Maharashtra Fisheries Act, 1960

MAHARASHTRA India

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Act 1 of 1961

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Maharashtra Fisheries Act, 1960Maharashtra Act No. 1 of 1961.MH77[3rd January, 1961.]For Statement of Objects and Reasons, see Maharashtra Government Gazette, 1960, Part V, page 290.An Act to provide for the protection, conservation and development of fisheries in the State of Maharashtra.Whereas it is expedient to provide for the protection, conservation and development of fisheries in the State of Maharashtra; it is hereby enacted in the Eleventh Year of the Republic of India as follows:-

1. Short title, extent and commencement.

(1)This Act may be called the Maharashtra Fisheries Act, 1960.(2)It extends to the whole of the State of Maharashtra.(3)It shall come into force on such [date] [1st day of December 1961 (vide G. N., A. & F. D. No. FST. 1457/32979-G, dated 28th October, 1961).] as the State Government may, by notification in the Official Gazette, appoint.

2. Definitions.

- In this Act, unless the context otherwise requires,-(a)"Fish" includes crustaceans, oysters and other shell fish;(b)"Fishery Officer" means an officer appointed by the State Government to be the Fishery Officer for the purposes of this Act, and includes an officer appointed by that Government to exercise the powers and perform the functions of the Fishery Officer:Provided that, no Police Officer below the rank of a Sub-Inspector shall be appointed to be the Fishery Officer, or to exercise the powers and perform the functions of the Fishery Officer.(c)"fixed engine" means any net, cage, trap or other contrivance for taking fish, fixed in the soil or made stationary in any other way;(d)"prescribed" means prescribed by rules made under this Act;(e)"private water" means water-(i)which is the exclusive property of any person, or(ii)in which any person has for the time being an exclusive right of fishery whether as owner, lessee or in any other capacity; but does not include any river, canal, stream, jhil or any piece of water which ordinarily has direct communication with any river, canal, stream, or jhil.Explanation.- Water shall not cease to be

"private water" by reason only of the fact that a person other than the owner thereof may have by custom a right of fishery therein;(f)"territorial waters" in relation to the State of Maharashtra, means any part of the open sea, adjoining the coast of the State within, a distance of six nautical miles measured from the appropriate base line according to the Presiden's proclamation published in this behalf in the Government of India, Ministry of External Affairs, Notification No. SRO-669, dated the 22nd March, 1956; or such other distance as may from time to time be duly fixed therefore, hereafter.

3. Destruction of fish by explosives in, or by poisoning waters.

(1)If any person,-(a)uses any dynamite or other explosive substance, with intent thereby to take or destroy fish in any waters (including any territorial waters); or(b)puts any poison, lime or noxious material in any such waters, with intent thereby to take or destroy any fish therein; he shall, on conviction, be punished with imprisonment for a term which may extend to two months, or with fine which may extend to two hundred rupees.(2)The State Government may, by notification in the Official Gazette, suspend the operation of clause (b) of sub-section (1) in any specified area, and may, in like manner, modify or cancel any such notification.

4. Protection of fish in selected waters.

(1) The State Government may make rules for all or any of the matters specified in sub-section (3); and may, by notification in the Official Gazette, apply all or any such rules to such waters (not being private waters), as the State Government may specify in the said notification.(2)The State Government may, also by like notification, apply such rules, or any of them, to any private water, with the consent in writing of the owner thereof, and of all persons having for the time being any exclusive right of fishery therein.(3)Such rules may,-(a)prohibit or regulate all or any of the following matters, that is to say,-(i)the erection and use of fixed engines,(ii)the construction, temporary or permanent, or weirs, dams and bunds, (iii) the dimension, size of mesh, and kind of nets to be used, and the manner of using them, and the conditions (if any) under which they may be used,(iv)the use of more than one method of taking fish at one time;(b)prohibit the using of any gun, bow, arrow, or the like in the waters, with intent thereby to take or destroy any of the fish therein; (c) prohibit or regulate the deposit or discharge, in any waters containing fish, or any liquid or solid matter specified in the rule, detrimental to fish, or the food of fish; but not so as to prejudice any powers of a local authority to discharge sewage in pursuance of any power given by or under any law for the time being in force;(d)prescribe the seasons during which the killing or taking or sale of fish of any prescribed species, shall be prohibited; (e) prohibit all fishing in any specified waters for a specified period;(f)Provide generally, for the better execution of this Act, and for the better protection, preservation and improvement of fisheries in the State, or any area thereof.(4)In making any rule under this section, the State Government may provide for-(a)the seizure, removal and forfeiture of any fixed engine or apparatus erected or used, or nets used, in contravention of the rules, and(b)the forfeiture of any fish taken by means of any such fixed engine or apparatus or net.(5)Rules made under this section shall be subject to the condition of previous publication.(6)All rules made under this section shall be laid before each House of the State Legislature as soon as may be after they are made, and shall be subject to such modifications as the State Legislature may make, during the session in which they are so laid or the session immediately following, and publish in the Official Gazette.

