, all oysters within the area leased, and the exclusive right, during the currency of the lease or any renewal thereof, of laying and planting oysters on, and of dredging and taking oysters from, the area leased, but subject always to the several provisions of this Act and of any regulations, and the right of any inspector or authorised officer to enter upon such area.

Abutting land not included in lease.

36. Occupation under any such lease shall not give any right to the lessee to occupy or to use any portion of Crown lands abutting on but not included in his lease, except for such purposes and during such times as may be prescribed.

Lessed area how des ribed.

**37.** Any leased area may be described in the lease by reference to posts, stakes, buoys, marks, connections, or natural features showing the limits of such leased area in a manner sufficient to allow of their identification.

Surrender of lease.

38. The Governor may, on the recommendation of the board, accept a surrender of any such lease, after the second year of its currency, in any case where it shall appear, to the satisfaction of the board, that oyster culture cannot be carried on upon the leased area with any reasonable hope of success, or where, for any other reason, the board shall report in favour of such surrender.

Reclamation rights under Crown Lands Acts preserved. 39. Every leased area shall be subject to all reclamation rights conferred by the Crown Lands Act of 1884, or any Act amending the same, and to such conditions, provisions, and limitations as may from time to time be prescribed by the regulations or approved by the Governor, and subject to the right of the Crown to carry out public works upon the area or its immediate vicinity without compensation.

Resumption of leases under Acts hereby repealed.

40. The Governor may, on the recommendation of the board, resume wholly or in part any area a lease whereof has been granted

under

under any of the Acts hereby repealed, but subject to the payment by the Crown to the lessee thereof of compensation for the loss of such area or part thereof: Provided that should the lessee of any area so resumed be dissatisfied with the amount of compensation offered to him he shall have the right to require the matter of compensation to be determined by arbitration pursuant to the Act fifty-fifth Victoria number thirty-two, and the award thereunder shall be conclusive on all parties:

Provided that the Crown shall not be liable to pay compensation for the resumption of any lease that has been issued with a provision relieving the Government from liability for any damage or injury that might be done to the area leased or to the oysters thereon, by the

carrying out of public works.

41. Any lessee who shall at any time be in arrear with the Lessees in arrear rent on any one or more leased areas shall not be entitled to take with rent not to take rent on any one or more leased areas shall not be entitled to take oysters or be granted oysters from any such area, or to lease a further area until such further areas. overdue rent shall have been paid, and such lease shall be liable to forfeiture if the rent is not paid within the time prescribed.

42. If it shall appear to the board that any lessee has not Board may within a period of one year from the date of his lease taken proper recommend cancellameasures to carry out the conditions of his lease, and cultivate the certain cases. area leased, they may recommend the Governor to cancel the lease. And the Governor shall have power to cancel the same accordingly by notification in the Gazette, and upon the publication of such notification all rights and privileges granted by such lease, and the unexpired term thereof, shall cease and determine:

Provided always that before making any such recommendation the board shall cause a notice in writing, stating their intention to make such recommendation, to be served on the lessee, or in case the lessee cannot be found, shall cause such notice to be inserted at least three times in a newspaper circulating in the police district nearest to the area leased, and also to be published once in the Gazette:

Provided further that no such recommendation shall be made until after the expiration of one month from the service or publication of such notice as aforesaid.

43. Upon receipt of a report from any inspector that a leased Cancellation for area is being so stripped of oysters or otherwise mismanaged by the mismanagement. lessee thereof that the production of oysters thereon has been so reduced as to threaten its partial or total destruction as an oysterbearing area, or that proper steps for cultivation have not after the first year been taken, the board may, by notice served or published as aforesaid, prohibit the further dredging of, or removal of oysters from such leased area, and may by the same or a like notice call upon the lessee to show cause why the lease of such area should not be cancelled. And the Governor may, on the recommendation of

the board, by notification in the Gazette, cancel the lease of any such area, and upon the publication of such notification all rights and privileges granted by such lease, and the unexpired term thereof, shall cease and determine:

Provided that no such recommendation shall be made until the expiration of one month from the service or publication of such lastmentioned notice.

When natural oyster-

44. Whenever the board shall, upon the report of any inspector, bearing areas may be or by their own inspection, be satisfied that the whole or any part of an oyster-bearing area, whether under lease or not, has by overdredging or from any other cause been reduced to such a state that the taking of oysters therefrom ought to be suspended, or that the oysters thereon are in such a condition as to be not fit for consumption as food, they may recommend the Governor to prohibit the taking of oysters from such area, and thereupon the Governor may, by notification in the Gazette, prohibit, for any term not exceeding three years the taking of oysters from such area.

If any person shall without lawful authority, at any time during the period mentioned in such notification, take or attempt to take ovsters from any area described in such notification, such person shall incur a penalty not exceeding twenty pounds. And all oysters and the bags and packages containing them found in the possession of any person so offending may be seized, and upon conviction of the offender shall be forfeited to His Majesty. And the Governor may, in like manner, rescind, wholly or in part, any such notification: Provided always that when on areas under lease for oyster culture such reduction has, in the opinion of the board, resulted from natural causes only, such as floods or disease, the Governor may release the lessees of such areas from payment of rent for the period of such suspension.

The provisions of this and the two preceding sections shall apply to every lease issued under the Act forty-eight Victoria number six.

Portions of Crown lands may be exempt from leasing, or be declared public oyster reserves.

45. The Governor may, by notification in the Gazette, declare any Crown land to be a public ovster reserve, and to be exempt from any power of leasing conferred by this Act, and, on the recommendation of the board, may in like manner cancel any such notification wholly or in part.

Penalty for unlawful dredging or taking of oysters.

46. All oysters on every public oyster reserve, or on Crown lands, or on any area from which the taking of oysters shall be prohibited under this Act, and all oysters taken therefrom without lawful authority, shall be the property of His Majesty; and if any person, without lawful authority, shall dredge for or otherwise take any oysters from any such reserve, Crown lands, or area, or shall be found dredging for or taking or attempting to take oysters within the limits of any such reserve, Crown lands, or area, he shall be liable to a penalty not exceeding twenty pounds, and all oysters found

in his possession shall be deemed to be oysters unlawfully taken by him, and shall be seized, and, on his conviction, be forfeited to the use

of His Majesty.

47. Nothing in this Act shall render liable to a penalty any Persons may take person who takes oysters from any public oyster reserve, or any oysters for their own Crown land, for his own personal consumption on the spot, provided that if such oysters shall be in a spawning condition, or shall have spat attached to them, it shall be lawful for any inspector to prohibit the taking of oysters from any such public oyster reserve or Crown land; and every person who shall take oysters therefrom shall be liable to a penalty of not more than five pounds.

48. It shall not be lawful for any person other than the lessee, Protection of leased his agents or servants, to do any of the following acts, namely:—

(1) To take or in any way disturb or interfere with any oysters upon any leased area without the consent of the lessee.

(2) To cut or lop or remove mangroves or any timber from any

leased area.

(3) To deposit upon or remove from any leased area any stone, ballast, rubbish, or substance, or to dredge or drag upon any leased area with any implement, unless by direction or authority of the board, or the proper officer of the Department of Harbours and Rivers, or the Navigation Department.

(4) To place upon any leased area any implement or thing likely to injure oysters, except for a lawful purpose of navigation

or anchorage.

Every person who does any act in contravention of this section shall Penalties. be liable for the first offence to a penalty not exceeding five pounds, and for the second offence to a penalty not exceeding ten pounds, and for the third and any subsequent offence to a penalty not exceeding twenty pounds; and every such person shall be liable to make compensation to the lessee for all damage sustained by such lessee by reason of the unlawful act of such person, and in default of payment the same may be recovered by the lessee in any Court of competent jurisdiction. And in case of any lawful act under subsection three reasonable compensation shall be made therefor, subject however to the provisions of section thirty-nine of this Act.

49. Every person who shall gather or burn live oysters for the Penalty on burning purpose of converting their shells into lime whether he be the holder live oysters for lime. of a leased area or not, shall for every such offence be liable to a penalty not exceeding fifty pounds.

50. (1) Every person selling oysters whether wholesale or by Licensing of oyster retail shall take out an annual license.

(2) Such license shall be issued in a form to be prescribed by the regulations.

(3) The fee for every such license shall be twenty shillings, provided that if any such license shall be issued after the month of June and before the month of December in any year, the fee therefor shall be ten shillings; and such fees shall be paid to the Colonial Treasurer or to some officer authorised by him to receive license fees under this Act.

(4) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December

then next ensuing and no longer:

Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first day of December of the year then next ensuing.

(5) Every such license shall entitle the holder thereof to sell and dispose of oysters on any premises specified in such license,

and from any cart, stand, basket, or other receptacle.

(6) Every person who shall so deal in or sell oysters without holding a license under this section shall be liable to a penalty not exceeding ten pounds.

(7) Every person who holds such a license shall, on the

demand of an inspector, produce the same for inspection.

Any holder of such a license, who, on the demand being made by an inspector, refuses to produce his license, shall be liable to a

penalty not exceeding two pounds.

51. Any inspector may enter any fish market, premises, place, or dwelling, or go on board any boat, and seize and take away any unmarketable oysters, or any parcel, box, or bag of oysters in which unmarketable oysters or oysters diseased or out of condition may be found: Provided always that the board may, in their discretion, order the restoration to the owner thereof of any or all of the oysters so seized.

Inspector may enter premises and boats and seize unmarketable oysters.

#### PART V.

# LEGAL PROCEEDINGS AND MISCELLANEOUS PROVISIONS.

Recovery of penalties and forfeitures.

**52.** All penalties and forfeitures imposed or incurred by or under this Act, or by or under any regulation, may be recovered and enforced before a police or stipendiary magistrate or any two justices in petty sessions:

Appeal.

Provided that any person aggrieved by any conviction or order given or made under this section may appeal therefrom in the manner provided by the Justices Act of 1902.

Persons who may take proceedings.

53. All proceedings in respect of any such penalties or forfeitures may be taken by and in the name of any inspector, or assistant inspector, or by and in the name of any person specially authorised in that behalf by the board.

54. In all cases where the defendant or person charged with Exemption to be any offence under this Act shall plead any of the exemptions therein proved by person contained, the proof thereof shall be upon such defendant or person charged.

55. It shall be lawful for any police or stipendiary magistrate, Imprisonment may or for any justices before whom any proceedings may be taken in be imposed in lieu of respect of any offence against the provisions of this Act, or any pecuniary penalty. regulation, for which a pecuniary penalty only is imposed, to impose in lieu of any such pecuniary penalty a term of imprisonment not exceeding thirty days.

56. Every person committing any act hereinbefore declared to General penalty, be an "offence under this Act," or committing a breach of this Act or of any regulation, whether by wilful act or by refusal or neglect to act or otherwise, shall, when no specific penalty has been provided for such offence, be liable to a penalty not exceeding ten pounds, and to the forfeitures prescribed by section twenty-three hereof: Provided always that, for the purposes of this section, the word fish shall, where necessary, be deemed to include oysters and the spat of oysters.

57. All rents and fees due and payable under this Act may Recovery of rents be sued for and recovered by and in the name of the board on behalf and fees.

of the Crown.

58. The production of any of the undermentioned documents, what instrument, writings, or publications shall be conclusive evidence in all Courts as &c., to be evidence. to the several matters contained therein, and in the case of a lease or license, that the same was duly issued, namely :-

(1) A receipt under the common seal of the board, and showing that the rent on any lease has been paid into the Colonial Treasury.

(2) A lease signed by the Governor or a copy thereof under the

common seal of the board.

(3) Any license or a copy thereof issued in pursuance of this Act or the regulations, and in each case under the common seal of the board.

(4) A copy of the Gazette containing any notice, regulation, or proclamation purporting to be made under this Act.

59. Any person who shall assault, resist, or obstruct, or encourage Assaulting, &c., any other person to assault, resist, or obstruct, or shall use abusive in execution of their language to any inspector, or other person whomsoever in the execution duty. of his duty or authority under this Act shall be liable to a penalty not exceeding ten pounds, or to imprisonment for a term not exceeding six months. And the adjudicating magistrate or justices may, in addition to any such penalty, order a sum of money sufficient to cover any damage or injury sustained by the person so assaulted, resisted, or obstructed to be paid by the offender to such person, which sum shall be recoverable by and in the name of such person in the same manner as a penalty under this Act may be recovered. 60.

Search for and seizure of fish.

60. All fish and oysters of which the taking possession, exposure for sale, consignment or purchase for sale is prohibited by this Act may be searched for, seized, condemned, and dealt with, according to law by any inspector or by any person holding the written authority of any justice, or any search warrant under the hand and seal of any justice, or by any person authorised by any regulation.

Disqualifications of twice-convicted persons. 61. Any person convicted a second time of an offence against any of the provisions of Part IV of this Act shall be liable to be disqualified from leasing any area for oyster culture.

Forfeiture of nets illegally used.

62. (1) Any net used in contravention of subsection three of section eleven, or of sections thirteen, twenty, or twenty-two, shall, on conviction by any court under this Act of the person so using it, be liable to forfeiture.

Inspector may seize such nets.

(2) Where, in the opinion of an inspector, a net has been or is being used in contravention of any of the said sections, such inspector may seize the net, and, upon conviction of the offender under any such sections, such net may be forfeited at the discretion of the court.

Disposal of nets forfeited.

(3) Any net forfeited under this section may be destroyed or otherwise disposed of in such manner as the court by whom the same was forfeited may direct.

Board to institute experiments, &c.

- 63. (1) It shall be lawful for the board from time to time to direct the institution and carrying out of experiments in methods of catching fish, and in the culture and propagation of fish and oysters, and to take steps for the discovery of fishing grounds and oyster beds and of grounds suitable for trawling off the sea coast. For the purposes of this section the Governor may by notification in the Gazette declare any Crown land to be reserved for experiments in the culture and propagation of fish or oysters. Crown land so reserved shall, for the purposes of this Act, be deemed to be a leased area, and to be vested in the board, who shall have and exercise over it all the powers and authorities which by this Act are conferred on a lessee.
- (2) The Governor by proclamation in the Gazette may grant to the board the right to establish a fishery in or over such Crown lands, or in or over any private lands with the consent of the owner or lessee (if any), on such terms and conditions as they may think fit, and in like manner may alter and rescind such grant.
- (3) The grant of a right to establish a fishery shall have the effect of vesting in the board the exclusive right during the continuance thereof:
  - Of stocking such area with fish, oysters, whelks, cockles, mussels, and any other varieties of crustaceans or molluscs, and of taking therefrom any such fish and their shells.

    Of

- Of vesting the property (at law or Equity) in any such fish and molluses, while the same are within the limits of such area, in such board, any rule of law to the contrary notwithstanding.
- Of vesting in such board the right to the influx and efflux of the tide into and over the aforesaid area by cutting the trench or passage through, or laying one or more pipes under the shore; also, the right to construct a sluice so as to permit the tide to ebb and flow into and from such area.
- Of vesting in such board the right to sell or otherwise dispose of fish and molluses from such area, provided that the proceeds of any sale of such fish or molluses is paid into the Consolidated Revenue.
- **64.** The Board shall as soon as possible after the thirty-first day Report by of December in every year report to the Governor as to the state of Board. the fisheries of the State, and such report shall be laid before both Houses of Parliament.

#### SCHEDULES.

#### FIRST SCHEDULE.

Sec. 2.

No. of Act.	Title of Act.					
	er i san de de de la companya de la					
44 Vic. No. 26	An Act to provide for the development and regulation of the Fisheries of the Colony.					
46 Vic. No. 25	An Act to amend the Fisheries Act, 1981.					
48 Vic. No. 6	An Act for the amendment of the Fisheries Act, 1881, the promotion of Oyster Culture, and the regulation of Oyster Fisheries.					
51 Vic. No. 26	An Act for the better preservation of Fish in Inland Waters.					
55 Vic. No. 15	An Act to prevent the use of certain Fishing-nets, known as Eunk Nets, and to make other provision subsidiary thereto.					
58 Vic. No. 4	An Act to amend the Fisheries Act of 1881 in certain respects.					

Secs. 9 and 22.

# SECOND SCHEDULE. Lawful weights and sizes for fish.

		De	scription	of Fish.	deje.			108	Weight avoirdupois or size.
y Grand	12.31	1	Marine	fishes.					To the world
Red Bream									6 ounces.
Bream (Black)									6 "
Tarwhine									7 ,,
Blackfish									6 "
Rock Cod (Bla	ck or	Red)							6 ,,
Gurnet									4 "
Flathead									5 "
Sea Mullett									6 ,,
Other varieti									6 ,,
Whiting		V							6 "
Flounder		19.7103	17.	1	01.10				4 ,,
Sole		1.0	9						4 ,,
Pike									4 ,,
Trevally									4 ,,
Farfish									9
Long Tom									5
Teraglin									19
Salmon									6 "
Froper									19
Kingfish	•••								16
Varnygui			•••						4.
John Dory									9 "
r c 1	•••								16
D: 0 1	•••								8
~ ~	•••							•••	6
Carp	• • •		• • • • •		•••			•••	2 ,,
Pilchard					•••			,	9
Herrings		•••			•••			•••	"
Sergeant Baker		•••	• • • •			•••			4 ,,
Moorwhong	•••	•••				•••	•••		16 ,,
Eels			•••	•••		•••			8 ,,
		Fre	esh-wate	er fishes	8.				
Cod (or Murra	y Cod	)							$1\frac{1}{2}$ lb.
Perch (of kinds	3)								8 ounces.
Carp									6 ,,
Tench		hue.				of the state of			6 ,,
Bream (of kind									6 ,,
Catfish									6 ,,
Crout (of kinds	3)		1001 0	L. with		el Maria		9/	12 ,,
Lawful lengths		rustace		sured a	long th				
manfiel (Salt	water)								10 inches
Crayfish (Salt-	water)					•••	•••	,	10 inches.
Prawns	- 1	de		do				•••	$\frac{1\frac{1}{2}}{2}$ ,,
Murray River	Lobste	er (Fre	sh-wate	er)					8 ,,

In the name and on the behalf of His Majesty I assent to this Act.

HARRY H. RAWSON,

State Government House, Sydney, 29th December, 1902. Governor.

#### FISHERIES BILL

#### SCHEDULE of the Amendments referred to in Message of 17th December, 1902.

Page 1, Title, lines 3 and 4. Omit "of New South Wales a single authority; to establish a representative "board of advice to advise and assist such authority" insert "a board to be called the Board " of Fisheries for New South Wales"

Page 2, clause 3, line 34. Omit "advice" insert "Fisheries for New South Wales"

Page 3, clause 3, lines 3 and 4. Omit "'Commissioner' means the Commissioner of Fisheries for New "South Wales appointed or constituted under the authority of this Act" insert "'Chairman' " means the chairman of the board"

Page 3, clause 3, line 10. After "Crown" insert "or in any trustees for the purposes of public " recreation, or for any other public purposes"

Page 3, clause 3, line 15. After "marine" insert "animal"

Page 3, clause 3. After line 17 insert—
"Fixed engine" shall include stake-nets, bag-nets, putts, putchers, night-lines, and all fixed implements or engines for catching or for facilitating the catching of fish.

"Gaff" shall mean a metal hook fixed to either end of a rod or stake.

Page 3, clause 3. After line 43 insert-

"Leister" shall mean an instrument made of metal prongs fixed to either end of a rod or stake.

Page 4, clause 3. After line 9 insert-

"Salmon" shall include all migratory fish of the genus salmon, whether known by the names hereinafter mentioned, that is to say, salmon, grilse, sea-trout, salmon-trout, smolt, parr, or by any other local name.

Page 4, clause 3. After line 16 insert-

"Strokehall or snatch" shall mean and include any instrument or device, whether used with a rod and line or otherwise, for the purpose of foul-hooking any fish.

Page 4, clause 3, line 22. Omit "Commissioner" insert "board"

Page 4, clause 3, line 28. Omit "Commissioner" insert "board"

Omit "Commissioner" insert "board" Page 4, clause 3, line 30.

Page 4, clause 3. At end of clause add-

"Trout" shall include non-migratory fish of the genus salmon.

Page 4, clause 4, line 37. Omit "five" insert "nine"
Page 5, clause 5, lines 19 to 22. Omit "He shall receive a salary of five hundred pounds per annum, and "such salary shall be charged to the Consolidated Revenue Fund, which, to the extent required " for the payment of such salary, is hereby permanently appropriated"

Page 5, clause 5, line 23. Omit "six" insert "nine

Page 5, clause 5, lines 27 and 28. Omit "and who shall be nominated by the Licensed Fishermen's Union"

Page 5, clause 5, line 30. Omit "and who shall be nominated by the holders of such leases"

Page 5, clause 5, line 33. Omit "three" insert "six"
Page 5, clause 5, lines 34 to 38. Omit "Every such member of the board shall be entitled to be paid at "the rate of fifteen shillings per diem for every day on which he attends a meeting of the board, "in addition to such travelling expenses as may be prescribed. Three members of the board "other than the chairman shall constitute a quorum at any such meeting" insert" Each member " of the board provided for in subsections (a), (b), and (c) shall be entitled to be paid at "the rate of fifteen shillings per diem for every day on which he attends a meeting of the "board, and shall be paid such travelling expenses as may be prescribed. Five members " of the board shall constitute a quorum at any such meeting"

Page 6, clause 5, lines 1 and 2. Omit "The Minister of the Crown for the time being holding the office of "Colonial Secretary" insert "the board"

Page 6, clause 5, line 2. After "may" insert "from their own number"

Page 7, clause 9, line 2. After "nets" insert "and providing for the disposal of forfeited nets"

Page

Page 10, clause 14. After subsection (1) insert new subsection (2)

Page 11. After clause 15 insert new clauses 16 and 17

Page 12, clause 18. 20, line 1. After "penalties" omit remainder of clause

Page 13. After clause 23. 25, insert new clause 26 Page 14, clause 24. 27, line 9. After "be" insert "liable to be"

Page 16, clause 31. 34. At end of clause add:

Rights pending issue of leases.

