



# Salmon and Freshwater Fisheries Act 1975

## 1975 CHAPTER 51

### PART V

#### ADMINISTRATION AND ENFORCEMENT

##### *Regulation of fisheries etc.*

#### **30 Introduction of fish into inland waters.**

A person shall be guilty of an offence if he introduces any fish or spawn of fish into an inland water, or has in his possession any fish or spawn of fish intending to introduce it into an inland water, unless he first obtains the written consent of the water authority [<sup>F1</sup>within whose area any part of that water is situated][<sup>F2</sup>or the inland water is one which consists exclusively of, or of part of, a fish farm and which, if it discharges into another inland water, does so only through a conduit constructed or adapted for the purpose.

In this section “fish farm” has the same meaning as in the <sup>M1</sup>Diseases of Fish Act 1937.]

#### **Textual Amendments**

- F1** Words repealed (E.W.) by [Water Act 1989](#) (c. 15, SIF 130), s. 190, [Sch. 27 Pt. I](#) (with ss. 58(7), 101(1), 141(6), 160(1)(2)(4), 163, 189(4)–(10), 190, 193(1), 194(9), [Sch. 26](#) paras. 3(1)(2), 17, 40(4), 41(1), 57(6), 58)
- F2** Words added (E.W. and as mentioned in s. 43(4) of the amending act (border rivers)) by [Salmon Act 1986](#) (c. 62, SIF 52:2), [ss. 34](#), 43(4)

#### **Marginal Citations**

- M1** [1937 c.33\(52:2\)](#).

**Status:**

Point in time view as at 01/02/1991. This version of this provision has been superseded.

**Changes to legislation:**

There are currently no known outstanding effects for the Salmon and Freshwater Fisheries Act 1975, Section 30.