5. Power to prohibit sale or barter of fish unlawfully taken.

(1)The State Government may, by notification in the Official Gazette prohibit generally or any specified areas, the offering or exposing for sale or barter of any fish the taking of which has been made unlawful by any rule made under section 4, such taking at any place outside the State being lawful, notwithstanding.(2)The burden of proving that any fish offered or exposed for sale or barter is not offered or exposed for sale or barter in contravention of this section, shall be on the person offering or exposing for sale or barter such fish.

6. Penalties.

- If any person contravenes any of the provisions of this Act or the rules or orders made thereunder, he shall if no other penalty is provided for the offence, on conviction, be punished with imprisonment for a term which may extend to three months, or with fine which may extend to five hundred rupees, or with both; and if the contravention is continued after conviction, with a further fine which may extend to fifty rupees for every day during which the contravention is continued.

7. Arrest without warrant for offence under the Act.

(1)Any police officer not below the rank of a Sub-Inspector of Police, or any person specially empowered by the State Government in this behalf, may, without warrant, arrest, any person committing in his view any offence punishable under section 3 or section 6, if the person declines to give his name and address or if there is reason to doubt the accuracy of the name and address if given.(2)A person arrested under this section may be detained until his name and address have been correctly ascertained:Provided that, no person so arrested shall be detained for any period longer than may be necessary for bringing him before a Magistrate (such period not being more than twenty-four hours, exclusive of the time necessary for the journey from the place of arrest to the Court of the Magistrate) except under an order of the Magistrate for his detention according to the provisions of the Code of Criminal Procedure, 1898.

8. Jurisdiction inferior to that of Magistrate of Second Class excluded.

(1)No Court inferior to that of a Magistrate of the Second Class, shall try any offence under this Act.(2)No Court shall take cognisance of any offence under this Act, except on a report in writing of the facts constituting offence made by a Fishery Officer, or a Police Officer not below the rank of Sub-Inspector, or any other person or class of persons authorised by the State Government in this behalf.

9. Power to compound offences.

(1)The District Magistrate may, either before or after the institution of proceedings for any offence specified in the Schedule, accept, from any person charged with such offence, by way of composition thereof a sum not exceeding one hundred rupees.(2)On payment by such person of such sum, the person, if in custody, shall be set at liberty; and if any proceedings in any criminal court have been instituted against him in respect of the offence, the composition shall be deemed to amount to an acquittal, and the property, if any, seized from his possession shall be released, and no further criminal proceedings shall be taken against the person in respect of such offence.

10. Officers to be deemed public servants.

- All persons empowered to exercise powers and perform duties by or under this Act, shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code.

11. Indemnity.

- No suit, prosecution or other legal proceeding shall lie against any person or the State Government, for anything which is in good faith done or intended to be done under this Act.

12. Dues under Act recoverable as arrears of land revenue.

- Any amount of money due to the State Government under this Act, or the rules made thereunder, shall be recoverable as an arrear of land revenue.

13. Saving.

- Nothing in this Act shall apply to fishing and fisheries beyond territorial waters.

14. Repeal and savings.

- On the commencement of this Act, each of the following Acts, that is to say,-(a)The Indian Fisheries Act, 1897 (IV of 1897), in its application to the Bombay area of the State of Maharashtra;(b)the Fisheries Act (Hyderabad Act XXIII of 1356 Fasli), in its application to the Hyderabad area of the State of Maharashtra;(c)the Central Provinces and Berar Fisheries Act, 1948 (C. P. & Berar Act VIII of 1948), in its application to the Vidarbha region of the State of Maharashtra; shall stand repealed:Provided that, on such repeal, the provisions of the Bombay General Clauses Act, 1904 shall apply in relation to the repeal of each of such Acts, as if that Act were an enactment repealed by a Maharashtra Act:Provided further that, subject to the preceding proviso, anything done or any action taken (including any rule made, notification issued and appointment made) by or under any Act so repealed shall, in so far as it is not inconsistent with the provisions of this Act, be deemed to have been made or taken by or under this Act and shall continue in force until superseded by anything done or any action taken under the provisions of this Act.