"Provided that the purchaser of the lease of any area under this Act shall, upon payment of the rent therefor for the first year, be deemed to be in actual and absolute possession of such area for all purposes of this Act, notwithstanding that the deed of lease shall not have been issued; and such purchaser, or any inspector, may seize any oysters removed therefrom without lawful authority; and any person who shall be found unlawfully dredging, taking, or attempting to take oysters in or from such area shall be liable to a penalty not exceeding twenty-five pounds, and all oysters found at the time in possession of such person shall be deemed to have been unlawfully taken by him, and may be forthwith returned "

Page 17. After clause 35. 38 insert new clauses 39 and 40

Page 19, clause 39. 44. At end of clause add-

The provisions of this and the two preceding sections shall apply to every lease issued under the Act forty-eight Victoria number six.

Page 19, clause 41. 46, line 13. Omit "sections forty-three and forty-four of"
Page 19, clause 43. 48, lines 42 to 44. Omit "Provided that nothing in this section shall be held to apply "to the hauling of nets by licensed fishermen upon hauling grounds authorised by the board"

Page 20, clause 43. 48. At end of clause add "subject however to the provisions of section thirty-" nine of this Act"

Page 20, clause 45. 50. At end of clause add new subsection (7).

Page 21, clause 51. 56, line 36. Omit "four" insert "three"

Pages 22 and 23, clauses 56 and 57. Omit clauses 56 and 57 insert new clauses 61 and 62.

Page 25, Second Schedule, line 6. Omit "8" insert "6" Page 25, Second Schedule, line 7. Omit "8" insert "6"

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onsil

This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 28 November, 1902.

F. W. WEBB, Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 17th December, 1902.

JOHN J. CALVERT, Clerk of the Parliaments.

# Aew South Walles.



Act No. , 1902.

An Act to remodel the law relating to the Fisheries of New South Wales: to substitute for the Commissioners of Fisheries of New South Wales a single authority; to establish a representative board of advice to advise and assist such authority a board to be called the board of fisheries for New South Wales; to repeal the various Acts relating to the fisheries and fishing in tidal and inland waters and to fishing-nets and other instruments for the capture of fish, the promotion of oyster culture and the regulation of oyster-fisheries, and to make better provision in relation thereto; to provide for the leasing in certain cases of Crown lands below high-water mark and in inland waters for the establishment of fisheries; for the leasing for oysterculture of Crown lands in or abutting on tidal waters; for regulating the weights or dimensions of marketable fishes,

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including

including oysters, crayfish, and prawns; for the improvement of the supply of fish to consumers; the promotion and development of the industry of fishing; and for other purposes connected with or incidental to the matters aforesaid.

PE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

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#### PART I.

#### PRELIMINARY.

1. (1) This Act may be cited as the "Fisheries Act, 1902," and Short title and is divided into Parts, as follows:—

PART I.—Preliminary—ss.

10 PART II.—ADMINISTRATION—88.

PART III.—NET AND LINE FISHING—ss.

PART IV.—LEASES OF CROWN LANDS FOR OYSTER CULTURE— 88.

PART V.—LEGAL PROCEEDINGS AND MISCELLANEOUS VISIONS-ss.

(2) The provisions contained in sections three to ten, both Operation of Act. inclusive, shall come into force immediately upon the passing of this Act, and all the remaining sections shall come into force on the sixtieth day after such passing.

2. The Acts mentioned in the First Schedule hereto are hereby Repeal. repealed, but, except as hereinafter provided, without prejudice to the First Schedule. past operation of, or to any right lawfully acquired, or penalty or forfeiture incurred under, any of the said Acts, or the regulations made thereunder; and the repeal herein enacted shall not operate to 25 rescind, cancel, or repeal any proclamation, notification, or regulation

made under the authority of any Act hereby repealed.

3. In the construction of this Act, and of all regulations made Interpretation of thereunder, the following expressions within inverted commas shall, unless inconsistent with the context, bear the meanings and include 30 the matters and things hereinafter respectively assigned to them, namely:

"Authorised purpose" means any purpose indicated by the provisions of this Act or the regulations.

"Board" means the board of advice fisheries for New South Wales constituted under this Act.

" Boat"

"Boat" includes every vessel or punt of any description what-"Commissioner-"-means the Commissioner of Fisheries-for New South Wales appointed or constituted under the authority of this Act. "Chairman" means the chairman of the board. 5 "Crown lands" means and includes any foreshore as well as any land under the sea, within the territorial limits, or under any tidal or inland water, or under any river, lake, lagoon, or other water, in New South Wales, the property in which is by law vested in the Crown, or in any trustees for the purposes 10 of public recreation or for any other public purposes, but exclusive of lands held under lease under this Act or under any Act hereby repealed. "Fish" means and includes all or any of the varieties of marine or fresh water fishes and crustacea or marine animal life. 15 "Fisherman" means any person licensed under this Act to catch fish. "Fixed engine" shall include stake-nets, bag-nets, putts, putchers, night-lines, and all fixed implements or engines for catching or for facilitating the catching of fish. 20 "Gaff" shall mean a metal hook fixed to either end of a rod or "Governor" means the Governor with the advice of the Executive Council. "Hand-line" means any line intended or used for the purpose of 25 catching fish, to which not more than six fishing-hooks are attached. "Hauling" includes casting, shooting, fixing, setting, placing, or staking. "High-water mark" means the mean line between high-water at 30 spring tide and at neap tide. "Inland waters" means and includes all rivers and creeks for that portion of their water course which is beyond the influence of the tides; also all fresh-water, lakes, lagoons, and ponds. 35 "Inspector" means and includes inspectors or assistant inspectors of fisheries, and inspectors of fisheries ex officio appointed and created respectively under this Act. "Justice" means any justice of the peace. "Lease" means any lease issued under this Act or under any Act 40 hereby repealed. "Leased area" means any portion of land leased under this Act or under any Act hereby repealed. "Leister" shall mean an instrument made of metal prongs fixed to either end of a rod or stake. 45

"Lessee" means any person holding a lease under this Act or

under any Act hereby repealed.

"Long

- "Long line or bultow" means any line intended or used for the purpose of catching fish, to which more than six fishing-hooks are attached.
- "Oyster" means any bivalve molluse of the family Ostreidæ which may be in or be introduced into any water.
- "Prescribed" means prescribed by this Act or by any regulation or in any lease made thereunder.
- "Regulations" means regulations made under the authority of this Act.
- "Salmon" shall include all migratory fish of the genus salmon, whether known by the names hereinafter mentioned, that is to say, salmon, grilse, sea-trout, salmon-trout, smolt, parr, or by any other local name.

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- "Spat" means and includes the spat, brood, or ware of every kind of oyster below a size which may from time to time by regulation be declared to be marketable.
  - "Strokehall or snatch" shall mean and include any instrument or device, whether used with a rod and line or otherwise, for the purpose of foul-hooking any fish.
- "Tidal Waters"—All waters which ebb and flow over Crown lands or over lands in the possession or under the control of the Crown or the Commissioner, board, within the territorial jurisdiction of the Crown in New South Wales, and every lake and lagoon in the said State ordinarily subject to the influence of the tides (although the communication with the sea may for the time be closed), the soil or bed whereof is the property of the Crown, or is in the possession or under the control of the Crown or the Commissioner, board, together with, in each case, the soil of such Crown lands or lands under the possession or control of the Crown or the Commissioner, board.
  - "Trout" shall include non-migratory fish of the genus salmon.

#### PART II.

#### ADMINISTRATION.

4. (1) The duty of protecting, developing, and regulating the The Fisheries Board fisheries of New South Wales shall be vested in a board, which shall consist of a chairman and five nine other members, to be called the "Board of Fisheries for New South Wales." The board shall by that name be a corporation, with perpetual succession and a common seal, 40 with power to hold real and personal estate, and to sue and be sued, and to take and be the subject of all legal proceedings by such name.

(2)

(2) The duties, powers, and authority of the board shall extend to the territorial limits of the said State.

(3) The board shall deal with all matters connected with or Duties of the board. concerning the better regulation of the fisheries or any class group.

concerning the better regulation of the fisheries, or any class, group, 5 or portion thereof; the closure or opening of any tidal or inland fisheries; the supervision and protection thereof; the determination of the weight or sizes of marketable fishes; the size of marketable oysters; the dimensions, meshes, and mode of hauling of nets, and the employment of any other implements for the catching of fish; the 10 acclimatisation of fish; the cultivation of fish and oysters; the development of the fishing industry; the exploration of offing grounds suitable for trawling; the improvement and characteristic of the fishing industry.

ment of the fishing industry; the exploration of offing grounds suitable for trawling; the improvement and cheapening of the supply of fish to the consumers; the protection of the interests of fishermen, and generally on all matters pertaining to the development and regulation 15 of the fisheries within the territorial limits of New South Wales.

5. (1) The chairman of the board shall be appointed by the Constitution of Governor, and shall hold office for a term of three years, but shall be board. eligible for reappointment.

He shall receive a salary of five hundred pounds per annum, 20 and such salary shall be charged to the Consolidated Revenue Fund, which, to the extent required for the payment of such salary, is hereby permanently appropriated.

(2) The six nine other members of the board shall also be

appointed by the Governor. 25 Of such members—

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(a) one shall be a licensed fisherman who has held a license for five years, and—who—shall—be—nominated—by—the—Licensed Fishermen's Union;

(b) one shall be a lessee who has held an oyster lease for five years, and who shall be nominated by the helders of such leases;

(c) one shall be appointed by the Governor as representative of the inland fisheries;

(d) three six shall be representatives of the Crown.

Every such member of the board shall be entitled to be paid at 35 the rate of fifteen shillings per diem for every day on which he attends a meeting of the board, in addition to such travelling expenses as may be prescribed. Three members of the board other than the chairman shall constitute a quorum at any such meeting.

Each member of the board provided for in subsections (a), (b), 40 and (c), shall be entitled to be paid at the rate of fifteen shillings per diem for every day on which he attends a meeting of the board, and shall be paid such travelling expenses as may be prescribed. Five members of the board shall constitute a quorum at any such meeting.

(3) The term of office of every such member of the board 45 shall be three years; but any such member shall be eligible for reappointment.

(4) The Minister of the Crewn for the time being holding the office of Colonial Secretary The board may from their own number appoint a deputy chairman, who shall have the same powers as the chairman, during the absence of the chairman through illness or any other cause.

(5) The mode of resigning office as a member of the board, what shall constitute an extraordinary vacancy in the office of such member, and the mode of filling up the same, the places and times of meeting of the board, and all details in furtherance of the provisions of this Part relating to the said board, in respect to the nomination and

10 appointment of members of such board, and the conduct of its business, shall be as prescribed.

6. Every natural born or naturalized subject of His Majesty, Qualification of but no other person, shall be qualified to be a member of the board.

7. It shall be lawful for the Governor, on the recommendation Appointment of 15 of the board, to appoint such inspectors and other officers as he may inspectors and other officers. think necessary for the purposes of this Act. And every such inspector and other officer shall act under the direction of, and be responsible for the due performance of his duties to, the board.

8. (1) The Governor, on the recommendation of the board Appointment of 20 may appoint any officer of Customs or officer in the Department assistant inspectors. of Navigation stationed at any coastal port or pilot station, other than Sydney or Newcastle, or any other person residing at any such port or station, or at any other place, to be an assistant inspector of fisheries for such extent of waters as the Governor may place under his 25 supervision.

(2) Every such assistant inspector shall carry out the Duties of assistant directions of the board and shall act in concert with the inspectors, and shall, where necessary, be paid such sum, in addition to his ordinary salary, as the Governor may appoint.

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(3) Every officer of police of or above the rank of sergeant Inspectors of shall ex officio and within their respective districts be, and have the fisheries, ex officio. powers and authorities of, an inspector of fisheries.

9. The Governor may make, revoke, or alter regulations for the Regulations. purposes of this Act mentioned, and also, in so far as express provision 35 has not been made by this Act, and more particularly for-

- (a) The conduct of business by the board, and for defining the duties of all officers and other persons upon whom any duty or authority is imposed or conferred under this Act, and the suspending and removing of officers.
- (b) Prescribing the forms and conditions of all licenses, the persons 40 by whom such licenses may be issued, and the mode of payment of license fees.
  - (c) Providing for the due transmission of and accounting for all moneys to the Treasury and Audit Departments respectively.

(d) Prescribing the mode of testing the length of nets, and the dimensions of the meshes of nets, and providing for the disposal of forfeited nets. (e) Prescribing, notwithstanding anything contained in this Act or the Second Schedule hereto, the kinds, and the minimum Second Schedule. 5 weights or sizes of any species of fish, which may lawfully be caught, sold, consigned, or exposed for sale. (f) Providing for the sale or other disposal of any underweight or undersize fish seized or forfeited under this Act, and of nets found in any waters without an owner or unclaimed. 10 (g) Providing for the hauling or landing of fishing nets in such a manner as to prevent, as far as practicable, the destruction of underweight or undersize fish. (h) The general regulation of net and line fishing, as well in regard to modes, places, and times of usage as in all other 15 respects. (i) Determining all rights of priority in hauling nets, or dredging for oysters, as between fishermen, or fishermen and dredgermen, or between dredgermen only, netting or dredging on the same ground, and for preserving good order amongst 20 persons engaged in fishing, and in oyster culture, or in any work in connection with the collection of spat. (j) Regulating the removal of oysters from Crown lands, under such limitations as to the number of licensed dredgers or gatherers as the board shall deem fit, or as to the payment 25 of prescribed license fees, and for the seizure and disposal of oysters unlawfully removed from Crown lands or public oyster reserves. (k) Providing for the marking of the boundaries and the periodical inspection of public oyster reserves and leased 30 areas, for vesting any such reserves in local trustees, and for the protection and regulation of all boundary beacons, buoys, or other marks. (1) The allotment or sale of young or foreshore oysters on public oyster reserves and Crown lands to the holders of leased areas. 35 (m) Determining the size of marketable oysters, and for preventing the taking, consigning, selling, or exposing for sale of unmarketable oysters or oysters not in a condition fit for food. (n) Disposing of or selling oysters seized or forfeited under this 40 Act. (o) The protection and regulation of public oyster reserves and of oysters on Crown lands, and for the limitation and regulation of dredging for oysters by divers on such Crown lands. (p) Compelling lessees to place and maintain a sufficient stock of

oysters on their areas, and to cultivate such leases, and to

return

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return all spat and undersized oysters and oysters not in a condition fit for food, together with all dead shell, cultch, and substances dredged up from beds in such a manner as may be most beneficial for the preservation of such beds.

- (q) Enforcing payment of rent or moneys overdue in respect of leased areas, or of areas in respect of which application for a lease has been made.
- (r) Prescribing the terms and conditions under which leases for oyster culture and transfers thereof may be granted.
- (s) Preventing the destruction of oysters or fish, and for preventing injury to fishing or oyster grounds by deposit of filth, refuse, or other deleterious matters, or by discharges from mining works, saw-mills, paper-mills, gas-works, or other manufactories, or boiling-down or wool-washing establishments, and for prohibiting such matters from being deposited in tidal or inland waters, or into any water-course, whether dry or not, leading into the same.
  - (t) Preventing lessees and other persons from disposing of cultch or any dredged refuse so as to impede the access by water to Crown or private land abutting on leased areas.
    - (u) Compelling lessees and fishermen to mark their boats, and prescribing the manner in which they shall be marked.
    - (v) The times, seasons, and places at which the taking of trout or salmon shall commence and cease, or be prohibited or permitted.
    - (w) Any other matter or thing which shall in any manner relate to Fisheries or Oyster Fisheries.
    - (x) Giving effect to the provisions of this Act as to all details whatsoever.
- 30 It shall be lawful in any such regulations to provide for their enforcement by the imposition of a penalty not exceeding in any case the sum of fifty pounds. And all such regulations shall, on publication in the Gazette, have the full force of law, and a copy thereof shall be laid before the Legislative Council and Legislative Assembly, within
- 35 fourteen days after the making thereof, if Parliament be then in session, and if not, then within fourteen days after the commencement of its then next ensuing session.
  - 10. For the purpose of giving effect to or carrying out any Right of entry. regulation made under the authority of the next preceding section,
- 40 every inspector and every officer duly authorised in that behalf by the board, shall have a right of entry on all lands whatsoever for purposes of inspection or survey, or of erecting and maintaining beacons or other marks for or in connection with the boundaries of leased areas or public oyster reserves.

### PART III.

# NET AND LINE FISHING.

- 11. (1) The board may, by notice in the Gazette from time to Notification of close time, declare that any specified tidal or inland water or portion thereof fisherics. 5 shall be closed against
  - (a) The taking of any species of trout or salmon by any means whatever:
  - (b) Fishing generally, and by any method of capture;
- (c) The use of fishing-nets and fishing-lines, or of either of such 10 methods of catching fish,

during any specified time in any year: Provided that the board may, in like manner, rescind or vary any such notice.

- (2) All water so specified shall be termed "close fisheries," and the months during which the same are so declared to be closed, 15 "close months."
  - (3) If any person shall, in any close fishery closed against fishing generally, during any close month, haul any net or fix or place or use any line, implement, weir, or other structure or thing whatsoever, for the purpose of catching, taking, or enclosing fish, or in such
- 20 manner that fish might be caught, taken, or enclosed thereby, or is in possession of fish taken from such close fishery, such person and every person aiding or assisting him, or being in any boat with him during the commission of the offence, shall be liable to a penalty not exceeding fifteen pounds. And the like penalty shall be incurred by
- 25 any person who, in any close fishery closed against the use of fishingnets, shall during any close month haul or fix or place any net, or who, in any close fishery closed against the use of fishing-lines, shall use any fishing-line for the purpose of catching, taking, or enclosing fish, or in such manner that fish might be caught, taken, or enclosed 30 thereby.

12. For the more effectual conservation of the fish supply, and Proclamation closing for the protection of the spawning and feeding grounds for immature waters against use of fishing nets, &c. fish, it shall be lawful for the Governor from time to time, when so advised by the board, to declare by proclamation to be published in

35 the Gazette, and by notice published in some newspaper circulating in the police district nearest to the water mentioned in such notice, that the whole or any defined portion of any tidal or inland water shall be closed against the use of fishing-nets and fishing-lines, or of either of such methods of catching fish, for such term as the Governor

40 shall think fit. Any such proclamation and notice may at any time be rescinded or varied by a proclamation and notice published as aforesaid.

13. If any person shall in contravention of any proclamation Penalty for fishing in under the next preceding section, haul any net or place any fishing-closed waters. line for the purpose of taking or capturing fish, or by which fish may be taken or captured within the limits of the waters or area defined or 5 described in such proclamation, such person shall be liable for the first offence to a penalty not exceeding fifteen pounds and for the second or any subsequent offence to a penalty not exceeding twenty pounds, and every person aiding or assisting in the hauling or otherwise fixing of such net or placing such fishing line, or being in any boat from 10 which any net or fishing-line shall be hauled or placed in contravention of any such proclamation shall be liable to like penalties. inspector may, with or without warrant, apprehend and take before one or more justices any person found offending against the provisions of this section, to be dealt with as hereinafter provided.

14. (1) Every boat used, or intended to be used, for catching Net boats to be 15 fish for sale, by any method whatever, any of the varieties of fish shall be licensed.

(2) Any person who so uses such a boat which has not been licensed shall be liable to a penalty not exceeding two pounds.

(23) Such license shall be issued in a form to be prescribed 20

by the regulations.

(34) The fee for every such license shall be five shillings provided that if any such license shall be issued after the month of June and before the month of December in any year the fee therefor 25 shall be two shillings and sixpence; and such fees shall be paid to the Colonial Treasurer, or to some officer authorised by him to receive license fees under this Act.

(45) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December

30 then next ensuing and no longer:

Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first

day of December of the year then next ensuing:

(56) Every boat licensed under this section shall have 35 painted in legible figures of such size and description, and in such conspicuous place as may be prescribed, the registration number of such boat under letters "L.F.B.," which shall be understood to mean "licensed fishing-boat."

15. (1) Every person catching or attempting to catch fish for Fishermen to be 40 sale by any method in or upon any tidal or inland waters shall hold a licensed.

license, to be issued in the prescribed form.

(2) The fee for such license shall be five shillings, provided that if any such license shall be issued after the month of June, and before the month of December in any year the fee therefor shall be two 45 shillings and sixpence, and such fees shall be paid to some one of the persons specified in section fourteen hereof as entitled to receive (3)rase fees.

