



# Sea Fish Industry Act 1938

## 1938 CHAPTER 30

### PART VI

#### SUPPLEMENTARY PROVISIONS

#### 62 Interpretation

(1) In this Act the following expressions have the meanings hereby respectively assigned to them, that is to say :—

" fishing-boat " means (except for the purposes of Part IV of this Act) a vessel of whatever size, and in whatever way propelled, which is for the time being employed in sea-fishing or in the sea-fishing service;

" local fisheries committee " means a local fisheries committee constituted by an order under section one of the Sea Fisheries Regulation Act, 1888;

" production," in relation to white fish, means the catching and first landing of white fish;

" the appropriate Minister " means—

(a) in relation to a co-operative scheme applicable to an area wholly in England, the Minister of Agriculture and Fisheries;

(b) in relation to a co-operative scheme applicable to an area wholly in Scotland, the Secretary of State concerned with the sea-fishing industry of Scotland, or

(c) in relation to a co-operative scheme applicable to an area partly in England and partly in Scotland, the Minister of Agriculture and Fisheries and the Secretary of State concerned with the sea-fishing industry of Scotland;

" the board, " in relation to a marketing scheme, means the board constituted to administer the scheme;

" the Gazettes " means the London Gazette and the Edinburgh Gazette;

" the Ministers " means the Minister of Agriculture and Fisheries and the Secretary of State concerned with the sea-fishing industry of Scotland;

" white fish " means fish of any kind found in the sea, other than—

---

*Status: This is the original version (as it was originally enacted).*

---

- (a) herring,
  - (b) fish of the salmon species, or
  - (c) trout which migrate to and from the sea,
- and includes shell-fish; and references to white fish shall be construed as including references to parts of white fish.
- (2) Any reference in an Act passed before this Act to an enactment which is amended by this Act shall, unless the contrary intention appears, be construed as including a reference to that enactment as so amended.