Schedule

(See section 9)Description of offences compoundable under section 9

- 1. Fishing with a net having a smaller mesh than that prescribed.
- 2. killing or taking or selling or attempting to kill, take or sell any fish of a prohibited species during a close season.
- 3. Fishing or attempting to fish with any gear or method, other than the prescribed gear or method.
- 4. Using at any one time more than one method of taking fish, when prohibited under the rules made under this Act.
- 5. Fishing or attempting to fish in prohibited waters.
- 6. Offering or exposing for sale or barter any fish, the offering or exposing for sale, or barter or which is prohibited in any specified area by a notification issued under section 5.

Notifications G. N., A. & F. D., No. FST. 1457/32979-G, dated 28th October, 1961 (M. G., Part IV-B, pages 1020) - In exercise of the powers conferred by sub-section (3) of section 1 of the Maharashtra Fisheries Act, 1960 (I of 1961), the Government of Maharashtra, hereby appoints the 1st day of December 1961, to be the date on which the said Act shall come into force.G. N., A. & C. D. No. FST. 1471/21821-12 (ADF)-(I), dated 12th May, 1977 (M. G., Part IV-B, pages 445) - In exercise of the powers conferred by clause (h) of section 2 read with the proviso thereto of the Maharashtra Fisheries Act, 1960 (Maharashtra I of 1961), the Government of Maharashtra hereby appoints, -(a)the Director of Fisheries to be the Fishery Officer; and(b)the Officers mentioned in column 1 of the Table below to exercise the powers and perform the functions of a Fishery Officer in the areas specified opposite to such- officers, in column 2 of that Table. Table

Serial No.1.	Officer2.	Area3.
1	District Fisheries Development Officer, Bombay.	Greater Bombay.
2	District Fisheries Development Officer, Thane, Palghar.	Thane District.
3	District Fisheries Development Officer, Kulaba, Alibag	Kulaba District.
4	District Fisheries Development Officer, Ratnagiri.	Ratnagiri District.
5	District Fisheries Development Officer, Pune.	Pune, Ahmadnagar and

		Solapur Districts.		
6	District Fisheries Development Officer; Kolhapur.	Kolhapur, Satara and Sagli Districts.		
7	District Fisheries Development Officer, Nashik.	Nashik, Dhule, and Jalgoan Districts.		
8	District Fisheries Development Officer, Chandrapur.	Chandrapur District.		
9	District Fisheries Development Officer, Nagpur	Nagpur and Wardha Districts.		
10	District Fisheries Development Officer, Akola.	Akola, Amravati and Buldana Districts.		
11	District Fisheries Development Officer, Aurangabad.	Aurangabad and Beed Districts.		
12	District Fisheries Development Officer, Nanded.	Nanded District.		
13	District Fisheries Development Officer; Bhandara.	Bhandara District.		
14	District Fisheries Development Officer, Yavatmal.	Yavatmal District.		
15	District Fisheries Development Officer, Parbhani.	Parbhani District.		
16	District Fisheries Development Officer, Osmanabad.	Osmanabad District.		
G. N., A. & C. D., No. FST. 1471/21821/12 ADF-(III), dated 12th May, 1977 (M. G., Part IV-B, pages				
446) - In pursuance of the provision of rule 2 of the Maharashtra Fisheries Rules, 1969, the				
Government of Maharashtra hereby authorises the Director of Fisheries, the Regional Fisheries				
Development Officers and the District Fisheries Development Officers for the purpose of rule 2 of				
the said Rules.G. N., A. & C. D., No. FST. 1471/21821/12 ADF (II), dated 12th May, 1977 (M. G., Part				
IV-B, pages 446) - In exercise of the powers conferred by sub-section (1) of section 7 of the				
Maharashtra Fisheries Act, 1960 (Maharashtra I of 1961), the Government of Maharashtra hereby				
specially empowers the Director of Fisheries, the District Fisheries Development Officers and the				
Police Officers n	ot below the rank of Sub-Inspectors for the purpose of	section 7 of the said Act.		