(3) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December then next ensuing and no longer:

Provided that every such license which shall be issued in the 5 month of December in any year shall be in force until the thirty-first

day of December of the year then next ensuing.

(4) If any person, without lawful authority shall catch or attempt to catch, for sale, by any method whatever, any fish in any such waters without having first obtained such license, or shall on 10 demand of any inspector fail to produce such license, he shall be liable for every such offence to a penalty not exceeding forty shillings.

16. All persons selling or exposing for sale fish or oysters at Persons to furnish any fish market shall, if so requested, furnish in writing to the board returns of fish.

a weekly statement of all fish and oysters consigned to or received by 15 them, and shall state the quantity of each species of fish and the waters they were captured in. Any person failing to furnish such statement every week shall be liable to a penalty not exceeding two pounds.

17. All persons other than those specified in the preceding Other persons to 20 section who receive fish for sale from fishermen, or from the waters supply returns.

they are taken from, and do not sell them through a fish market, shall, if so requested, comply with the requirements of the preceding section, and shall be liable to a similar penalty if such requirements are not

complied with.

25 16. 18. The Governor may, from time to time, by proclamation in What nets shall be the Gazette declare what length and depth of net and size of mesh lawful. for the whole or any part of a fishing net shall, when used or intended to be used in any specified water or waters for catching any specified kind or kinds of fish, be a lawful net, and also the lengths of hauling 30 lines which it shall be lawful to attach thereto:

17. 19. Nothing in the next preceding section shall apply to bona Exemption of nets, fide naturalist's nets or dredges, or other implements used for the &c., used for purpose of catching specimens for scientific purposes, provided that the

person so fishing is the holder of a permit issued by the board.

35 18. 20. If any person shall, for the purpose of catching fish, use any Penalties for using net of a length or depth greater, or having meshes smaller than such unlawful nets. as are specified by the board, or than have, in and for any particular water, or for catching any specified kinds of fish, been declared lawful by proclamation, such person shall be deemed to be using an 40 unlawful net, and shall, for the first offence, be liable to a penalty not exceeding five pounds, and for a subsequent offence to a penalty not exceeding twenty pounds. And every person aiding or assisting in the use of such unlawful net, or being in the same boat as the offender

at the time of the commission of any such offence as aforesaid, shall be

be liable to the like penalties: Provided that a net having been passed by the board and certified to be legal, shall continue to be recognised as legal during the time such net is in use: Provided the shrinkage does not exceed half an inch in the mesh.

19. 21. It shall be unlawful to drag or to draw ashore any net Method of dragging containing fish in such a way or to such a distance from the water as or drawing nets. to prevent underweight or undersize fish from escaping through the meshes or by the wings of the net into the water, or to allow such undersized or underweight fish to remain on the shore, and any person 10 offending against this section shall for every such offence be liable to

a penalty not exceeding two pounds.

20. 22. The setting of any net, netting, brushwood, or other substance Waters not to be across or within any bay, inlet, river, or creek, or across or around stalled. any flat, in tidal or inland waters, in such a manner that fish enclosed 15 thereby are, or may be left, stranded, or that immature fish may be destroyed thereby, is hereby declared to be an offence under this Act.

It shall be unlawful to place, set, or use in inland waters any trap or device enclosed with wire or wire netting with wings so attached as to impede the free passage of fish on either side of the trap 20 or device, and any person found offending against this section shall be liable to a penalty not exceeding two pounds, and such trap or device and wings shall be forfeited.

21. 23. (1) If any person shall without lawful authority have in Penalties for having his possession, or on his premises, or in his boat, or shall sell or consign underwight or undersize fish in 25 for sale, any fish of any of the species mentioned in the Second Schedule possession. hereto of a less weight or size than that set opposite the name of such second schedule. fish in such Schedule, or prescribed by any regulation, he shall be liable to a penalty not exceeding two pounds for the first offence, and for the second or any subsequent offence to a penalty not exceeding five pounds. 30

(2) All such underweight and undersize fish, shall be forfeited and be disposed of in accordance with the regulations.

(3) Any inspector may seize any fish which are liable to forfeiture under this section, and take the same before any justice, or any officer or person authorised by the board in that behalf who,

35 upon test thereof, shall declare whether or not such fish are under weight or under size, and if he declare them to be so, shall order them to be forfeited and to be disposed of in accordance with the regulations.

(4) The provisions of this section shall not apply to any 40 curator of a museum or zoological collector holding a permit from the board, or to a member of the board, or any inspector, or to any aboriginal taking or being in possession of fish for his own consumption.

(5) If any person shall at any time either sell, or cause to be sold, or shall offer or expose for sale, or shall have in his 45 possession or control for purposes of sale any fish known as or called the "Crayfish"

"Crayfish" of a size less than that prescribed in the Second Schedule, or any female of such fish of whatsoever size having eggs or spawn attached beneath its body, or which has been captured with eggs or spawn so attached, he shall, upon conviction, forfeit and pay for every

5 such offence a penalty or sum not exceeding five pounds.

22. 24. (1) It shall not be lawful by the explosion of dynamite or Dynamite, &c., not any explosive substance, or by means of any poisonous or noxious thing, to be used. to destroy or take fish in any tidal or inland waters. And if any person shall explode any dynamite or any explosive substance in or under such 10 waters, or place or cause to flow thereinto any poisonous or noxious thing, such person and all other persons assisting or being at the time in company of such person shall for every such offence be severally liable to a penalty not exceeding forty pounds and not less than ten pounds. But nothing herein contained shall apply to any person duly 15 authorised by the persons and in the manner to be prescribed by the regulations to explode torpedoes or dynamite in any such waters.

(2) If any person is found in possession of, or has in his boat, any dynamite or other explosive substance immediately after such explosion it shall be prima facie evidence that such person caused

20 such explosion.

23. 25. (1) If in any tidal water any person shall wilfully or Penalty for damaging maliciously drive or place any stake, log, stone, or other thing lawful nets by placing what soever likely to damage a fishing not if dragged over or against whatsoever, likely to damage a fishing-net if dragged over or against ground. it, or within the reach of a fishing-net of lawful depth, and if any 25 damage shall be sustained by any lawful fishing-net through coming into contact with such stake, log, stone, or thing, such person shall be liable to a penalty not exceeding ten pounds, and in addition shall pay such compensation to the owner of such net as may be awarded by

the adjudicating justices.

30 (2) Any person who shall place or moor a boat in such a position as to obstruct any fisherman from hauling a lawful net to shore, on any recognised hauling ground, and who, on being requested by such fisherman to remove or discontinue such obstruction, shall without reasonable or lawful excuse refuse or neglect so to do, shall

35 be guilty of an offence under this Act.

26. Every person who shall be found using a fishing-net or Netters, &c, to long line or bultow in any prohibited water shall, on demand, give his give name and true name and residence to any inspector or justice, or to any owner residence when or occupier of land bordering such water, or over which it ebbs and demanded, &c.

40 flows. And if any such person shall refuse or neglect to comply with such demand, or shall give a false or fictitious name or residence,

he shall be liable to a penalty not exceeding ten pounds.

24. 27. Notwithstanding anything in this Act, it shall not be lawful Net-fishing in for any person to cast, set, or place any net of any kind whatsoever in Brisbane Water. 45 any of the waters of Brisbane Water or its tributaries north of a line drawn

drawn from Box or Hawk Head to Green Point, for the purpose of catching, or adapted to catch, or capable of catching fish, and whether within the waters of such inlet or its tributaries subject to or beyond the influence of the tide. Any person who casts, sets, or places any such Penalty. 5 net contrary to the provisions of this Act, or is found in possession of a net on such waters shall incur a penalty not exceeding ten pounds for the first offence, and for a second or subsequent offence a penalty not exceeding twenty pounds, and every such net, and all lines, leads, corks, and gear connected therewith shall be liable to be forfeited to 10 His Majesty upon conviction of the offender.

# SALMON AND TROUT FISHERIES.

25. 28. No person shall buy, sell, or expose for sale, or have in his Penalty for buying, possession any salmon or trout during any period in which the taking selling, &c., salmon possession any salmon or trout during any period in which the taking or trout during of salmon or trout is prohibited, and any person acting in contravention prohibited periods.

15 of this section, shall forfeit any fish so bought, sold, or exposed for sale or in his possession, and shall incur a penalty not exceeding two pounds, but this section shall not apply to any person buying, selling, or exposing for sale, or having in his possession salmon cured, pickled, or dried.

26. 29. No person shall catch or attempt to catch salmon or trout Penalty for catching 20 except by rod and line in any inland waters, and any person catching salmon or trout other than by rod or or attempting to catch salmon or trout by any other means, shall incur line. a penalty not exceeding two pounds for each offence, and shall forfeit all salmon or trout caught in contravention of this section, and all nets 25 or other instruments used or placed for catching such salmon or trout.

27. 30. No person shall do the following things or any of them; Penalty for doing that is to say,-

(1) Use any light for the purpose of catching salmon or trout.

(2) Use any spear, leister, gaff, strokehall, snatch, or other like

instrument for catching salmon or trout;

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(3) Have in his possession a light or any of the foregoing instruments under such circumstances as to satisfy the Court before whom he is tried, that he intended at the time to catch salmon or trout by means thereof, and any person acting in contravention of this section shall incur a penalty not exceeding five pounds, and shall forfeit any instrument used by him or found in his possession in contravention of this section; but this section shall not apply to any person using a gaff or hand net as an auxiliary to angling with a rod and

certain things for the purpose of catching salmon or trout.

40 28. 31. No person shall buy, sell, or expose for sale, or have in his Penalty for buying, possession, any salmon or trout roe, and any person acting in his possession, any contravention of this section shall incur a penalty not exceeding two salmon or trout roe. pounds,

34. 37. Any leased area may be described in the lease by reference Leased area how to posts, stakes, buoys, marks, connections, or natural features showing described. the limits of such leased area in a manner sufficient to allow of their identification.

5 35. 38. The Governor may, on the recommendation of the board, surrender of lease, accept a surrender of any such lease, after the second year of its currency, in any case where it shall appear, to the satisfaction of the board, that oyster culture cannot be carried on upon the leased area with any reasonable hope of success, or where, for any other reason, 10 the board shall report in favour of such surrender.

39. Every leased area shall be subject to all reclamation rights Reclamation conferred by the Crown Lands Act of 1884, or any Act amending the rights under same, and to such conditions, provisions, and limitations as may from time to time be prescribed by the regulations or approved by the from time to time be prescribed by the regulations or approved by the 15 Governor, and subject to the right of the Crown to carry out public

works upon the area or its immediate vicinity without compensation.

40. The Governor may, on the recommendation of the board, Resumption of resume wholly or in part any area a lease whereof has been granted leases under Acts under any of the Acts hereby repealed, but subject to the payment hereby repealed.

20 by the Crown to the lessee thereof of compensation for the loss of such area or part thereof: Provided that should the lessee of any area so resumed be dissatisfied with the amount of compensation offered to him he shall have the right to require the matter of compensation to be determined by arbitration pursuant to the Act fifty-fifth Victoria number thirty-two, and the award thereunder shall be conclusive on

Provided that the Crown shall not be liable to pay compensation for the resumption of any lease that has been issued with a provision relieving the Government from liability for any damage or injury that might be done to the area leased or to the oysters thereon, by the carrying out of public works.

36. 41. Any lessee who shall at any time be in arrear with the Lessees in arrear rent on any one or more leased areas shall not be entitled to take with rent not to take oysters from any such area, or to lease a further area until such further areas.

35 overdue rent shall have been paid, and such lease shall be liable to forfeiture if the rent is not paid within the time prescribed.

37. 42. If it shall appear to the board that any lessee has not Board may within a period of one year from the date of his lease taken proper to cancellameasures to carry out the conditions of his lease, and cultivate the certain cases.

40 area leased, they may recommend the Governor to cancel the lease. And the Governor shall have power to cancel the same accordingly by notification in the Gazette, and upon the publication of such notification all rights and privileges granted by such lease, and the unexpired term thereof, shall cease and determine:

52—B

Provided

Provided always that before making any such recommendation the board shall cause a notice in writing, stating their intention to make such recommendation, to be served on the lessee, or in case the lessee cannot be found, shall cause such notice to be inserted at 5 least three times in a newspaper circulating in the police district nearest to the area leased, and also to be published once in the Gazette:

Provided further that no such recommendation shall be made until after the expiration of one month from the service or publication

of such notice as aforesaid.

38. 43. Upon receipt of a report from any inspector that a leased Cancellation for area is being so stripped of oysters or otherwise mismanaged by the mismanagement. lessee thereof that the production of oysters thereon has been so reduced as to threaten its partial or total destruction as an oysterbearing area, or that proper steps for cultivation have not after the

15 first year been taken, the board may, by notice served or published as aforesaid, prohibit the further dredging of, or removal of oysters from such leased area, and may by the same or a like notice call upon the lessee to show cause why the lease of such area should And the Governor may, on the recommendation of not be cancelled.

20 the board, by notification in the Gazette, cancel the lease of any such area, and upon the publication of such notification all rights and privileges granted by such lease, and the unexpired term thereof, shall cease and determine:

Provided that no such recommendation shall be made until the 25 expiration of one month from the service or publication of such lastmentioned notice.

39. 44. Whenever the board shall, upon the report of any inspector, When natural oysteror by their own inspection, be satisfied that the whole or any part closed. of an oyster-bearing area, whether under lease or not, has by over-

30 dredging or from any other cause been reduced to such a state that the taking of oysters therefrom ought to be suspended, or that the oysters thereon are in such a condition as to be not fit for consumption as food, they may recommend the Governor to prohibit the taking of oysters from such area, and thereupon the Governor may, by notification 35 in the Gazette, prohibit, for any term not exceeding three years the

taking of oysters from such area.

If any person shall without lawful authority, at any time during the period mentioned in such notification, take or attempt to take oysters from any area described in such notification, such person 40 shall incur a penalty not exceeding twenty pounds. And all oysters and the bags and packages containing them found in the possession of any person so offending may be seized, and upon conviction of the offender shall be forfeited to His Majesty. And the Governor may, in like manner, rescind, wholly or in part, any such notification: Provided 45 always that when on areas under lease for oyster culture such reduction

has, in the opinion of the board, resulted from natural causes only, such as floods or disease, the Governor may release the lessees of such areas from payment of rent for the period of such suspension.

The provisions of this and the two preceding sections shall apply 5 to every lease issued under the Act forty-eight Victoria number six.

40. 45. The Governor may, by notification in the Gazette, declare Portions of Crown any Crown land to be a public oyster reserve, and to be exempt from from leasing, or be any power of leasing conferred by this Act, and, on the recommendation declared public of the board, may in like manner cancel any such notification wholly oyster reserves. 10 or in part.

41. 46. All oysters on every public oyster reserve, or on Crown Penalty for unlawful lands, or on any area from which the taking of oysters shall be of oysters. prohibited under sections forty-three and forty-four-of this Act, and all oysters taken therefrom without lawful authority, shall be the

15 property of His Majesty; and if any person, without lawful authority, shall dredge for or otherwise take any oysters from any such reserve, Crown lands, or area, or shall be found dredging for or taking or attempting to take oysters within the limits of any such reserve, Crown lands, or area, he shall be liable to a penalty not exceeding twenty 20 pounds, and all oysters found in his possession shall be deemed to be oysters unlawfully taken by him, and shall be seized, and, on his

conviction, be forfeited to the use of His Majesty.

42. 47. Nothing in this Act shall render liable to a penalty any Persons may take person who takes oysters from any public oyster reserve, or any oysters for their own Crown land for his own personal consumption. 25 Crown land, for his own personal consumption on the spot, provided that if such oysters shall be in a spawning condition, or shall have spat attached to them, it shall be lawful for any inspector to prohibit the taking of oysters from any such public oyster reserve or Crown land; and every person who shall take oysters therefrom shall be liable to a

30 penalty of not more than five pounds.

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43. 48. It shall not be lawful for any person other than the lessee, Protection of leased his agents or servants, to do any of the following acts, namely:-

- (1) To take or in any way disturb or interfere with any oysters upon any leased area without the consent of the lessee.
- (2) To cut or lop or remove mangroves or any timber from any 35 leased area.
  - (3) To deposit upon or remove from any leased area any stone, ballast, rubbish, or substance, or to dredge or drag upon any leased area with any implement, unless by direction or authority of the board, or the proper officer of the Department of Harbours and Rivers, or the Navigation Department. Provided that nothing in this section shall be held to apply to the hauling of nets by licensed fisher men upon hauling grounds authorised by the board.

(4) To place upon any leased area any implement or thing likely to injure oysters, except for a lawful purpose of navigation or anchorage.

Every person who does any act in contravention of this section shall Penalties. 5 be liable for the first offence to a penalty not exceeding five pounds. and for the second offence to a penalty not exceeding ten pounds, and for the third and any subsequent offence to a penalty not exceeding twenty pounds; and every such person shall be liable to make compensation to the lessee for all damage sustained by such lessee by

10 reason of the unlawful act of such person, and in default of payment the same may be recovered by the lessee in any Court of competent jurisdiction. And in case of any lawful act under subsection three reasonable compensation shall be made therefor, subject however to the provisions of section thirty-nine of this Act.

44. 49. Every person who shall gather or burn live oysters for the Penalty on burning purpose of converting their shells into lime whether he be the holder live oysters for lime. of a leased area or not, shall for every such offence be liable to a penalty not exceeding fifty pounds.

45. 50. (1) Every person selling oysters whether wholesale or by Licensing of oyster 20 retail shall take out an annual license. dealers.

(2) Such license shall be issued in a form to be prescribed by the regulations.

(3) The fee for every such license shall be twenty shillings, provided that if any such license shall be issued after the month of 25 June and before the month of December in any year, the fee therefor shall be ten shillings; and such fees shall be paid to the Colonial Treasurer or to some officer authorised by him to receive license fees under this Act.

(4) Every such license shall be in force from the day on 30 which the same shall be issued until the thirty-first day of December then next ensuing and no longer:

Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first

day of December of the year then next ensuing.

35 (5) Every such license shall entitle the holder thereof to sell and dispose of oysters on any premises specified in such license, and from any cart, stand, basket, or other receptacle.

(6) Every person who shall so deal in or sell oysters without holding a license under this section shall be liable to a penalty

40 not exceeding ten pounds.

(7) Every person who holds such a license shall, on the demand of an inspector, produce the same for inspection.

Any holder of such a license, who, on the demand being made by an inspector, refuses to produce his license, shall be liable to a 45 penalty not exceeding two pounds.

46. 51. Any inspector may enter any fish market, premises, place, Inspector may enter or dwelling, or go on board any boat, and seize and take away any premises and boats unmarketable oysters, or any parcel, box, or bag of oysters in which ketable oysters. unmarketable oysters or oysters diseased or out of condition may be 5 found: Provided always that the board may, in their discretion, order the restoration to the owner thereof of any or all of the oysters so seized.

#### PART V.

LEGAL PROCEEDINGS AND MISCELLANEOUS PROVISIONS.

47. 52. All penalties and forfeitures imposed or incurred by or Recovery of penalties under this Act, or by or under any regulation, may be recovered and and forfeitures. enforced before a police or stipendiary magistrate or any two justices in petty sessions:

Provided that any person aggrieved by any conviction or order Appeal.

15 given or made under this section may appeal therefrom in the manner provided by the Justices Act of 1902.

48. 53. All proceedings in respect of any such penalties or for-Persons who may feitures may be taken by and in the name of any inspector, or assistant take proceedings. inspector, or by and in the name of any person specially authorised in

20 that behalf by the board.

49. 54. In all cases where the defendant or person charged with Exemption to be any offence under this Act shall plead any of the exemptions therein proved by person pleading same. contained, the proof thereof shall be upon such defendant or person charged.

50. 55. It shall be lawful for any police or stipendiary magistrate, Imprisonment may 25 or for any justices before whom any proceedings may be taken in be imposed in lieu of respect of any offence against the provisions of this Act. respect of any offence against the provisions of this Act, or any regulation, for which a pecuniary penalty only is imposed, to impose in lieu of any such pecuniary penalty a term of imprisonment not

30 exceeding thirty days.

51. 56. Every person committing any act hereinbefore declared to General penalty. be an "offence under this Act," or committing a breach of this Act or of any regulation, whether by wilful act or by refusal or neglect to act or otherwise, shall, when no specific penalty has been provided for

35 such offence, be liable to a penalty not exceeding ten pounds, and to the forfeitures prescribed by section twenty-four three hereof: Provided always that, for the purposes of this section, the word fish shall, where necessary, be deemed to include oysters and the spat of oysters.

52. 57. All rents and fees due and payable under this Act may Recovery of rents 40 be sued for and recovered by and in the name of the board on behalf and fees.

of the Crown.

53. 58. The production of any of the undermentioned documents, What instrument, writings, or publications shall be conclusive evidence in all Courts as &c., to be evidence.

to the several matters contained therein, and in the case of a lease or license, that the same was duly issued, namely:

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(1) A receipt under the common seal of the board, and showing that the rent on any lease has been paid into the Colonial Treasury.

(2) A lease signed by the Governor or a copy thereof under the common seal of the board.

(3) Any license or a copy thereof issued in pursuance of this Act or the regulations, and in each case under the common seal of the board.

(4) A copy of the Gazette containing any notice, regulation, or proclamation purporting to be made under this Act.

54. 59. Any person who shall assault, resist, or obstruct, or encourage Assaulting, &c., any other person to assault, resist, or obstruct, or shall use abusive in execution of their 15 language to any inspector, or other person whomsoever in the execution duty. of his duty or authority under this Act shall be liable to a penalty not exceeding ten pounds, or to imprisonment for a term not exceeding six months. And the adjudicating magistrate or justices may, in addition to any such penalty, order a sum of money sufficient to cover any 20 damage or injury sustained by the person so assaulted, resisted, or

obstructed to be paid by the offender to such person, which sum shall be recoverable by and in the name of such person in the same manner as a penalty under this Act may be recovered.

55. 60. All fish and oysters of which the taking possession, exposure Search for and 25 for sale, consignment or purchase for sale is prohibited by this Act seizure of fish. may be searched for, seized, condemned, and dealt with, according to law by any inspector or by any person holding the written authority of any justice, or any search warrant under the hand and seal of any

justice, or by any person authorised by any regulation.

56. Every leased area shall be subject to all reclamation rights Reclamation rights 30 conferred by the Crown Lands Act of 1884, or any Act amending the under Crown Lands same, and to such conditions, provisions, and limitations as may from time to time be prescribed by the regulations or approved by the Governor, and subject to the right of the Crown to carry out public 35 works upon the area or its immediate vicinity without compensation:

Provided that the purchaser of the lease of any area under this Rights pending issue Act shall, upon payment of the rent therefor for the first year, be of leases. deemed to be in actual and absolute possession of such area for all purposes of this Act, notwithstanding that the deed of lease shall not 40 have been issued; and such purchaser, or any inspector, may seize any oysters removed therefrom without lawful authority; and any person who shall be found unlawfully dredging, taking, or attempting to take oysters in or from such area shall be liable to a penalty not exceeding twenty-five pounds, and all oysters found at the time in possession of

45 such person shall be deemed to have been unlawfully taken by him, and may be forthwith returned.

resume wholly or in part any area a lease whereof has been granted under Acts hereby repealed, but subject to the paymeth area or part thereof is the elessee thereof of compensation for the loss of such area or part thereof is the elessee of any area so resumed be dissatisfied with the amount of compensation offered to him he shall have the right to require the matter of compensation to be determined by arbitration pursuant to the Act fifty-fifth Victoria number thirty-two, and the award thereunder shall be conclusive on

Provided that the Crown shall not be liable to pay compensation for the resumption of any lease that has been issued with a provision relieving the Government from liability for any damage or injury that might be done to the area leased or to the oysters thereon, by the

15 carrying out of public works.

61. Any person convicted a second time of an offence against Disqualifications any of the provisions of Part IV of this Act shall be liable to be of twice-convicted disqualified from leasing any area for oyster culture.

Persons.

62. (1) Any net used in contravention of subsection three of Forfeiture of nets 20 section eleven, or of sections thirteen, twenty, or twenty-two, shall, on illegally used conviction by any Court under this Act of the person so using it, be liable to forfeiture.

(2) Where, in the opinion of an inspector, a net has been Inspector may or is being used in contravention of any of the said sections, such seize such nets. 25 inspector may seize the net, and, upon conviction of the offender under any such sections, such net may be forfeited at the discretion of the Court.

(3) Any net forfeited under this section may be destroyed Disposal of nets or otherwise disposed of in such manner as the Court by whom the forfeited.

30 same was forfeited may direct.

58. 63. (1) It shall be lawful for the board from time to time to Board to direct the institution and carrying out of experiments in methods of institute experiments, catching fish, and in the culture and propagation of fish and oysters, and to take steps for the discovery of fishing grounds and oyster beds 35 and of grounds suitable for trawling off the sea coast. For the purposes of this section the Governor may by notification in the Gazette declare any Crown land to be reserved for experiments in the culture and propagation of fish or oysters. Crown land so reserved shall, for the purposes of this Act, be deemed to be a leased area, and to be vested in 40 the board, who shall have and exercise over it all the powers and authorities which by this Act are conferred on a lessee.

(2) The Governor by proclamation in the Gazette may grant to the board the right to establish a fishery in or over such Crown lands, or in or over any private lands with the consent of the 45 owner or lessee (if any), on such terms and conditions as they may think fit, and in like manner may alter and rescind such grant. (3)

(3) The grant of a right to establish a fishery shall have the effect of vesting in the board the exclusive right during the continuance thereof:

Of stocking such area with fish, oysters, whelks, cockles, mussels, and any other varieties of crustaceans or molluscs, and of taking therefrom any such fish and their shells.

Of vesting the property (at law or Equity) in any such fish and molluses, while the same are within the limits of such area, in such board, any rule of law to the contrary notwithstanding.

Of vesting in such board the right to the influx and efflux of the tide into and over the aforesaid area by cutting the trench or passage through, or laying one or more pipes under the shore; also, the right to construct a sluice so as to permit the tide to ebb and flow into and from such area.

Of vesting in such board the right to sell or otherwise dispose of fish and molluses from such area, provided that the proceeds of any sale of such fish or molluses is paid into the Consolidated Revenue.

59. 64. The Board shall as soon as possible after the thirty-first day Report by 20 of December in every year report to the Governor as to the state of Board. the fisheries of the State, and such report shall be laid before both Houses of Parliament.

# SCHEDULES.

# FIRST SCHEDULE.

Sec. 2.

No. of Act.		Title of Act.	
4	4 Vic. No. 26	1.19 10.19 10.19	An Act to provide for the development and regulation of the Fisheries of the Colony.
40	3 Vic. No. 25		An Act to amend the Fisheries Act, 1881.
30 48	8 Vie. No. 6	•••	An Act for the amendment of the Fisheries Act, 1881, the promotion of Oyster Culture, and the regulation of Oyster Fisheries.
51	Vic. No. 26		An Act for the better preservation of Fish in Inland Waters.
	Vic. No. 15	1	An Act to prevent the use of certain Fishing-nets, known as Sunk Nets, and to make other provision subsidiary thereto.
58	Vic. No. 4	•••	An Act to amend the Fisheries Act of 1881 in certain respects.

# SECOND SCHEDULE.

Lawful weights and sizes for fish.

Secs. 9 and 22.

		Weight avoirdupe or size.									
5											
	Red Bream									86 ounces.	
	Bream (Black)									86 ,,	
	Tarwhine									7 ,,	
	Blackfish									6 "	
0	Rock Cod (Bla	ck or	Red)							6 ,,	
	Gurnet									4 "	
	Flathead .									5 "	
	Sea Mullett									6 ,,	
	Other varieti	es								6 ,,	
5	Whiting									6 "	
	Flounder									4 ,,	
	Sole									4 ,,	
	Pike									4 ,,	
	Trevally									4 "	
0	Garfish									2 ,,	
	Long Tom									5 ,,	
	Teraglin									12 "	
	Salmon									6 ,,	
	Groper									12 "	
5	Kingfish									16 "	
	Nannygui									4 "	
	John Dory									8 "	
	Jewfish						•••			16 "	
	Pigfish									8 "	
0	Carp									6 ,,	
	Pilchard									2 ,,	
	Herrings									2 "	
	Sergeant Baker									4 ,,	
	Moorwhong									16 ",	
5	Eels									9	
										o "	
	0.14.35	<b>a</b> .		sh-wat	er fishe.	8.				7.1.11.	
	Cod (or Murra		)	•••	•••		•••			$\frac{1}{2}$ lb.	
	Perch (of kinds	8)	• • • •		•••		•••			8 ounces.	
•	Carp	•••	•••	•••	•••			•••	•••	6 ,,	
,	Tench			•••	•••	•••	•••		•••	6 ,,	
	Bream (of kind	ls)		•••	•••	•••	•••	•••	•••	6 ,,	
	Catfish		•••	•••		•••	•••	•••	•••	6 ,,	
	Trout (of kinds	3)	•••	•••	•••	•••	•••	•••	•••	12 "	
5	Lawful lengths	for (	Crustace to th	a, mea	sured a f the ta	long the	e body	from th	e eye		
	Crayfish (Salt-	water'								10 inches.	
		i wood ,						•••		$1\frac{1}{2}$ ,,	
	Prawns		do		do					$1\frac{1}{2}$ ,,	

Sydney: William Applegate Gullick, Government Printer.—1902.

Lauful lengths for Crestacea, measured along the body from the eye-

This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 28 November, 1902. Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, December, 1902. Sydney,

Clerk of the Parliaments.

# New South Wales.



ANNO SECUNDO

Act No. , 1902.

An Act to remodel the law relating to the Fisheries of New South Wales; to substitute for the Commissioners of Fisheries of New South Wales a single authority; to establish a representative board of advice to advise and assist such authority a board to be called the board of fisheries for New South Wales; to repeal the various Acts relating to the fisheries and fishing in tidal and inland waters and to fishing-nets and other instruments for the capture of fish, the promotion of oyster culture and the regulation of ovster-fisheries, and to make better provision in relation thereto; to provide for the leasing in certain cases of Crown lands below high-water mark and in inland waters for the establishment of fisheries; for the leasing for oysterculture of Crown lands in or abutting on tidal waters; for regulating the weights or dimensions of marketable fishes, including  $52-\Lambda$ 

Note. The words to be omitted are ruled through; those to be inserted are printed in black letter,

including oysters, crayfish, and prawns; for the improvement of the supply of fish to consumers; the promotion and development of the industry of fishing; and for other purposes connected with or incidental to the matters aforesaid.

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

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#### PART I.

#### PRELIMINARY.

1. (1) This Act may be cited as the "Fisheries Act, 1902," and Short title and is divided into Parts, as follows:—

PART I.—PRELIMINATY—88.

10 PART II — ADMINISTRATION—88.

PART III.—NET AND LINE FISHING—88.

PART IV.—LEASES OF CROWN LANDS FOR OYSTER CULTURE—

PART V.—LEGAL PROCEEDINGS AND MISCELLANEOUS PRO-VISIONS—ss.

(2) The provisions contained in sections three to ten, both Operation of Act. inclusive, shall come into force immediately upon the passing of this Act, and all the remaining sections shall come into force on the sixtieth day after such passing.

20 2. The Acts mentioned in the First Schedule hereto are hereby Repeal. repealed, but, except as hereinafter provided, without prejudice to the First Schedule. past operation of, or to any right lawfully acquired, or penalty or forfeiture incurred under, any of the said Acts, or the regulations made thereunder; and the repeal herein enacted shall not operate to 25 rescind, cancel, or repeal any proclamation, notification, or regulation

made under the authority of any Act hereby repealed.

3. In the construction of this Act, and of all regulations made Interpretation of thereunder, the following expressions within inverted commas shall, unless inconsistent with the context, bear the meanings and include 30 the matters and things hereinafter respectively assigned to them, namely:—

"Authorised purpose" means any purpose indicated by the provisions of this Act or the regulations.

"Board" means the board of advice fisheries for New South Wales constituted under this Act.

"Boat"

	Fisheries.
	"Boat" includes every vessel or punt of any description what- soever. "Commissioner" means the Commissioner of Fisheries for New South
	Wales appointed or constituted under the authority of this Act.
5	"Chairman" means the chairman of the board.
	"Crown lands" means and includes any foreshore as well as any land under the sea, within the territorial limits, or under any tidal or inland water, or under any river, lake, lagoon, or other water, in New South Wales, the property in which is by
10	law vested in the Crown, or in any trustees for the purposes of public recreation or for any other public purposes, but exclusive of lands held under lease under this Act or under any Act hereby repealed.  "Fish" means and includes all or any of the varieties of marine
15	or fresh water fishes and crustacea or marine animal life. "Fisherman" means any person licensed under this Act to catch fish.
	"Fixed engine" shall include stake-nets, bag-nets, putts, putchers, night-lines, and all fixed implements or engines for catching
20	or for facilitating the catching of fish.
	"Gaff" shall mean a metal hook fixed to either end of a rod or
	stake.
	"Governor" means the Governor with the advice of the Execu-
	tive Council.
25	"Hand-line" means any line intended or used for the purpose of catching fish, to which not more than six fishing-hooks are attached.
	"Hauling" includes casting, shooting, fixing, setting, placing, or staking.
30	"High-water mark" means the mean line between high-water at spring tide and at neap tide.
	"Inland waters" means and includes all rivers and creeks for that portion of their water course which is beyond the influence of the tides; also all fresh-water, lakes, lagoons,
35	and ponds.
	"Inspector" means and includes inspectors or assistant inspectors of fisheries, and inspectors of fisheries ex officio appointed and created respectively under this Act.
4.0	"Justice" means any justice of the peace.
40	"Lease" means any lease issued under this Act or under any Act
	hereby repealed.  "Leased area" means any portion of land leased under this Act or under any Act hereby repealed.
45	"Leister" shall mean an instrument made of metal prongs fixed to either end of a rod or stake.
TO	

"Lessee" means any person holding a lease under this Act or under any Act hereby repealed. "Long

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#### Fisheries.

- "Long line or bultow" means any line intended or used for the purpose of catching fish, to which more than six fishing-hooks are attached.
- "Oyster" means any bivalve mollusc of the family Ostreidæ which may be in or be introduced into any water.
- "Prescribed" means prescribed by this Act or by any regulation or in any lease made thereunder.
- "Regulations" means regulations made under the authority of this Act.
- "Salmon" shall include all migratory fish of the genus salmon, whether known by the names hereinafter mentioned, that is to say, salmon, grilse, sea-trout, salmon-trout, smolt, parr, or by any other local name.
- "Spat" means and includes the spat, brood, or ware of every kind of oyster below a size which may from time to time by regulation be declared to be marketable.
  - "Strokehall or snatch" shall mean and include any instrument or device, whether used with a rod and line or otherwise, for the purpose of foul-hooking any fish.
- "Tidal Waters"—All waters which ebb and flow over Crown lands or over lands in the possession or under the control of the Crown or the Commissioner, board, within the territorial jurisdiction of the Crown in New South Wales, and every lake and lagoon in the said State ordinarily subject to the influence of the tides (although the communication with the sea may for the time be closed), the soil or bed whereof is the property of the Crown, or is in the possession or under the control of the Crown or the Commissioner, board, together with, in each case, the soil of such Crown lands or lands under the possession or control of the Crown or the Commissioner, board.
  - "Trout" shall include non-migratory fish of the genus salmon.

#### PART II.

#### ADMINISTRATION.

4. (1) The duty of protecting, developing, and regulating the The Fisheries Foard. fisheries of New South Wales shall be vested in a board, which shall consist of a chairman and five nine other members, to be called the "Board of Fisheries for New South Wales." The board shall by that name be a corporation, with perpetual succession and a common seal, 40 with power to hold real and personal estate, and to sue and be sued, and to take and be the subject of all legal proceedings by such name.

(2)

(2) The duties, powers, and authority of the board shall extend to the territorial limits of the said State.

(3) The board shall deal with all matters connected with or Duties of the board.

concerning the better regulation of the fisheries, or any class, group, 5 or portion thereof; the closure or opening of any tidal or inland fisheries; the supervision and protection thereof; the determination of the weight or sizes of marketable fishes; the size of marketable oysters; the dimensions, meshes, and mode of hauling of nets, and the employment of any other implements for the catching of fish; the 10 acclimatisation of fish; the cultivation of fish and oysters; the development of the fishing industry; the exploration of offing grounds suitable for trawling; the improvement and cheapening of the supply of fish

for trawling; the improvement and cheapening of the supply of fish to the consumers; the protection of the interests of fishermen, and generally on all matters pertaining to the development and regulation of the fisheries within the tarritorial limits of New South Wales.

15 of the fisheries within the territorial limits of New South Wales.

5. (1) The chairman of the board shall be appointed by the Constitution of Governor, and shall hold office for a term of three years, but shall be board.

eligible for reappointment.

He shall receive a salary of five hundred plounds per annum, 20 and such salary shall be charged to the Consolidated Revenue Fund, which, to the extent required for the payment of such salary, is hereby permanently appropriated.

(2) The six nine other members of the board shall also be

appointed by the Governor.

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Of such members—

(a) one shall be a licensed fisherman who has held a license for five years, and—who—shall—be—nominated—by the—Licensed Fishermen's Union;

(b) one shall be a lessee who has held an oyster lease for five years, and who shall be nominated by the helders of such leases;

(c) one shall be appointed by the Governor as representative of the inland fisheries;

(d) three six shall be representatives of the Crown.

Every such member of the board shall be entitled to be paid at 35 the rate of fifteen shillings per diem for every day on which he attends a meeting of the board, in addition to such travelling expenses as may be prescribed. Three members of the board other than the chairman shall constitute a quorum at any such meeting.

Each member of the board provided for in subsections (a), (b), 40 and (c), shall be entitled to be paid at the rate of fifteen shillings per diem for every day on which he attends a meeting of the board, and shall be paid such travelling expenses as may be prescribed. Five members of the board shall constitute a quorum at any such meeting.

(3) The term of office of every such member of the board 45 shall be three years; but any such member shall be eligible for reappointment. (4)

(4) The Minister of the Crown for the time being holding the office of Colonial Secretary The board may from their own number appoint a deputy chairman, who shall have the same powers as the chairman, during the absence of the chairman through illness or any other cause.

(5) The mode of resigning office as a member of the board. what shall constitute an extraordinary vacancy in the office of such member, and the mode of filling up the same, the places and times of meeting of the board, and all details in furtherance of the provisions of this Part relating to the said board, in respect to the nomination and 10 appointment of members of such board, and the conduct of its business, shall be as prescribed.

6. Every natural born or naturalized subject of His Majesty, Qualification of but no other person, shall be qualified to be a member of the board.

7. It shall be lawful for the Governor, on the recommendation Appointment of 15 of the board, to appoint such inspectors and other officers as he may inspectors and other officers. think necessary for the purposes of this Act. And every such inspector and other officer shall act under the direction of, and be responsible for the due performance of his duties to, the board.

8. (1) The Governor, on the recommendation of the board Appointment of 20 may appoint any officer of Customs or officer in the Department assistant inspectors. of Navigation stationed at any coastal port or pilot station, other than Sydney or Newcastle, or any other person residing at any such port or station, or at any other place, to be an assistant inspector of fisheries for such extent of waters as the Governor may place under his 25 supervision.

(2) Every such assistant inspector shall carry out the Duties of assistant directions of the board and shall act in concert with the inspectors. inspectors. and shall, where necessary, be paid such sum, in addition to his ordinary salary, as the Governor may appoint.

30 (3) Every officer of police of or above the rank of sergeant Inspectors of fisheries, ex officio. shall ex officio and within their respective districts be, and have the powers and authorities of, an inspector of fisheries.

9. The Governor may make, revoke, or alter regulations for the Regulations. purposes of this Act mentioned, and also, in so far as express provision 35 has not been made by this Act, and more particularly for-

- (a) The conduct of business by the board, and for defining the duties of all officers and other persons upon whom any duty or authority is imposed or conferred under this Act, and the suspending and removing of officers.
- 40 (b) Prescribing the forms and conditions of all licenses, the persons by whom such licenses may be issued, and the mode of payment of license fees.
  - (c) Providing for the due transmission of and accounting for all moneys to the Treasury and Audit Departments respectively.

(d)

•	Fisheries.	
	(d) Prescribing the mode of testing the length of nets, and the dimensions of the meshes of nets, and providing for the disposal of forfeited nets.	
5	(e) Prescribing, notwithstanding anything contained in this Act or the Second Schedule hereto, the kinds, and the minimum Second Schedule	nle.
	weights or sizes of any species of fish, which may lawfully be caught, sold, consigned, or exposed for sale.	TI TI
10	(f) Providing for the sale or other disposal of any underweight or undersize fish seized or forfeited under this Act, and of	0 0 0
10	nets found in any waters without an owner or unclaimed.  (g) Providing for the hauling or landing of fishing nets in such a manner as to prevent, as far as practicable, the destruction of underweight or undersize fish.	
15	(h) The general regulation of net and line fishing, as well in regard to modes, places, and times of usage as in all other respects.	
	(i) Determining all rights of priority in hauling nets, or dredging for oysters, as between fishermen, or fishermen and dredger-	
20	men, or between dredgermen only, netting or dredging on the same ground, and for preserving good order amongst persons engaged in fishing, and in oyster culture, or in any	
25	work in connection with the collection of spat.  (j) Regulating the removal of oysters from Crown lands, under such limitations as to the number of licensed dredgers or gatherers as the board shall deem fit, or as to the payment	
30	of prescribed license fees, and for the seizure and disposal of oysters unlawfully removed from Crown lands or public oyster reserves.  (k) Providing for the marking of the boundaries and the periodical inspection of public oyster reserves and leased areas, for vesting any such reserves in local trustees, and for the protection and regulation of all boundary beacons, buoys,	6 01 (a)
35	or other marks.  (l) The allotment or sale of young or foreshore oysters on public oyster reserves and Crown lands to the holders of leased areas.  (m) Determining the size of marketable oysters, and for preventing	ija 11 Bi
40	the taking, consigning, selling, or exposing for sale of unmarketable oysters or oysters not in a condition fit for food.  (n) Disposing of or selling oysters seized or forfeited under this Act.	
	<ul> <li>(o) The protection and regulation of public oyster reserves and of oysters on Crown lands, and for the limitation and regulation of dredging for oysters by divers on such Crown lands.</li> <li>(p) Compelling lessees to place and maintain a sufficient stock of</li> </ul>	
45	(p) Compelling lessees to place and maintain a sufficient stock of oysters on their areas, and to cultivate such leases, and to	

return

return all spat and undersized oysters and oysters not in a condition fit for food, together with all dead shell, cultch, and substances dredged up from beds in such a manner as may be most beneficial for the preservation of such beds.

(q) Enforcing payment of rent or moneys overdue in respect of leased areas, or of areas in respect of which application for a lease has been made.

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(r) Prescribing the terms and conditions under which leases for oyster culture and transfers thereof may be granted.

(s) Preventing the destruction of oysters or fish, and for preventing injury to fishing or oyster grounds by deposit of filth, refuse, or other deleterious matters, or by discharges from mining works, saw-mills, paper-mills, gas-works, or other manufactories, or boiling-down or wool-washing establishments, and for prohibiting such matters from being deposited in tidal or inland waters, or into any water-course, whether dry or not, leading into the same.

(t) Preventing lessees and other persons from disposing of cultch or any dredged refuse so as to impede the access by water to Crown or private land abutting on leased areas.

(u) Compelling lessees and fishermen to mark their boats, and prescribing the manner in which they shall be marked.

(v) The times, seasons, and places at which the taking of trout or salmon shall commence and cease, or be prohibited or permitted.

(w) Any other matter or thing which shall in any manner relate to Fisheries or Oyster Fisheries.

(x) Giving effect to the provisions of this Act as to all details whatsoever.

30 It shall be lawful in any such regulations to provide for their enforcement by the imposition of a penalty not exceeding in any case the sum of fifty pounds. And all such regulations shall, on publication in the Gazette, have the full force of law, and a copy thereof shall be laid before the Legislative Council and Legislative Assembly, within

35 fourteen days after the making thereof, if Parliament be then in session, and if not, then within fourteen days after the commencement of its then next ensuing session.

10. For the purpose of giving effect to or carrying out any Right of entry. regulation made under the authority of the next preceding section, 40 every inspector and every officer duly authorised in that behalf by the board, shall have a right of entry on all lands whatsoever for purposes of inspection or survey, or of erecting and maintaining beacons or other marks for or in connection with the boundaries of leased areas or public oyster reserves.

#### PART III.

## NET AND LINE FISHING.

- 11. (1) The board may, by notice in the Gazette from time to Notification of close time, declare that any specified tidal or inland water or portion thereof fisheries. 5 shall be closed against
  - (a) The taking of any species of trout or salmon by any means
  - (b) Fishing generally, and by any method of capture;
- (c) The use of fishing-nets and fishing-lines, or of either of such 10 methods of catching fish,

during any specified time in any year: Provided that the board may, in like manner, rescind or vary any such notice.

- (2) All water so specified shall be termed "close fisheries," and the months during which the same are so declared to be closed, 15 "close months."
- (3) If any person shall, in any close fishery closed against fishing generally, during any close month, haul any net or fix or place or use any line, implement, weir, or other structure or thing whatsoever, for the purpose of catching, taking, or enclosing fish, or in such 20 manner that fish might be caught, taken, or enclosed thereby, or is
- in possession of fish taken from such close fishery, such person and every person aiding or assisting him, or being in any boat with him during the commission of the offence, shall be liable to a penalty not exceeding fifteen pounds. And the like penalty shall be incurred by
- 25 any person who, in any close fishery closed against the use of fishingnets, shall during any close month haul or fix or place any net, or who, in any close fishery closed against the use of fishing-lines, shall use any fishing-line for the purpose of catching, taking, or enclosing fish, or in such manner that fish might be caught, taken, or enclosed

30 thereby.

12. For the more effectual conservation of the fish supply, and Proclamation closing for the protection of the spawning and feeding grounds for immature waters against use of fish it shall be lowful for the Community of the fishing nets, &c. fish, it shall be lawful for the Governor from time to time, when so advised by the board, to declare by proclamation to be published in

35 the Gazette, and by notice published in some newspaper circulating in the police district nearest to the water mentioned in such notice, that the whole or any defined portion of any tidal or inland water shall be closed against the use of fishing-nets and fishing-lines, or of either of such methods of catching fish, for such term as the Governor

40 shall think fit. Any such proclamation and notice may at any time be rescinded or varied by a proclamation and notice published as aforesaid.

13. If any person shall in contravention of any proclamation Penalty for fishing in under the next preceding section, haul any net or place any fishing-closed waters. line for the purpose of taking or capturing fish, or by which fish may

be taken or captured within the limits of the waters or area defined or 5 described in such proclamation, such person shall be liable for the first offence to a penalty not exceeding fifteen pounds and for the second or any subsequent offence to a penalty not exceeding twenty pounds, and every person aiding or assisting in the hauling or otherwise fixing of such net or placing such fishing-line, or being in any boat from

10 which any net or fishing-line shall be hauled or placed in contravention of any such proclamation shall be liable to like penalties. Any inspector may, with or without warrant, apprehend and take before one or more justices any person found offending against the provisions of this section, to be dealt with as hereinafter provided.

15 14. (1) Every boat used, or intended to be used, for catching Net boats to be fish for sale, by any method whatever, any of the varieties of fish shall licensed. be licensed.

(2) Any person who so uses such a boat which has not been licensed shall be liable to a penalty not exceeding two pounds.

20 (23) Such license shall be issued in a form to be prescribed

by the regulations.

(34) The fee for every such license shall be five shillings provided that if any such license shall be issued after the month of June and before the month of December in any year the fee therefor 25 shall be two shillings and sixpence; and such fees shall be paid to the Colonial Treasurer, or to some officer authorised by him to receive license fees under this Act.

(45) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December

30 then next ensuing and no longer:

Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first

day of December of the year then next ensuing:

(5 6) Every boat licensed under this section shall have 35 painted in legible figures of such size and description, and in such conspicuous place as may be prescribed, the registration number of such boat under letters "L.F.B.," which shall be understood to mean "licensed fishing-boat."

15. (1) Every person catching or attempting to catch fish for Fishermen to be 40 sale by any method in or upon any tidal or inland waters shall hold a licensed.

license, to be issued in the prescribed form.

(2) The fee for such license shall be five shillings, provided that if any such license shall be issued after the month of June, and before the month of December in any year the fee therefor shall be two

45 shillings and sixpence, and such fees shall be paid to some one of the persons specified in section fourteen hereof as entitled to receive license fees. (3)

(3) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December then next ensuing and no longer:

Provided that every such license which shall be issued in the 5 month of December in any year shall be in force until the thirty-first

day of December of the year then next ensuing.

(4) If any person, without lawful authority shall catch or attempt to catch, for sale, by any method whatever, any fish in any such waters without having first obtained such license, or shall on 10 demand of any inspector fail to produce such license, he shall be liable for every such offence to a penalty not exceeding forty shillings.

16. All persons selling or exposing for sale fish or oysters at Persons to furnish any fish market shall, if so requested, furnish in writing to the board returns of fish.

- a weekly statement of all fish and oysters consigned to or received by 15 them, and shall state the quantity of each species of fish and the waters they were captured in. Any person failing to furnish such statement every week shall be liable to a penalty not exceeding two pounds.
- 17. All persons other than those specified in the preceding Other persons to 20 section who receive fish for sale from fishermen, or from the waters supply returns. they are taken from, and do not sell them through a fish market, shall, if so requested, comply with the requirements of the preceding section, and shall be liable to a similar penalty if such requirements are not complied with.
- 25 16. 18. The Governor may, from time to time, by proclamation in What nets shall be the Gazette declare what length and depth of net and size of mesh lawful. for the whole or any part of a fishing net shall, when used or intended to be used in any specified water or waters for catching any specified kind or kinds of fish, be a lawful net, and also the lengths of hauling 30 lines which it shall be lawful to attach thereto:

47. 19. Nothing in the next preceding section shall apply to bona Exemption of nets, fide naturalist's nets or dredges, or other implements used for the &c., used for purpose of catching specimens for scientific purposes, provided that the person so fishing is the holder of a permit issued by the board.

18. 20. If any person shall, for the purpose of catching fish, use any Penalties for using net of a length or depth greater, or having meshes smaller than such unlawful nets. as are specified by the board, or than have, in and for any particular water, or for catching any specified kinds of fish, been declared lawful by proclamation, such person shall be deemed to be using an 40 unlawful net, and shall, for the first offence, be liable to a penalty not exceeding five pounds, and for a subsequent offence to a penalty not exceeding twenty pounds. And every person aiding or assisting in the use of such unlawful net, or being in the same boat as the offender at the time of the commission of any such offence as aforesaid, shall

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be liable to the like penalties: Provided that a net having been passed by the board and certified to be legal, shall continue to be recognised as legal during the time such net is in use: Provided the shrinkage does not exceed half an inch in the mesh.

19. 21. It shall be unlawful to drag or to draw ashore any net Method of dragging containing fish in such a way or to such a distance from the water as or drawing nets. to prevent underweight or undersize fish from escaping through the meshes or by the wings of the net into the water, or to allow such undersized or underweight fish to remain on the shore, and any person 10 offending against this section shall for every such offence be liable to

a penalty not exceeding two pounds.

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20. 22. The setting of any net, netting, brushwood, or other substance Waters not to be across or within any bay, inlet, river, or creek, or across or around stalled. any flat, in tidal or inland waters, in such a manner that fish enclosed 15 thereby are, or may be left, stranded, or that immature fish may be destroyed thereby, is hereby declared to be an offence under this Act.

It shall be unlawful to place, set, or use in inland waters any trap or device enclosed with wire or wire netting with wings so attached as to impede the free passage of fish on either side of the trap 20 or device, and any person found offending against this section shall be liable to a penalty not exceeding two pounds, and such trap or device and wings shall be forfeited.

21. 23. (1) If any person shall without lawful authority have in Penalties for having his possession, or on his premises, or in his boat, or shall sell or consign underwight or underwight in 25 for sale, any fish of any of the species mentioned in the Second Schedule possession. hereto of a less weight or size than that set opposite the name of such second Schedule, fish in such Schedule, or prescribed by any regulation, he shall be liable to a penalty not exceeding two pounds for the first offence, and for the second or any subsequent offence to a penalty not exceeding five pounds. (2) All such underweight and undersize fish, shall be

forfeited and be disposed of in accordance with the regulations.

(3) Any inspector may seize any fish which are liable to forfeiture under this section, and take the same before any justice, or any officer or person authorised by the board in that behalf who, 35 upon test thereof, shall declare whether or not such fish are under weight or under size, and if he declare them to be so, shall order them to be forfeited and to be disposed of in accordance with the regulations.

(4) The provisions of this section shall not apply to any 40 curator of a museum or zoological collector holding a permit from the board, or to a member of the board, or any inspector, or to any aboriginal taking or being in possession of fish for his own consumption.

(5) If any person shall at any time either sell, or cause to be sold, or shall offer or expose for sale, or shall have in his 45 possession or control for purposes of sale any fish known as or called the "Crayfish"

"Crayfish" of a size less than that prescribed in the Second Schedule, or any female of such fish of whatsoever size having eggs or spawn attached beneath its body, or which has been captured with eggs or spawn so attached, he shall, upon conviction, forfeit and pay for every

5 such offence a penalty or sum not exceeding five pounds.

22. 24. (1) It shall not be lawful by the explosion of dynamite or Dynamite, &c., not any explosive substance, or by means of any poisonous or noxious thing, to be used. to destroy or take fish in any tidal or inland waters. And if any person shall explode any dynamite or any explosive substance in or under such 10 waters, or place or cause to flow thereinto any poisonous or noxious thing, such person and all other persons assisting or being at the time in company of such person shall for every such offence be severally liable to a penalty not exceeding forty pounds and not less than ten pounds. But nothing herein contained shall apply to any person duly 15 authorised by the persons and in the manner to be prescribed by the

(2) If any person is found in possession of, or has in his boat, any dynamite or other explosive substance immediately after such explosion it shall be prima facie evidence that such person caused

regulations to explode torpedoes or dynamite in any such waters.

20 such explosion.

23. 25. (1) If in any tidal water any person shall wilfully or Penalty for damaging maliciously drive or place any stake, log, stone, or other thing lawful nets by placing obstacles on hauling whatsoever, likely to damage a fishing-net if dragged over or against ground. it, or within the reach of a fishing-net of lawful depth, and if any 25 damage shall be sustained by any lawful fishing-net through coming

into contact with such stake, log, stone, or thing, such person shall be liable to a penalty not exceeding ten pounds, and in addition shall pay such compensation to the owner of such net as may be awarded by

the adjudicating justices.

30 (2) Any person who shall place or moor a boat in such a position as to obstruct any fisherman from hauling a lawful net to shore, on any recognised hauling ground, and who, on being requested by such fisherman to remove or discontinue such obstruction, shall without reasonable or lawful excuse refuse or neglect so to do, shall

35 be guilty of an offence under this Act.

26. Every person who shall be found using a fishing-net or Netters, &c., to long line or bultow in any prohibited water shall, on demand, give his give name and true name and residence to any inspector or justice, or to any owner residence when or occupier of land bordering such water, or over which it ebbs and demanded, &c. 40 flows. And if any such person shall refuse or neglect to comply with

such demand, or shall give a false or fictitious name or residence,

he shall be liable to a penalty not exceeding ten pounds.

24. 27. Notwithstanding anything in this Act, it shall not be lawful Net-fishing in for any person to cast, set, or place any net of any kind whatsoever in Brisbane Water. 45 any of the waters of Brisbane Water or its tributaries north of a line drawn

drawn from Box or Hawk Head to Green Point, for the purpose of catching, or adapted to catch, or capable of catching fish, and whether within the waters of such inlet or its tributaries subject to or beyond the influence of the tide. Any person who casts, sets, or places any such Penalty. 5 net contrary to the provisions of this Act, or is found in possession of a net on such waters shall incur a penalty not exceeding ten pounds for the first offence, and for a second or subsequent offence a penalty not exceeding twenty pounds, and every such net, and all lines, leads, corks, and gear connected therewith shall be liable to be forfeited to 10 His Majesty upon conviction of the offender.

#### SALMON AND TROUT FISHERIES.

25. 28. No person shall buy, sell, or expose for sale, or have in his Penalty for buying, possession any salmon or trout during any period in which the taking selling, &c., salmon of salmon or trout is prohibited, and any person acting in contravention prohibited periods. 15 of this section, shall forfeit any fish so bought, sold, or exposed for sale or in his possession, and shall incur a penalty not exceeding two pounds, but this section shall not apply to any person buying, selling, or exposing for sale, or having in his possession salmon cured, pickled, or dried.

20 26. 29. No person shall catch or attempt to catch salmon or trout Penalty for catching except by rod and line in any inland waters, and any person catching salmon or trout other than by rod or or attempting to catch salmon or trout by any other means, shall incur line. a penalty not exceeding two pounds for each offence, and shall forfeit all salmon or trout caught in contravention of this section, and all nets 25 or other instruments used or placed for catching such salmon or trout.

27. 30. No person shall do the following things or any of them; Penalty for doing that is to say,—

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(1) Use any light for the purpose of catching salmon or trout.

(2) Use any spear, leister, gaff, strokehall, snatch, or other like instrument for catching salmon or trout;

(3) Have in his possession a light or any of the foregoing instruments under such circumstances as to satisfy the Court before whom he is tried, that he intended at the time to catch salmon or trout by means thereof, and any person acting in contravention of this section shall incur a penalty not exceeding five pounds, and shall forfeit any instrument used by him or found in his possession in contravention of this section; but this section shall not apply to any person using a gaff or hand net as an auxiliary to angling with a rod and

28. 31. No person shall buy, sell, or expose for sale, or have in his Penalty for buying, possession, any salmon or trout roe, and any person acting in selling, &c., or having in his possession, any contravention of this section shall incur a penalty not exceeding two salmon or trout roe. pounds,

certain things for the purpose of catching salmon or trout.

pounds, and shall forfeit all roe found in his possession, but this section shall not apply to any person who uses or has in his possession roe for artificial propagation or other scientific purposes, or gives any reason satisfactory to the court by whom he is tried for having the same in 5 his possession.

29. 32. No fixed engine of any description shall be placed or used No fixed engine shall for catching salmon or trout in any inland or tidal waters; and any be placed or used for engine placed or used in contravention of this section may be taken trout.

possession of or destroyed; and any engine so placed or used, and any 10 salmon or trout taken by such engine, shall be forfeited, and in addition thereto the owner of any engine placed or used in contravention of this section shall for each day of so placing or using the same incur a penalty not exceeding ten pounds; and for the purposes of this section a net that is secured by anchors or otherwise temporarily fixed 15 to the soil shall be deemed to be a fixed engine.

It shall be unlawful for any person to do any of the following Penalty for doing things:—

(1) Wilfully take or attempt to take any unclean or unseasonable salmon or trout, or the young of salmon or trout;

(2) buy, sell, or expose for sale, or have in his possession any unclean or unseasonable salmon or trout, or the young of salmon or trout;

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(3) place any device or implement in any river for the purpose of obstructing the passage of salmon or trout;

(4) wilfully destroy any spawning bed, or any bank or shallow on which the spawn of salmon or trout may be deposited;

(5) wilfully disturb or attempt to catch salmon or trout when spawning, or when on or near their spawning beds, and any person acting in contravention of this section shall be liable to a penalty of five pounds, and all nets, rods, lines, devices, and instruments used in committing any of the above offences shall be forfeited. But nothing herein contained shall apply to any person who may have obtained such young of salmon or trout, or salmon or trout when spawning, or when on or near their spawning beds for artificial propagation, or other scientific purposes.

#### PART IV.

### LEASES OF CROWN LANDS FOR OYSTER CULTURE.

30. 33. The Governor may, on the recommendation of the board, Governor may lease lease Crown lands for oyster culture for any term not exceeding oyster culture. 5 fifteen years of any specified area, at a yearly rental not exceeding one pound per one hundred lineal yards, provided that no area shall be leased which shall be less than 500 yards to any person who is not already an oyster lessee; and on the application of the lessee during the last year but one of the currency of any such lease, the Governor 10 may, on the like recommendation and with the like approval, renew

the term for a like period at the same rental, and with such limitations in other respects as he may approve:

31. 34. The Governor may, on the recommendation of the board, Lease for oyster offer by auction or tender the lease for any term not exceeding ten culture.

15 years, of any specified area of Crown land for oyster culture, at a rental calculated on the area of such Crown land so offered for lease, or at a rental, as prescribed by regulation or fixed in any particular case by the board; and on the application of the lessee during the last year but one of the currency of any such lease the Governor may, on 20 the like recommendation, renew the term for a like period, but

subject to such conditions of rent and such limitations in other respects as he may approve.

Provided that the purchaser of the lease of any area under this Rights pending Act shall, upon payment of the rent therefor for the first year, be issue of leases.

25 deemed to be in actual and absolute possession of such area for all purposes of this Act, notwithstanding that the deed of lease shall not have been issued; and such purchaser, or any inspector, may seize any oysters removed therefrom without lawful authority; and any person who shall be found unlawfully dredging, taking, or attempting to take

30 oysters in or from such area shall be liable to a penalty not exceeding twenty-five pounds, and all oysters found at the time in possession of such person shall be deemed to have been unlawfully taken by him, and may be forthwith returned.

32. 35. Every lease issued under the two next preceding sections Property and rights 35 shall vest in the lessee, his executors, administrators, and assigns, all conferred by lease. oysters within the area leased, and the exclusive right, during the

currency of the lease or any renewal thereof, of laying and planting oysters on, and of dredging and taking oysters from, the area leased, but subject always to the several provisions of this Act and of any 40 regulations, and the right of any inspector or authorised officer to

enter upon such area.

33. 36. Occupation under any such lease shall not give any right Abutting land not to the lessee to occupy or to use any portion of Crown lands abutting included in lease. on but not included in his lease, except for such purposes and during 45 such times as may be prescribed.

34. 37. Any leased area may be described in the lease by reference Loased area how to posts, stakes, buoys, marks, connections, or natural features showing described. the limits of such leased area in a manner sufficient to allow of their identification.

5 35. 38. The Governor may, on the recommendation of the board, Surrender of lease accept a surrender of any such lease, after the second year of its currency, in any case where it shall appear, to the satisfaction of the board, that oyster culture cannot be carried on upon the leased area with any reasonable hope of success, or where, for any other reason, 10 the board shall report in favour of such surrender.

39. Every leased area shall be subject to all reclamation rights Reclamation conferred by the Crown Lands Act of 1884, or any Act amending the rights under same, and to such conditions, provisions, and limitations as may preserved. from time to time be prescribed by the regulations or approved by the 15 Governor, and subject to the right of the Crown to earry out public works upon the area or its immediate vicinity without compensation.

40. The Governor may, on the recommendation of the board, Resumption of resume wholly or in part any area a lease whereof has been granted leases under Acts under any of the Acts hereby repealed, but subject to the payment 20 by the Crown to the lessee thereof of compensation for the loss of such area or part thereof: Provided that should the lessee of any area so resumed be dissatisfied with the amount of compensation offered to him he shall have the right to require the matter of compensation to be determined by arbitration pursuant to the Act fifty-fifth Victoria 25 number thirty-two, and the award thereunder shall be conclusive on all parties:

Provided that the Crown shall not be liable to pay compensation for the resumption of any lease that has been issued with a provision relieving the Government from liability for any damage or injury 30 that might be done to the area leased or to the oysters thereon, by the carrying out of public works.

36. 41. Any lessee who shall at any time be in arrear with the Lessees in arrear rent on any one or more leased areas shall not be entitled to take with rent not to take oysters from any such area, or to lease a further area until such further areas.

35 overdue rent shall have been paid, and such lease shall be liable to forfeiture if the rent is not paid within the time prescribed.

37. 42. If it shall appear to the board that any lessee has not Board may within a period of one year from the date of his lease taken proper tion of lease in measures to carry out the conditions of his lease, and cultivate the certain cases.

40 area leased, they may recommend the Governor to cancel the lease.

And the Governor shall have power to cancel the same accordingly by notification in the Gazette, and upon the publication of such notification all rights and privileges granted by such lease, and the unexpired term thereof, shall cease and determine:

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Provided

Provided always that before making any such recommendation the board shall cause a notice in writing, stating their intention to make such recommendation, to be served on the lessee, or in case the lessee cannot be found, shall cause such notice to be inserted at 5 least three times in a newspaper circulating in the police district nearest to the area leased, and also to be published once in the Gazette:

Provided further that no such recommendation shall be made until after the expiration of one month from the service or publication

of such notice as aforesaid.

38. 43. Upon receipt of a report from any inspector that a leased Cancellation for area is being so stripped of oysters or otherwise mismanaged by the mismanagement. lessee thereof that the production of oysters thereon has been so reduced as to threaten its partial or total destruction as an oysterbearing area, or that proper steps for cultivation have not after the

15 first year been taken, the board may, by notice served or published as aforesaid, prohibit the further dredging of, or removal of oysters from such leased area, and may by the same or a like notice call upon the lessee to show cause why the lease of such area should And the Governor may, on the recommendation of

20 the board, by notification in the Gazette, cancel the lease of any such area, and upon the publication of such notification all rights and privileges granted by such lease, and the unexpired term thereof,

shall cease and determine:

Provided that no such recommendation shall be made until the 25 expiration of one month from the service or publication of such lastmentioned notice.

39. 44. Whenever the board shall, upon the report of any inspector, When natural oysteror by their own inspection, be satisfied that the whole or any part bearing areas may be of an oyster-bearing area, whether under lease or not, has by over-30 dredging or from any other cause been reduced to such a state that the

taking of ovsters therefrom ought to be suspended, or that the ovsters thereon are in such a condition as to be not fit for consumption as food, they may recommend the Governor to prohibit the taking of oysters from such area, and thereupon the Governor may, by notification 35 in the Gazette, prohibit, for any term not exceeding three years the

taking of oysters from such area.

If any person shall without lawful authority, at any time during the period mentioned in such notification, take or attempt to take oysters from any area described in such notification, such person 40 shall incur a penalty not exceeding twenty pounds. And all oysters and the bags and packages containing them found in the possession of any person so offending may be seized, and upon conviction of the offender shall be forfeited to His Majesty. And the Governor may, in like manner, rescind, wholly or in part, any such notification: Provided 45 always that when on areas under lease for oyster culture such reduction

has, in the opinion of the board, resulted from natural causes only, such as floods or disease, the Governor may release the lessees of such areas from payment of rent for the period of such suspension.

The provisions of this and the two preceding sections shall apply 5 to every lease issued under the Act forty-eight Victoria number six.

40. 45. The Governor may, by notification in the Gazette, declare Portions of Crown any Crown land to be a public oyster reserve, and to be exempt from from leasing, or be any power of leasing conferred by this Act, and, on the recommendation declared public of the board, may in like manner cancel any such notification wholly oyster reserves. 10 or in part.

41. 46. All oysters on every public oyster reserve, or on Crown Penalty for unlawful lands, or on any area from which the taking of oysters shall be of oysters. prohibited under sections-forty-three-and-forty-four-of this Act, and

all oysters taken therefrom without lawful authority, shall be the 15 property of His Majesty; and if any person, without lawful authority, shall dredge for or otherwise take any oysters from any such reserve, Crown lands, or area, or shall be found dredging for or taking or attempting to take oysters within the limits of any such reserve, Crown lands, or area, he shall be liable to a penalty not exceeding twenty 20 pounds, and all oysters found in his possession shall be deemed to be oysters unlawfully taken by him, and shall be seized, and, on his conviction, be forfeited to the use of His Majesty.

42. 47. Nothing in this Act shall render liable to a penalty any Persons may take person who takes oysters from any public oyster reserve, or any oysters for their own Crown land for his own powerful. 25 Crown land, for his own personal consumption on the spot, provided that if such oysters shall be in a spawning condition, or shall have spat attached to them, it shall be lawful for any inspector to prohibit the taking of oysters from any such public oyster reserve or Crown land; and every person who shall take oysters therefrom shall be liable to a 30 penalty of not more than five pounds.

43. 48. It shall not be lawful for any person other than the lessee, Protection of leased his agents or servants, to do any of the following acts, namely:

- (1) To take or in any way disturb or interfere with any oysters upon any leased area without the consent of the lessee.
- (2) To cut or lop or remove mangroves or any timber from any leased area.

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(3) To deposit upon or remove from any leased area any stone, ballast, rubbish, or substance, or to dredge or drag upon any leased area with any implement, unless by direction or authority of the board, or the proper officer of the Department of Harbours and Rivers, or the Navigation Department. Provided that nothing in this section shall be held to apply to the hauling of nets by licensed fisher men upon hauling grounds authorised by the board.

(4) To place upon any leased area any implement or thing likely to injure oysters, except for a lawful purpose of navigation or anchorage.

Every person who does any act in contravention of this section shall Penalties. 5 be liable for the first offence to a penalty not exceeding five pounds, and for the second offence to a penalty not exceeding ten pounds, and for the third and any subsequent offence to a penalty not exceeding twenty pounds; and every such person shall be liable to make compensation to the lessee for all damage sustained by such lessee by

10 reason of the unlawful act of such person, and in default of payment the same may be recovered by the lessee in any Court of competent jurisdiction. And in case of any lawful act under subsection three reasonable compensation shall be made therefor, subject however to the provisions of section thirty-nine of this Act.

5 44. 49. Every person who shall gather or burn live oysters for the Penalty on burning purpose of converting their shells into lime whether he be the holder live oysters for lime of a leased area or not, shall for every such offence be liable to a penalty not exceeding fifty pounds.

45. 50. (1) Every person selling oysters whether wholesale or by Licensing of oyster

20 retail shall take out an annual license.

(2) Such license shall be issued in a form to be prescribed

by the regulations.

(3) The fee for every such license shall be twenty shillings, provided that if any such license shall be issued after the month of 25 June and before the month of December in any year, the fee therefor shall be ten shillings; and such fees shall be paid to the Colonial Treasurer or to some officer authorised by him to receive license fees under this Act.

(4) Every such license shall be in force from the day on 30 which the same shall be issued until the thirty-first day of December

then next ensuing and no longer:

Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first day of December of the year then next ensuing.

(5) Every such license shall entitle the holder thereof to sell and dispose of oysters on any premises specified in such license, and from any cart, stand, basket, or other receptacle.

(6) Every person who shall so deal in or sell oysters without holding a license under this section shall be liable to a penalty

40 not exceeding ten pounds.

(7) Every person who holds such a license shall, on the demand of an inspector, produce the same for inspection.

Any holder of such a license, who, on the demand being made by an inspector, refuses to produce his license, shall be liable to a 45 penalty not exceeding two pounds.

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46. 51. Any inspector may enter any fish market, premises, place, Inspector may enter or dwelling, or go on board any boat, and seize and take away any premises and boats and seize unmarunmarketable oysters, or any parcel, box, or bag of oysters in which ketable oysters. unmarketable oysters or oysters diseased or out of condition may be 5 found: Provided always that the board may, in their discretion, order the restoration to the owner thereof of any or all of the oysters so seized.

## PART V.

LEGAL PROCEEDINGS AND MISCELLANEOUS PROVISIONS.

47. 52. All penalties and forfeitures imposed or incurred by or Recovery of penalties under this Act, or by or under any regulation, may be recovered and and forfeitures. enforced before a police or stipendiary magistrate or any two justices in petty sessions:

Provided that any person aggrieved by any conviction or order Appeal.

15 given or made under this section may appeal therefrom in the manner

provided by the Justices Act of 1902.

48. 53. All proceedings in respect of any such penalties or for-Persons who may feitures may be taken by and in the name of any inspector, or assistant take proceedings. inspector, or by and in the name of any person specially authorised in 20 that behalf by the board.

49. 54. In all cases where the defendant or person charged with Exemption to be

any offence under this Act shall plead any of the exemptions therein proved by person contained, the proof thereof shall be upon such defendant or person

charged.

50. 55. It shall be lawful for any police or stipendiary magistrate, Imprisonment may or for any justices before whom any proceedings may be taken in be imposed in lieu of pecuniary penalty. respect of any offence against the provisions of this Act, or any regulation, for which a pecuniary penalty only is imposed, to impose in lieu of any such pecuniary penalty a term of imprisonment not

30 exceeding thirty days. 51. 56. Every person committing any act hereinbefore declared to General penalty. be an "offence under this Act," or committing a breach of this Act or of any regulation, whether by wilful act or by refusal or neglect to

act or otherwise, shall, when no specific penalty has been provided for 35 such offence, be liable to a penalty not exceeding ten pounds, and to the forfeitures prescribed by section twenty-four three hereof: Provided always that, for the purposes of this section, the word fish shall, where necessary, be deemed to include oysters and the spat of oysters.

52. 57. All rents and fees due and payable under this Act may Recovery of rents 40 be sued for and recovered by and in the name of the board on behalf and fees.

of the Crown.

53. 58. The production of any of the undermentioned documents, What instrument, writings, or publications shall be conclusive evidence in all Courts as &c., to be evidence.

to the several matters contained therein, and in the case of a lease or license, that the same was duly issued, namely:

(1) A receipt under the common seal of the board, and showing that the rent on any lease has been paid into the Colonial Treasury.

(2) A lease signed by the Governor or a copy thereof under the common seal of the board.

(3) Any license or a copy thereof issued in pursuance of this Act or the regulations, and in each case under the common seal 10 of the board.

(4) A copy of the Gazette containing any notice, regulation, or proclamation purporting to be made under this Act.

54. 59. Any person who shall assault, resist, or obstruct, or encourage Assaulting, &c., any other person to assault, resist, or obstruct, or shall use abusive in execution of their 15 language to any inspector, or other person whomsoever in the execution duty. of his duty or authority under this Act shall be liable to a penalty not exceeding ten pounds, or to imprisonment for a term not exceeding six months. And the adjudicating magistrate or justices may, in addition to any such penalty, order a sum of money sufficient to cover any 20 damage or injury sustained by the person so assaulted, resisted, or obstructed to be paid by the offender to such person, which sum shall be recoverable by and in the name of such person in the same manner

as a penalty under this Act may be recovered.

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55. 60. All fish and oysters of which the taking possession, exposure search for and 25 for sale, consignment or purchase for sale is prohibited by this Act seizure of fish. may be searched for, seized, condemned, and dealt with, according to law by any inspector or by any person holding the written authority of any justice, or any search warrant under the hand and seal of any justice, or by any person authorised by any regulation.

56. Every leased area shall be subject to all reclamation rights Reclamation rights 30 conferred by the Crown Lands Act of 1884, or any Act amending the under Crown Lands are and to such conditions provisions and librations and the such conditions provisions and librations are also such conditions. same, and to such conditions, provisions, and limitations as may from time to time be prescribed by the regulations or approved by the Governor, and subject to the right of the Crown to carry out public

35 works upon the area or its immediate vicinity without compensation: Provided that the purchaser of the lease of any area under this Rights pending issue Act shall, upon payment of the rent therefor for the first year, be of leases. deemed to be in actual and absolute possession of such area for all purposes of this Act, notwithstanding that the deed of lease shall not 40 have been issued; and such purchaser, or any inspector, may seize any

oysters removed therefrom without lawful authority; and any person who shall be found unlawfully dredging, taking, or attempting to take oysters in or from such area shall be liable to a penalty not exceeding twenty-five pounds, and all oysters found at the time in possession of 45 such person shall be deemed to have been unlawfully taken by him,

and may be forthwith returned.

57. The Go vernor may, on the recommendation of the board, Resumption of leases resume wholly or in part any area a lease whereof has been granted under Act hereby repealed, but subject to the paymeth by the Crown to the lessee thereof of compensation for the loss of such 5 area or part thereof: Provided that should the lessee of any area so resumed be dissatisfied with the amount of compensation offered to him he shall have the right to require the matter of compensation to be determined by arbitration pursuant to the Act fifty-fifth Victoria number thirty-two, and the award thereunder shall be conclusive on 10 all parties.

Provided that the Crown shall not be liable to pay compensation for the resumption of any lease that has been issued with a provision relieving the Government from liability for any damage or injury that might be done to the area leased or to the oysters thereon, by the

15 carrying out of public works.

61. Any person convicted a second time of an offence against Disqualifications any of the provisions of Part IV of this Act shall be liable to be oftwice-convicted disqualified from leasing any area for oyster culture.

Persons.

62. (1) Any net used in contravention of subsection three of Forfeiture of nets 20 section eleven, or of sections thirteen, twenty, or twenty-two, shall, on illegally used. conviction by any Court under this Act of the person so using it, be liable to forfeiture.

(2) Where, in the opinion of an inspector, a net has been Inspector may or is being used in contravention of any of the said sections, such seize such nets. 25 inspector may seize the net, and, upon conviction of the offender under any such sections, such net may be forfeited at the discretion of the Court.

(3) Any net forfeited under this section may be destroyed Disposal of nets or otherwise disposed of in such manner as the Court by whom the forfeited.

30 same was forfeited may direct.

58. 63. (1) It shall be lawful for the board from time to time to Board to direct the institution and carrying out of experiments in methods of &c. catching fish, and in the culture and propagation of fish and oysters, and to take steps for the discovery of fishing grounds and oyster beds
35 and of grounds suitable for trawling off the sea coast. For the purposes of this section the Governor may by notification in the Gazette declare any Crown land to be reserved for experiments in the culture and propagation of fish or oysters. Crown land so reserved shall, for the purposes of this Act, be deemed to be a leased area, and to be vested in 40 the board, who shall have and exercise over it all the powers and authorities which by this Act are conferred on a lessee.

(2) The Governor by proclamation in the Gazette may grant to the board the right to establish a fishery in or over such Crown lands, or in or over any private lands with the consent of the 45 owner or lessee (if any), on such terms and conditions as they may think fit, and in like manner may alter and rescind such grant. (3)

- (3) The grant of a right to establish a fishery shall have the effect of vesting in the board the exclusive right during the continuance thereof:
- Of stocking such area with fish, oysters, whelks, cockles, mussels, and any other varieties of crustaceans or molluscs, and of taking therefrom any such fish and their shells.
  - Of vesting the property (at law or Equity) in any such fish and molluses, while the same are within the limits of such area, in such board, any rule of law to the contrary notwithstanding.
- Of vesting in such board the right to the influx and efflux of the tide into and over the aforesaid area by cutting the trench or passage through, or laying one or more pipes under the shore; also, the right to construct a sluice so as to permit the tide to ebb and flow into and from such area.
- Of vesting in such board the right to sell or otherwise dispose of fish and molluses from such area, provided that the proceeds of any sale of such fish or molluses is paid into the Consolidated Revenue.
- 59. 64. The Board shall as soon as possible after the thirty-first day Report by 20 of December in every year report to the Governor as to the state of Board. the fisheries of the State, and such report shall be laid before both Houses of Parliament.

# SCHEDULES.

#### FIRST SCHEDULE.

Sec. 2

25	No. of Act.					Title of Act.						
	44	Vic.	No.	26		An Act to provide for the development and regulation of the Fisheries of the Colony.						
	46	Vic.	No.	25		An Act to amend the Fisheries Act, 1881.						
30		Vic.	No.	6		An Act for the amendment of the Fisheries Act, 1881, the promotion of Oyster Culture, and the regulation of Oyster Fisheries.						
	51	Vic.	No.	26		An Act for the better preservation of Fish in Inland Waters.						
	55	Vic.	No.	15		An Act to prevent the use of certain Fishing-nets, known as Sunk Nets, and to make other provision subsidiary thereto.						
	58	Vic.	No.	4		An Act to amend the Fisheries Act of 1881 in certain respects.						

# SECOND SCHEDULE.

Secs. 9 and 22.

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Law jui	werding	and	00200	101	juon.

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Act No. 1902.

Fisheries.

SECOND SCHEDULE.

SECOND SCHEDULE.

Seas 0 and 22

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Description of Fish.

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Red Bream

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This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 28 November, 1902.

F. W. WEBB, Clerk of the Legislative Assembly.

# New South Wales.



Act No. , 1902.

An Act to remodel the law relating to the Fisheries of New South Wales; to substitute for the Commissioners of Fisheries of New South Wales a single authority; to establish a representative board of advice to advise and assist such authority; to repeal the various Acts relating to the fisheries and fishing in tidal and inland waters and to fishing-nets and other instruments for the capture of fish, the promotion of oyster culture and the regulation of oyster-fisheries, and to make better provision in relation thereto; to provide for the leasing in certain cases of Crown lands below high-water mark and in inland waters for the establishment of fisheries; for the leasing for oysterculture of Crown lands in or abutting on tidal waters; for regulating the weights or dimensions of marketable fishes, including

including oysters, crayfish, and prawns; for the improvement of the supply of fish to consumers; the promotion and development of the industry of fishing; and for other purposes connected with or incidental to the matters aforesaid.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

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#### PART I.

#### PRELIMINARY.

1. (1) This Act may be cited as the "Fisheries Act, 1902," and Short title and is divided into Parts, as follows:—

PART I.—PRELIMINARY—88.

10 PART II.—ADMINISTRATION—88.

PART III.—NET AND LINE FISHING—88.

PART IV.—LEASES OF CROWN LANDS FOR OYSTER CULTURE—88.

PART V.—LEGAL PROCEEDINGS AND MISCELLANEOUS PRO-VISIONS—88.

(2) The provisions contained in sections three to ten, both Operation of Act. inclusive, shall come into force immediately upon the passing of this Act, and all the remaining sections shall come into force on the sixtieth day after such passing.

20 2. The Acts mentioned in the First Schedule hereto are hereby Repeal. repealed, but, except as hereinafter provided, without prejudice to the First Schedule. past operation of, or to any right lawfully acquired, or penalty or forfeiture incurred under, any of the said Acts, or the regulations made thereunder; and the repeal herein enacted shall not operate to 25 rescind, cancel, or repeal any proclamation, notification, or regulation

3. In the construction of this Act, and of all regulations made Interpretation of thereunder, the following expressions within inverted commas shall, terms. unless inconsistent with the context, bear the meanings and include the matters and things hereinafter respectively assigned to them,

namely:

"Authorised purpose" means any purpose indicated by the provisions of this Act or the regulations.

"Board" means the board of advice constituted under this Act.

"Boat" includes every vessel or punt of any description whatsoever.

"Commissioner"

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this Act.

# Fisheries.

	Fisheries.
	"Commissioner" means the Commissioner of Fisheries for New South Wales appointed or constituted under the authority of this Act.
5	"Crown lands" means and includes any foreshore as well as any land under the sea, within the territorial limits, or under any tidal or inland water, or under any river, lake, lagoon, or other water, in New South Wales, the property in which is by
10	law vested in the Crown, but exclusive of lands held under lease under this Act or under any Act hereby repealed.  "Fish" means and includes all or any of the varieties of marine or fresh water fishes and crustacea or marine life.  "Fisherman" means any person licensed under this Act to catch fish.
15	"Governor" means the Governor with the advice of the Executive Council.
	"Hand-line" means any line intended or used for the purpose of catching fish, to which not more than six fishing-hooks are attached.
20	"Hauling" includes casting, shooting, fixing, setting, placing, or staking.  "High-water mark" means the mean line between high-water at
25	spring tide and at neap tide.  "Inland waters" means and includes all rivers and creeks for that portion of their water course which is beyond the influence of the tides; also all fresh-water, lakes, lagoons, and ponds.
90	"Inspector" means and includes inspectors or assistant inspectors of fisheries, and inspectors of fisheries ex officio appointed and created respectively under this Act.
30	"Lease" means any justice of the peace.  "Lease" means any lease issued under this Act or under any Act hereby repealed.  "Leased area" means any portion of land leased under this Act
35	"Lessee" means any person holding a lease under this Act or under any Act hereby repealed.
40	"Long line or bultow" means any line intended or used for the purpose of catching fish, to which more than six fishing-hooks are attached.
40	"Oyster" means any bivalve mollusc of the family Ostreidæ which may be in or be introduced into any water.  "Prescribed" means prescribed by this Act or by any regulation
	or in any lease made thereunder.

"Regulations" means regulations made under the authority of

"Spat"

"Spat" means and includes the spat, brood, or ware of every kind of oyster below a size which may from time to time by regulation be declared to be marketable.

"Tidal Waters"—All waters which ebb and flow over Crown lands or over lands in the possession or under the control of the Crown or the Commissioner within the territorial jurisdiction of the Crown in New South Wales, and every lake and lagoon in the said State ordinarily subject to the influence of the tides (although the communication with the sea may for the time be closed), the soil or bed whereof is the property of the Crown, or is in the possession or under the control of the Crown or the Commissioner, together with, in each case, the soil of such Crown lands or lands under the possession or control of the Crown or the Commissioner.

# PART II.

## ADMINISTRATION.

4. (1) The duty of protecting, developing, and regulating the The Fisheries Board fisheries of New South Wales shall be vested in a board, which shall consist of a chairman and five other members, to be called the "Board 20 of Fisheries for New South Wales." The board shall by that name be a corporation, with perpetual succession and a common seal, with power to hold real and personal estate, and to sue and be sued, and to take and be the subject of all legal proceedings by such name.

(2) The duties, powers, and authority of the board shall

25 extend to the territorial limits of the said State.

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(3) The board shall deal with all matters connected with or Duties of the board. concerning the better regulation of the fisheries, or any class, group, or portion thereof; the closure or opening of any tidal or inland

fisheries; the supervision and protection thereof; the determination 30 of the weight or sizes of marketable fishes; the size of marketable oysters; the dimensions, meshes, and mode of hauling of nets, and the employment of any other implements for the catching of fish; the acclimatisation of fish; the cultivation of fish and oysters; the development of the fishing industry; the exploration of offing grounds suitable

35 for trawling; the improvement and cheapening of the supply of fish to the consumers; the protection of the interests of fishermen, and generally on all matters pertaining to the development and regulation of the fisheries within the territorial limits of New South Wales.

5.

5. (1) The chairman of the board shall be appointed by the Constitution of Governor, and shall hold office for a term of three years, but shall be board. eligible for reappointment.

He shall receive a salary of five hundred pounds per annum, 5 and such salary shall be charged to the Consolidated Revenue Fund, which, to the extent required for the payment of such salary, is hereby permanently appropriated.

(2) The six other members of the board shall also be

appointed by the Governor. 10

Of such members-(a) one shall be a licensed fisherman who has held a license for five years, and who shall be nominated by the Licensed Fishermen's Union;

(b) one shall be a lessee who has held an oyster lease for five years, and who shall be nominated by the holders of such

(c) one shall be appointed by the Governor as representative of the inland fisheries;

(d) three shall be representatives of the Crown.

Every such member of the board shall be entitled to be paid at the rate of fifteen shillings per diem for every day on which he attends a meeting of the board, in addition to such travelling expenses as may be prescribed. Three members of the board other than the chairman shall constitute a quorum at any such meeting.

(3) The term of office of every such member of the board 25 shall be three years; but any such member shall be eligible for

reappointment.

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(4) The Minister of the Crown for the time being holding the office of Colonial Secretary may appoint a deputy chairman, who 30 shall have the same powers as the chairman, during the absence of the chairman through illness or any other cause.

(5) The mode of resigning office as a member of the board, what shall constitute an extraordinary vacancy in the office of such member, and the mode of filling up the same, the places and times of 35 meeting of the board, and all details in furtherance of the provisions of this Part relating to the said board, in respect to the nomination and appointment of members of such board, and the conduct of its business, shall be as prescribed.

6. Every natural born or naturalized subject of His Majesty, Qualification of 40 but no other person, shall be qualified to be a member of the board.

7. It shall be lawful for the Governor, on the recommendation Appointment of of the board, to appoint such inspectors and other officers as he may other officers. think necessary for the purposes of this Act. And every such inspector and other officer shall act under the direction of, and be responsible 45 for the due performance of his duties to, the board.

- 8. (1) The Governor, on the recommendation of the board Appointment of may appoint any officer of Customs or officer in the Department assistant inspectors of Navigation stationed at any coastal port or pilot station, other than Sydney or Newcastle, or any other person residing at any such port or 5 station, or at any other place, to be an assistant inspector of fisheries for such extent of waters as the Governor may place under his supervision.
- (2) Every such assistant inspector shall carry out the Duties of assistant directions of the board and shall act in concert with the inspectors, inspectors.

  10 and shall, where necessary, be paid such sum, in addition to his ordinary salary, as the Governor may appoint.
  - (3) Every officer of police of or above the rank of sergeant Inspectors of shall ex officio and within their respective districts be, and have the fisheries, ex officio. powers and authorities of, an inspector of fisheries.
- 9. The Governor may make, revoke, or alter regulations for the Regulations. purposes of this Act mentioned, and also, in so far as express provision has not been made by this Act, and more particularly for—
  - (a) The conduct of business by the board, and for defining the duties of all officers and other persons upon whom any duty or authority is imposed or conferred under this Act, and the suspending and removing of officers.

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- (b) Prescribing the forms and conditions of all licenses, the persons by whom such licenses may be issued, and the mode of payment of license fees.
- 25 (c) Providing for the due transmission of and accounting for all moneys to the Treasury and Audit Departments respectively.
  - (d) Prescribing the mode of testing the length of nets, and the dimensions of the meshes of nets.
- (e) Prescribing, notwithstanding anything contained in this Act or the Second Schedule hereto, the kinds, and the minimum second Schedule. weights or sizes of any species of fish, which may lawfully be caught, sold, consigned, or exposed for sale.
  - (f) Providing for the sale or other disposal of any underweight or undersize fish seized or forfeited under this Act, and of nets found in any waters without an owner or unclaimed.
  - (g) Providing for the hauling or landing of fishing nets in such a manner as to prevent, as far as practicable, the destruction of underweight or undersize fish.
  - (h) The general regulation of net and line fishing, as well in regard to modes, places, and times of usage as in all other respects.
    - (i) Determining all rights of priority in hauling nets, or dredging for oysters, as between fishermen, or fishermen and dredgermen, or between dredgermen only, netting or dredging on

the same ground, and for preserving good order amongst persons engaged in fishing, and in oyster culture, or in any work in connection with the collection of spat. (j) Regulating the removal of oysters from Crown lands, under 5 such limitations as to the number of licensed dredgers or gatherers as the board shall deem fit, or as to the payment of prescribed license fees, and for the seizure and disposal of oysters unlawfully removed from Crown lands or public oyster reserves. (k) Providing for the marking of the boundaries and the 10 periodical inspection of public oyster reserves and leased areas, for vesting any such reserves in local trustees, and for the protection and regulation of all boundary beacons, buoys, or other marks. (l) The allotment or sale of young or foreshore oysters on public 15 oyster reserves and Crown lands to the holders of leased areas. (m) Determining the size of marketable oysters, and for preventing the taking, consigning, selling, or exposing for sale of unmarketable oysters or oysters not in a condition fit for food. 20 (n) Disposing of or selling oysters seized or forfeited under this (o) The protection and regulation of public oyster reserves and of oysters on Crown lands, and for the limitation and regulation of dredging for oysters by divers on such Crown lands. (p) Compelling lessees to place and maintain a sufficient stock of 25 oysters on their areas, and to cultivate such leases, and to return all spat and undersized oysters and oysters not in a condition fit for food, together with all dead shell, cultch, and substances dredged up from beds in such a manner as 30 may be most beneficial for the preservation of such beds. (q) Enforcing payment of rent or moneys overdue in respect of leased areas, or of areas in respect of which application for a lease has been made. (r) Prescribing the terms and conditions under which leases for 35 oyster culture and transfers thereof may be granted. (s) Preventing the destruction of oysters or fish, and for preventing injury to fishing or oyster grounds by deposit of filth, refuse, or other deleterious matters, or by discharges from mining works, saw-mills, paper-mills, gas-works, or other manufac-40 tories, or boiling-down or wool-washing establishments, and for prohibiting such matters from being deposited in tidal or inland waters, or into any water-course, whether dry or not, leading into the same.

(t) Preventing lessees and other persons from disposing of cultch or any dredged refuse so as to impede the access by water to Crown or private land abutting on leased areas. (u)

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(u) Compelling lessees and fishermen to mark their boats, and prescribing the manner in which they shall be marked.

(v) The times, seasons, and places at which the taking of trout or salmon shall commence and cease, or be prohibited or permitted.

(w) Any other matter or thing which shall in any manner relate to Fisheries or Oyster Fisheries.

(x) Giving effect to the provisions of this Act as to all details whatsoever.

10 It shall be lawful in any such regulations to provide for their enforcement by the imposition of a penalty not exceeding in any case the sum of fifty pounds. And all such regulations shall, on publication in the Gazette, have the full force of law, and a copy thereof shall be laid before the Legislative Council and Legislative Assembly, within

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15 fourteen days after the making thereof, if Parliament be then in session, and if not, then within fourteen days after the commencement of its then next ensuing session.

10. For the purpose of giving effect to or carrying out any Right of entry. regulation made under the authority of the next preceding section, 20 every inspector and every officer duly authorised in that behalf by the board, shall have a right of entry on all lands whatsoever for purposes of inspection or survey, or of erecting and maintaining beacons or other marks for or in connection with the boundaries of leased areas or public oyster reserves.

#### PART III.

## NET AND LINE FISHING.

11. (1) The board may, by notice in the Gazette from time to Notification of close time, declare that any specified tidal or inland water or portion thereof fisheries. shall be closed against

(a) The taking of any species of trout or salmon by any means whatever:

(b) Fishing generally, and by any method of capture;

(c) The use of fishing-nets and fishing-lines, or of either of such methods of catching fish,

35 during any specified time in any year: Provided that the board may, in like manner, rescind or vary any such notice.

(2) All water so specified shall be termed "close fisheries," and the months during which the same are so declared to be closed, "close months."

(3) If any person shall, in any close fishery closed against fishing generally, during any close month, haul any net or fix or place or use any line, implement, weir, or other structure or thing whatsoever, for the purpose of catching, taking, or enclosing fish, or in such 5 manner that fish might be caught, taken, or enclosed thereby, or is in possession of fish taken from such close fishery, such person and every person aiding or assisting him, or being in any boat with him during the commission of the offence, shall be liable to a penalty not exceeding fifteen pounds. And the like penalty shall be incurred by 10 any person who, in any close fishery closed against the use of fishingnets, shall during any close month haul or fix or place any net, or who, in any close fishery closed against the use of fishing-lines, shall use any fishing-line for the purpose of catching, taking, or enclosing fish, or in such manner that fish might be caught, taken, or enclosed

15 thereby.

12. For the more effectual conservation of the fish supply, and Proclamation closing for the protection of the spawning and feeding grounds for immature fishing-nets, &c. fish, it shall be lawful for the Governor from time to time, when so advised by the board, to declare by proclamation to be published in 20 the Gazette, and by notice published in some newspaper circulating in the police district nearest to the water mentioned in such notice, that the whole or any defined portion of any tidal or inland water shall be closed against the use of fishing-nets and fishing-lines, or of either of such methods of catching fish, for such term as the Governor 25 shall think fit. Any such proclamation and notice may at any time

shall think fit. Any such proclamation and notice may at any time be rescinded or varied by a proclamation and notice published as aforesaid.

13. If any person shall in contravention of any proclamation Penalty for fishing in under the next preceding section, haul any net or place any fishing
closed waters.

30 line for the purpose of taking or capturing fish, or by which fish may be taken or captured within the limits of the waters or area defined or described in such proclamation, such person shall be liable for the first offence to a penalty not exceeding fifteen pounds and for the second or any subsequent offence to a penalty not exceeding twenty pounds, 35 and every person aiding or assisting in the hauling or otherwise fixing

of such net or placing such fishing line, or being in any boat from which any net or fishing-line shall be hauled or placed in contravention of any such proclamation shall be liable to like penalties. Any inspector may, with or without warrant, apprehend and take before 40 one or more justices any person found offending against the provisions

of this section, to be dealt with as hereinafter provided.

14. (1) Every boat used, or intended to be used, for catching Net boats to be fish for sale, by any method whatever, any of the varieties of fish shall licensed.

45 (2) Such license shall be issued in a form to be prescribed by the regulations. (3)

- (3) The fee for every such license shall be five shillings provided that if any such license shall be issued after the month of June and before the month of December in any year the fee therefor shall be two shillings and sixpence; and such fees shall be paid to 5 the Colonial Treasurer, or to some officer authorised by him to receive license fees under this Act.
  - (4) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December then next ensuing and no longer:
- Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first day of December of the year then next ensuing:
- (5) Every boat licensed under this section shall have painted in legible figures of such size and description, and in such 15 conspicuous place as may be prescribed, the registration number of such boat under letters "L.F.B.," which shall be understood to mean "licensed fishing-boat."
- 15. (1) Every person catching or attempting to catch fish for Fishermen to be sale by any method in or upon any tidal or inland waters shall hold a licensed.

  20 license, to be issued in the prescribed form.
- (2) The fee for such license shall be five shillings, provided that if any such license shall be issued after the month of June, and before the month of December in any year the fee therefor shall be two shillings and sixpence, and such fees shall be paid to some one of the 25 persons specified in section fourteen hereof as entitled to receive license fees.
  - (3) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December then next ensuing and no longer:
- Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first day of December of the year then next ensuing.
- (4) If any person, without lawful authority shall catch or attempt to catch, for sale, by any method whatever, any fish in any 35 such waters without having first obtained such license, or shall on demand of any inspector fail to produce such license, he shall be liable for every such offence to a penalty not exceeding forty shillings.
- 16. The Governor may, from time to time, by proclamation in what nets shall be the Gazette declare what length and depth of net and size of mesh lawful.

  40 for the whole or any part of a fishing net shall, when used or intended to be used in any specified water or waters for catching any specified kind or kinds of fish, be a lawful net, and also the lengths of hauling lines which it shall be lawful to attach thereto:

17. Nothing in the next preceding section shall apply to bona Exemption of nets, fide naturalist's nets or dredges, or other implements used for the scientific purposes. purpose of catching specimens for scientific purposes, provided that the person so fishing is the holder of a permit issued by the board.

18. If any person shall, for the purpose of catching fish, use any Penalties for using net of a length or depth greater, or having meshes smaller than such unlawful nets. as are specified by the board, or than have, in and for any particular water, or for catching any specified kinds of fish, been declared lawful by proclamation, such person shall be deemed to be using an 10 unlawful net, and shall, for the first offence, be liable to a penalty not exceeding five pounds, and for a subsequent offence to a penalty not exceeding twenty pounds. And every person aiding or assisting in the use of such unlawful net, or being in the same boat as the offender at the time of the commission of any such offence as aforesaid, shall 15 be liable to the like penalties: Provided that a net having been passed

by the board and certified to be legal, shall continue to be recognised as legal during the time such net is in use: Provided the shrinkage does not exceed half an inch in the mesh.

19. It shall be unlawful to drag or to draw ashore any net Method of dragging 20 containing fish in such a way or to such a distance from the water as to prevent underweight or undersize fish from escaping through the meshes or by the wings of the net into the water, or to allow such undersized or underweight fish to remain on the shore, and any person offending against this section shall for every such offence be liable to 25 a penalty not exceeding two pounds.

20. The setting of any net, netting, brushwood, or other substance Waters not to be across or within any bay, inlet, river, or creek, or across or around stalled. any flat, in tidal or inland waters, in such a manner that fish enclosed thereby are, or may be left, stranded, or that immature fish may be 30 destroyed thereby, is hereby declared to be an offence under this Act.

It shall be unlawful to place, set, or use in inland waters any trap or device enclosed with wire or wire netting with wings so attached as to impede the free passage of fish on either side of the trap or device, and any person found offending against this section shall be 35 liable to a penalty not exceeding two pounds, and such trap or device and wings shall be forfeited.

21. (1) If any person shall without lawful authority have in Penalties for having his possession, or on his premises, or in his boat, or shall sell or consign underwight or for sale, any fish of any of the species mentioned in the Second Schedule possession. 40 hereto of a less weight or size than that set opposite the name of such second Schedule, fish in such Schedule, or prescribed by any regulation, he shall be liable to a penalty not exceeding two pounds for the first offence, and for the second or any subsequent offence to a penalty not exceeding five pounds. (2) All such underweight and undersize fish, shall be

45 forfeited and be disposed of in accordance with the regulations.

(3) Any inspector may seize any fish which are liable to forfeiture under this section, and take the same before any justice, or any officer or person authorised by the board in that behalf who, upon test thereof, shall declare whether or not such fish are under 5 weight or under size, and if he declare them to be so, shall order them to be forfeited and to be disposed of in accordance with the regulations.

(4) The provisions of this section shall not apply to any curator of a museum or zoological collector holding a permit from the 10 board, or to a member of the board, or any inspector, or to any aboriginal taking or being in possession of fish for his own consumption.

(5) If any person shall at any time either sell, or cause to be sold, or shall offer or expose for sale, or shall have in his possession or control for purposes of sale any fish known as or called the 15 "Crayfish" of a size less than that prescribed in the Second Schedule, or any female of such fish of whatsoever size having eggs or spawn attached beneath its body, or which has been captured with eggs or spawn so attached, he shall, upon conviction, forfeit and pay for every

such offence a penalty or sum not exceeding five pounds.

22. (1) It shall not be lawful by the explosion of dynamite or Dynamite, &c., not 20 any explosive substance, or by means of any poisonous or noxious thing, to be used. to destroy or take fish in any tidal or inland waters. And if any person shall explode any dynamite or any explosive substance in or under such waters, or place or cause to flow thereinto any poisonous or noxious 25 thing, such person and all other persons assisting or being at the time

in company of such person shall for every such offence be severally liable to a penalty not exceeding forty pounds and not less than ten pounds. But nothing herein contained shall apply to any person duly authorised by the persons and in the manner to be prescribed by the 30 regulations to explode torpedoes or dynamite in any such waters.

(2) If any person is found in possession of, or has in his boat, any dynamite or other explosive substance immediately after such explosion it shall be prima facie evidence that such person caused

such explosion.

23. (1) If in any tidal water any person shall wilfully or Penalty for damaging 35 maliciously drive or place any stake, log, stone, or other thing lawful nets by placing whatsoever, likely to damage a fishing-net if dragged over or against ground. it, or within the reach of a fishing-net of lawful depth, and if any damage shall be sustained by any lawful fishing-net through coming

40 into contact with such stake, log, stone, or thing, such person shall be liable to a penalty not exceeding ten pounds, and in addition shall pay such compensation to the owner of such net as may be awarded by the adjudicating justices.

(2) Any person who shall place or moor a boat in such a 45 position as to obstruct any fisherman from hauling a lawful net to shore,

shore, on any recognised hauling ground, and who, on being requested by such fisherman to remove or discontinue such obstruction, shall without reasonable or lawful excuse refuse or neglect so to do, shall

be guilty of an offence under this Act.

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24. Notwithstanding anything in this Act, it shall not be lawful Net-fishing in for any person to cast, set, or place any net of any kind whatsoever in any of the waters of Brisbane Water or its tributaries north of a line drawn from Box or Hawk Head to Green Point, for the purpose of catching, or adapted to catch, or capable of catching fish, and whether 10 within the waters of such inlet or its tributaries subject to or beyond

the influence of the tide. Any person who casts, sets, or places any such Penalty. net contrary to the provisions of this Act, or is found in possession of a net on such waters shall incur a penalty not exceeding ten pounds for the first offence, and for a second or subsequent offence a penalty

15 not exceeding twenty pounds, and every such net, and all lines, leads, corks, and gear connected therewith shall be forfeited to His Majesty upon conviction of the offender.

## SALMON AND TROUT FISHERIES.

25. No person shall buy, sell, or expose for sale, or have in his Penalty for buying, 20 possession any salmon or trout during any period in which the taking or trout during of salmon or trout is prohibited, and any person acting in contravention prohibited periods. of this section, shall forfeit any fish so bought, sold, or exposed for sale or in his possession, and shall incur a penalty not exceeding two pounds, but this section shall not apply to any person buying, selling, or 25 exposing for sale, or having in his possession salmon cured, pickled, or

dried. 26. No person shall catch or attempt to catch salmon or trout Penalty for catching except by rod and line in any inland waters, and any person catching salmon or trout of the salmon or trout of the salmon or trout of the salmon or trout or the salmon or the salmon or trout or the salmon or the salmon or trout or the salmon or t or attempting to catch salmon or trout by any other means, shall incur line. 30 a penalty not exceeding two pounds for each offence, and shall forfeit

all salmon or trout caught in contravention of this section, and all nets or other instruments used or placed for catching such salmon or trout.

27. No person shall do the following things or any of them; Penalty for doing that is to say,—

(1) Use any light for the purpose of catching salmon or trout.

(2) Use any spear, leister, gaff, strokehall, snatch, or other like instrument for catching salmon or trout;

(3) Have in his possession a light or any of the foregoing instruments under such circumstances as to satisfy the Court before whom he is tried, that he intended at the time to catch salmon or trout by means thereof, and any person acting in contravention of this section shall incur a penalty not exceeding five pounds, and shall forfeit any instrument used

Brisbane Water.

certain things for the purpose of catching salmon or trout.

by him or found in his possession in contravention of this section; but this section shall not apply to any person using a gaff or hand net as an auxiliary to angling with a rod and line.

28. No person shall buy, sell, or expose for sale, or have in his Penalty for buying, possession, any salmon or trout roe, and any person acting in selling, &c., or having contravention of this section shall incur a penalty not exceeding two salmon or trout roe. pounds, and shall forfeit all roe found in his possession, but this section shall not apply to any person who uses or has in his possession roe for 10 artificial propagation or other scientific purposes, or gives any reason satisfactory to the court by whom he is tried for having the same in his possession.

29. No fixed engine of any description shall be placed or used No fixed engine shall for catching salmon or trout in any inland or tidal waters; and any be placed or used for catching salmon or trout in contravention of this section may be taken trout.

15 engine placed or used in contravention of this section may be taken trout.

possession of or destroyed; and any engine so placed or used, and any salmon or trout taken by such engine, shall be forfeited, and in

addition thereto the owner of any engine placed or used in contravention of this section shall for each day of so placing or using the same incur 20 a penalty not exceeding ten pounds; and for the purposes of this section a net that is secured by anchors or otherwise temporarily fixed to the soil shall be deemed to be a fixed engine.

It shall be unlawful for any person to do any of the following Penalty for doing things:—

(1) Wilfully take or attempt to take any unclean or unseasonable salmon or trout, or the young of salmon or trout;

(2) buy, sell, or expose for sale, or have in his possession any unclean or unseasonable salmon or trout, or the young of salmon or trout;

30 (3) place any device or implement in any river for the purpose of obstructing the passage of salmon or trout;

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(4) wilfully destroy any spawning bed, or any bank or shallow on which the spawn of salmon or trout may be deposited;

(5) wilfully disturb or attempt to catch salmon or trout when spawning, or when on or near their spawning beds, and any person acting in contravention of this section shall be liable to a penalty of five pounds, and all nets, rods, lines, devices, and instruments used in committing any of the above offences shall be forfeited. But nothing herein contained shall apply to any person who may have obtained such young of salmon or trout, or salmon or trout when spawning, or when on or near their spawning beds for artificial propagation, or other scientific purposes.

#### PART IV.

LEASES OF CROWN LANDS FOR OYSTER CULTURE.

30. The Governor may, on the recommendation of the board, Governor may lease lease Crown lands for oyster culture for any term not exceeding Crown lands for fifteen years of any specified area at a yearly rantal not exceeding oyster culture. 5 fifteen years of any specified area, at a yearly rental not exceeding one pound per one hundred lineal yards, provided that no area shall be leased which shall be less than 500 yards to any person who is not already an oyster lessee; and on the application of the lessee during the last year but one of the currency of any such lease, the Governor 10 may, on the like recommendation and with the like approval, renew the term for a like period at the same rental, and with such limitations

in other respects as he may approve.

31. The Governor may, on the recommendation of the board, Lease for oyster offer by auction or tender the lease for any term not exceeding ten culture. 15 years, of any specified area of Crown land for oyster culture, at a rental calculated on the area of such Crown land so offered for lease, or at a rental, as prescribed by regulation or fixed in any particular case by the board; and on the application of the lessee during the last year but one of the currency of any such lease the Governor may, on 20 the like recommendation, renew the term for a like period, but subject to such conditions of rent and such limitations in other respects as he may approve.

32. Every lease issued under the two next preceding sections Property and rights shall vest in the lessee, his executors, administrators, and assigns, all conferred by lease. 25 oysters within the area leased, and the exclusive right, during the currency of the lease or any renewal thereof, of laying and planting oysters on, and of dredging and taking oysters from, the area leased, but subject always to the several provisions of this Act and of any regulations, and the right of any inspector or authorised officer to

30 enter upon such area.

33. Occupation under any such lease shall not give any right Abutting land not to the lessee to occupy or to use any portion of Crown lands abutting included in lease. on but not included in his lease, except for such purposes and during such times as may be prescribed.

34. Any leased area may be described in the lease by reference Leased area how 35 to posts, stakes, buoys, marks, connections, or natural features showing described. the limits of such leased area in a manner sufficient to allow of their identification.

35. The Governor may, on the recommendation of the board, Surrender of lease. 40 accept a surrender of any such lease, after the second year of its currency, in any case where it shall appear, to the satisfaction of the board, that oyster culture cannot be carried on upon the leased area with any reasonable hope of success, or where, for any other reason, the board shall report in favour of such surrender.

36. Any lessee who shall at any time be in arrear with the Lessees in arrear with rent not to take rent on any one or more leased areas shall not be entitled to take oysters or be granted oysters from any such area, or to lease a further area until such further areas. overdue rent shall have been paid, and such lease shall be liable to 5 forfeiture if the rent is not paid within the time prescribed.

37. If it shall appear to the board that any lessee has not Board may within a period of one year from the date of his lease taken proper recommend cancellameasures to carry out the conditions of his lease, and cultivate the certain cases. area leased, they may recommend the Governor to cancel the lease.

10 And the Governor shall have power to cancel the same accordingly by notification in the Gazette, and upon the publication of such notification all rights and privileges granted by such lease, and the unexpired term thereof, shall cease and determine:

Provided always that before making any such recommendation 15 the board shall cause a notice in writing, stating their intention to make such recommendation, to be served on the lessee, or in case the lessee cannot be found, shall cause such notice to be inserted at least three times in a newspaper circulating in the police district nearest to the area leased, and also to be published once in the Gazette:

Provided further that no such recommendation shall be made 20 until after the expiration of one month from the service or publication

of such notice as aforesaid.

38. Upon receipt of a report from any inspector that a leased Cancellation for area is being so stripped of oysters or otherwise mismanaged by the mismanagement. 25 lessee thereof that the production of oysters thereon has been so reduced as to threaten its partial or total destruction as an oysterbearing area, or that proper steps for cultivation have not after the first year been taken, the board may, by notice served or published as aforesaid, prohibit the further dredging of, or removal of oysters 30 from such leased area, and may by the same or a like notice call upon the lessee to show cause why the lease of such area should And the Governor may, on the recommendation of not be cancelled. the board, by notification in the Gazette, cancel the lease of any such area, and upon the publication of such notification all rights and 35 privileges granted by such lease, and the unexpired term thereof,

shall cease and determine: Provided that no such recommendation shall be made until the expiration of one month from the service or publication of such last-

mentioned notice.

39. Whenever the board shall, upon the report of any inspector, When natural systemor by their own inspection, be satisfied that the whole or any part bearing areas may be of an oyster-bearing area, whether under lease or not, has by overdredging or from any other cause been reduced to such a state that the taking of oysters therefrom ought to be suspended, or that the oysters 45 thereon are in such a condition as to be not fit for consumption as food.

food, they may recommend the Governor to prohibit the taking of oysters from such area, and thereupon the Governor may, by notification in the Gazette, prohibit, for any term not exceeding three years the

taking of oysters from such area.

If any person shall without lawful authority, at any time during the period mentioned in such notification, take or attempt to take oysters from any area described in such notification, such person shall incur a penalty not exceeding twenty pounds. And all oysters and the bags and packages containing them found in the possession of 10 any person so offending may be seized, and upon conviction of the offender shall be forfeited to His Majesty. And the Governor may, in like manner, rescind, wholly or in part, any such notification: Provided always that when on areas under lease for oyster culture such reduction has, in the opinion of the board, resulted from natural causes only,

15 such as floods or disease, the Governor may release the lessees of such areas from payment of rent for the period of such suspension.

40. The Governor may, by notification in the Gazette, declare Portions of Crown any Crown land to be a public oyster reserve, and to be exempt from lands may be exempt any Crown land to be a public oyster reserve, and to be exempt from lands may be exempt from leasing, or be any power of leasing conferred by this Act, and, on the recommendation declared public 20 of the board, may in like manner cancel any such notification wholly oyster reserves. or in part.

41. All oysters on every public oyster reserve, or on Crown Penalty for unlawful lands, or on any area from which the taking of oysters shall be dredging or taking prohibited under sections forty three and forty prohibited under sections forty-three and forty-four of this Act, and 25 all oysters taken therefrom without lawful authority, shall be the property of His Majesty; and if any person, without lawful authority, shall dredge for or otherwise take any oysters from any such reserve, Crown lands, or area, or shall be found dredging for or taking or

attempting to take oysters within the limits of any such reserve, Crown 30 lands, or area, he shall be liable to a penalty not exceeding twenty pounds, and all oysters found in his possession shall be deemed to be oysters unlawfully taken by him, and shall be seized, and, on his conviction, be forfeited to the use of His Majesty.

42. Nothing in this Act shall render liable to a penalty any Persons may take 35 person who takes oysters from any public oyster reserve, or any oysters for their own Crown land, for his own personal consumption, on the spot provided consumption. Crown land, for his own personal consumption on the spot, provided that if such oysters shall be in a spawning condition, or shall have spat attached to them, it shall be lawful for any inspector to prohibit the taking of oysters from any such public oyster reserve or Crown land; 40 and every person who shall take oysters therefrom shall be liable to a

penalty of not more than five pounds.

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43. It shall not be lawful for any person other than the lessee, Protection of leased his agents or servants, to do any of the following acts, namely:

(1) To take or in any way disturb or interfere with any oysters upon any leased area without the consent of the lessee. 52-B (2)

(2) To cut or lop or remove mangroves or any timber from any leased area.

(3) To deposit upon or remove from any leased area any stone, ballast, rubbish, or substance, or to dredge or drag upon any leased area with any implement, unless by direction or authority of the board, or the proper officer of the Department of Harbours and Rivers, or the Navigation Department: Provided that nothing in this section shall be held to apply to the hauling of nets by licensed fishermen upon hauling grounds authorised by the board.

(4) To place upon any leased area any implement or thing likely to injure oysters, except for a lawful purpose of navigation or anchorage.

Every person who does any act in contravention of this section shall Penalties. 15 be liable for the first offence to a penalty not exceeding five pounds, and for the second offence to a penalty not exceeding ten pounds, and for the third and any subsequent offence to a penalty not exceeding twenty pounds; and every such person shall be liable to make compensation to the lessee for all damage sustained by such lessee by

20 reason of the unlawful act of such person, and in default of payment the same may be recovered by the lessee in any Court of competent jurisdiction. And in case of any lawful act under subsection three reasonable compensation shall be made therefor.

44. Every person who shall gather or burn live oysters for the Penalty on burning 25 purpose of converting their shells into lime whether he be the holder live oysters for lime. of a leased area or not, shall for every such offence be liable to a penalty not exceeding fifty pounds.

45. (1) Every person selling oysters whether wholesale or by Licensing of oyster

retail shall take out an annual license.

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(2) Such license shall be issued in a form to be prescribed 30 by the regulations.

(3) The fee for every such license shall be twenty shillings, provided that if any such license shall be issued after the month of June and before the month of December in any year, the fee therefor 35 shall be ten shillings; and such fees shall be paid to the Colonial Treasurer or to some officer authorised by him to receive license fees under this Act.

(4) Every such license shall be in force from the day on which the same shall be issued until the thirty-first day of December

40 then next ensuing and no longer:

Provided that every such license which shall be issued in the month of December in any year shall be in force until the thirty-first day of December of the year then next ensuing.

(5) Every such license shall entitle the holder thereof to 45 sell and dispose of oysters on any premises specified in such license, and from any cart, stand, basket, or other receptacle.

(6) Every person who shall so deal in or sell oysters without holding a license under this section shall be liable to a penalty

not exceeding ten pounds.

46. Any inspector may enter any fish market, premises, place, Inspector may enter 5 or dwelling, or go on board any boat, and seize and take away any premises and boats unmarketable oysters, or any parcel, box, or bag of oysters in which ketable oysters. unmarketable oysters or oysters diseased or out of condition may be found: Provided always that the board may, in their discretion, order the restoration to the owner thereof of any or all of the oysters 10 so seized.

# PART V.

LEGAL PROCEEDINGS AND MISCELLANEOUS PROVISIONS.

47. All penalties and forfeitures imposed or incurred by or Recovery of penalties under this Act, or by or under any regulation, may be recovered and and forfeitures. 15 enforced before a police or stipendiary magistrate or any two justices

in petty sessions:

Provided that any person aggrieved by any conviction or order Appeal. given or made under this section may appeal therefrom in the manner

provided by the Justices Act of 1902.

48. All proceedings in respect of any such penalties or for-Persons who may feitures may be taken by and in the name of any inspector, or assistant take proceedings. inspector, or by and in the name of any person specially authorised in that behalf by the board.

49. In all cases where the defendant or person charged with Exemption to be 25 any offence under this Act shall plead any of the exemptions therein proved by person pleading same. contained, the proof thereof shall be upon such defendant or person charged.

50. It shall be lawful for any police or stipendiary magistrate, Imprisonment may or for any justices before whom any proceedings may be taken in be imposed in lieu of pecuniary penalty. 30 respect of any offence against the provisions of this Act, or any

regulation, for which a pecuniary penalty only is imposed, to impose in lieu of any such pecuniary penalty a term of imprisonment not exceeding thirty days.

51. Every person committing any act hereinbefore declared to General penalty.

35 be an "offence under this Act," or committing a breach of this Act or of any regulation, whether by wilful act or by refusal or neglect to act or otherwise, shall, when no specific penalty has been provided for such offence, be liable to a penalty not exceeding ten pounds, and to the forfeitures prescribed by section twenty-four hereof: Provided

40 always that, for the purposes of this section, the word fish shall, where necessary, be deemed to include oysters and the spat of oysters.

52. All rents and fees due and payable under this Act may Recovery of rents be sued for and recovered by and in the name of the board on behalf and fees. of the Crown.

53. The production of any of the undermentioned documents, What instrument, 5 writings, or publications shall be conclusive evidence in all Courts as &c., to be evidence. to the several matters contained therein, and in the case of a lease or license, that the same was duly issued, namely:—

(1) A receipt under the common seal of the board, and showing that the rent on any lease has been paid into the Colonial

10 Treasury.

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(2) A lease signed by the Governor or a copy thereof under the common seal of the board.

(3) Any license or a copy thereof issued in pursuance of this Act or the regulations, and in each case under the common seal of the board.

(4) A copy of the Gazette containing any notice, regulation, or proclamation purporting to be made under this Act.

54. Any person who shall assault, resist, or obstruct, or encourage Assaulting, &c., any other person to assault, resist, or obstruct, or shall use abusive in execution of their 20 language to any inspector, or other person whomsoever in the execution duty of his duty or authority under this Act shall be liable to a penalty not exceeding ten pounds, or to imprisonment for a term not exceeding six months. And the adjudicating magistrate or justices may, in addition to any such penalty, order a sum of money sufficient to cover any 25 damage or injury sustained by the person so assaulted, resisted, or obstructed to be paid by the offender to such person, which sum shall be recoverable by and in the name of such person in the same manner

as a penalty under this Act may be recovered.

55. All fish and oysters of which the taking possession, exposure Search for and 30 for sale, consignment or purchase for sale is prohibited by this Act seizure of fish. may be searched for, seized, condemned, and dealt with, according to law by any inspector or by any person holding the written authority of any justice, or any search warrant under the hand and seal of any justice, or by any person authorised by any regulation.

56. Every leased area shall be subject to all reclamation rights Reclamation rights conferred by the Crown Lands Act of 1884, or any Act amending the under Crown Lands same, and to such conditions, provisions, and limitations as may from time to time be prescribed by the regulations or approved by the Governor, and subject to the right of the Crown to carry out public 40 works upon the area or its immediate vicinity without compensation:

Provided that the purchaser of the lease of any area under this Rights pending issue Act shall, upon payment of the rent therefor for the first year, be of leases. deemed to be in actual and absolute possession of such area for all purposes of this Act, notwithstanding that the deed of lease shall not 45 have been issued; and such purchaser, or any inspector, may seize any

ovsters

oysters removed therefrom without lawful authority; and any person who shall be found unlawfully dredging, taking, or attempting to take oysters in or from such area shall be liable to a penalty not exceeding twenty-five pounds, and all oysters found at the time in possession of 5 such person shall be deemed to have been unlawfully taken by him, and may be forthwith returned.

57. The Governor may, on the recommendation of the board, Resumption of leases resume wholly or in part any area a lease whereof has been granted repealed. under any of the Acts hereby repealed, but subject to the payment 10 by the Crown to the lessee thereof of compensation for the loss of such area or part thereof: Provided that should the lessee of any area so resumed be dissatisfied with the amount of compensation offered to him he shall have the right to require the matter of compensation to be determined by arbitration pursuant to the Act fifty-fifth Victoria 15 number thirty-two, and the award thereunder shall be conclusive on all parties.

Provided that the Crown shall not be liable to pay compensation for the resumption of any lease that has been issued with a provision relieving the Government from liability for any damage or injury 20 that might be done to the area leased or to the oysters thereon, by the carrying out of public works.

58. (1) It shall be lawful for the board from time to time to Board to direct the institution and carrying out of experiments in methods of &c. catching fish, and in the culture and propagation of fish and oysters, 25 and to take steps for the discovery of fishing grounds and oyster beds and of grounds suitable for trawling off the sea coast. For the purposes of this section the Governor may by notification in the Gazette declare any Crown land to be reserved for experiments in the culture and propagation of fish or oysters. Crown land so reserved shall, for the 30 purposes of this Act, be deemed to be a leased area, and to be vested in the board, who shall have and exercise over it all the powers and authorities which by this Act are conferred on a lessee.

- (2) The Governor by proclamation in the Gazette may grant to the board the right to establish a fishery in or over such 35 Crown lands, or in or over any private lands with the consent of the owner or lessee (if any), on such terms and conditions as they may think fit, and in like manner may alter and rescind such grant.
- (3) The grant of a right to establish a fishery shall have the effect of vesting in the board the exclusive right during the con-40 tinuance thereof:
  - Of stocking such area with fish, oysters, whelks, cockles, mussels, and any other varieties of crustaceans or molluscs, and of taking therefrom any such fish and their shells.

- Of vesting the property (at law or Equity) in any such fish and molluses, while the same are within the limits of such area, in such board, any rule of law to the contrary notwithstanding.
- Of vesting in such board the right to the influx and efflux of the tide into and over the aforesaid area by cutting the trench or passage through, or laying one or more pipes under the shore; also, the right to construct a sluice so as to permit the tide to ebb and flow into and from such area.
- Of vesting in such board the right to sell or otherwise dispose of fish and molluses from such area, provided that the proceeds of any sale of such fish or molluses is paid into the Consolidated Revenue.

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59. The Board shall as soon as possible after the thirty-first day Report by of December in every year report to the Governor as to the state of Board.
15 the fisheries of the State, and such report shall be laid before both Houses of Parliament.

## SCHEDULES.

#### FIRST SCHEDULE.

Sec. 2.

	No. of Act.	Title of Act.						
20	44 Vic. No. 26	An Act to provide for the development and regulation of the Fisheries of the Colony.						
	46 Vic. No. 25	An Act to amend the Fisheries Act, 1881.						
	48 Vic. No. 6	An Act for the amendment of the Fisheries Act, 1881, the promotion of Oyster Culture, and the regulation of Oyster Fisheries.						
25	51 Vic. No. 26	An Act for the better preservation of Fish in Inland Waters.						
,	55 Vic. No. 15	An Act to prevent the use of certain Fishing-nets, known as Sunk Nets, and to make other provision subsidiary thereto.						
	58 Vic. No. 4	An Act to amend the Fisheries Act of 1881 in certain respects.						

# SECOND SCHEDULE.

Secs. 9 and 22.

Lawful weights and sizes for fish. \*

		Description of Fish.								
;										
1	Red Bream									8 ounces.
]	Bream (Black)									8 "
7	Tarwhine									7 ,,
	Blackfish									6 "
]	Rock Cod (Black	k or	Red)		,					6 ,,
(	Gurnet									4 ,,
]	Flathead									5 ,,
1	Sea Mullett									6 ,,
	Other varietie	es								6 ,,
1	Whiting									6 ,,
-	Flounder									4 ,,
-	Sole									4 ,,
1	Pike									4 ,,
	Trevally									4 ,,
	Garfish									2 ,,
	Long Tom									5 ,,
	Teraglin									12 ,,
	Salmon									6 ,,
	Groper									12 "
	Kingfish									16 "
	Nannygui			٠						4 ,,
	John Dory									8 "
	Jewfish									16 ,,
	Pigfish									8 ,,
	Carp									6
	Pilchard									9 "
	Herrings				3					9
	Sergeant Baker									4. "
	Moorwhong									16
	T 1	•••	•••		•••	•••	•••	•••		0
	Eels	•			•••		•••			o ,,
	Fresh-water fishes.									
	Cod (or Murra	y Co	d)							$1\frac{1}{2}$ lb.
	Perch (of kinds									8 ounces.
	Carp									6 "
	Tench		,							6 ,,
	Bream (of kind	ls)								6 ,,
	Catfish									6 ,,
	Trout (of kinds	(3)								12 ,,
;	Lawful lengths	for			sured a f the to		e body	from th	he eye	
	Crayfish (Salt-	water	r) from	eye to	tip of t	ail				10 inches.
	Prawns		d		do					$1\frac{1}{2}$ ,,
	Murray River	Lobs								8 ,,
	unity iterior		,		,					"

make gramma ... ... . .