## CHAPTER 62.

## SEAL FISHERY.

AN ORDINANCE TO CONSOLIDATE AND AMEND THE LAWS 8 of 1921. RELATING TO SEAL FISHERY.

## [23rd December, 1921.]

- 1. This Ordinance may be cited as the Seal Fishery Short title. Ordinance.
- 2. In this Ordinance unless the context otherwise re- Definitions. quires:—
  - "Seal" means the fur seal, the hair seal, the sea otter, the sea elephant, the sea leopard, the sea bear, the sea lion, the sea dog and any animal of the seal kind.
    - "Skin" means the skin of any seal.
  - "Seal reserve" means any portion of land or water within the limits of the Colony set apart by the Governor in Council for the breeding of seals.
- 3. Every commissioned officer of any of His Majesty's Seal Fishery ships on full pay, and every officer in the employ of the Officers. Government authorised in that behalf by the Governor shall be seal fishery officers to enforce the provisions of this Ordinance.

4. No person shall kill, take or hunt, or attempt to kill Unlawful to take seal in or take any seal in the Colony or the Colonial waters thereof, the Colony unless he shall first have been duly licensed.

without a licence.

5. (1) Such officer as the Governor may appoint for the Granting of purpose may grant licences to take seals in the Colony and Licences. the Colonial waters thereof to such persons as may apply for them, for such periods and on such terms and conditions as may be approved by the Governor.

[Note. This Ordinance is declared to be in force in the Dependencies by the Application of Colony Laws Ordinance, Cap. 1 (D.S.).]

Power to revoke licences.

(2) In the case of the breach by the holder of a licence of any of the provisions of this Ordinance or of the regulations made thereunder, or of any of the conditions under which such licence may have been granted, the Governor may, by notice in writing, summarily revoke such licence, and thereupon all rights conferred thereby or enjoyed thereunder shall cease as from the date mentioned in such notice.

Regulations.

- 6. (1) The Governor in Council may make regulations for carrying out the provisions of this Ordinance and the intent and object thereof.
- (2) Any person guilty of an offence against any provision of the regulations made under this section shall be liable to a fine not exceeding Twenty-five Pounds.

Seal Reserve.

7. The Governor in Council may declare, by notification in the Gazette, any Crown land or Colonial waters, or with the consent of the owner or lessee, any private land, to be a seal reserve, and, by notification in the Gazette, revoke and declare to be no longer in force any such notification as aforesaid.

Liability of an owner or master of a vessel. 8. Any owner or master or other person in charge of any vessel who shall permit such vessel, or any boat or canoe belonging to such vessel, to be employed in killing or taking seals in the Colony or the Colonial waters thereof without a licence under this Ordinance, or contrary to the terms of or beyond the limits specified in any licence granted to him under this Ordinance, shall forfeit any seals so killed or taken and any seals, seal-oil or skins found in his possession, and in addition thereto shall be liable to a penalty not exceeding Three Hundred Pounds and to imprisonment with hard labour for a period not exceeding twelve months for each offence.

9. Any person who:

Offences and penalties and forfeitures consequent thereon.

- (a) Kills, takes or hunts, or attempts to kill or take, any seal in the Colony or the Colonial waters thereof without a licence under this Ordinance, or contrary to the terms of, or beyond the limits specified in, any licence granted to him under this Ordinance;
- (b) Has in his possession, or in any vessel under his command, any seal, seal-oil, or skins, for the lawful possession of which he cannot account satisfactorily,

shall commit an offence, and shall be liable on conviction to a fine not exceeding One Hundred Pounds and to imprisonment with hard labour for a period not exceeding six months for each such offence, and to forfeit any seals, seal-oil, or skins found in his possession.

10. A seal fishery officer may, with respect to any vessel Powers of found within the limits of the territorial waters of the seal fishery officers. Colony engaged or believed to be engaged or concerned in seal fishing—

- (1) go on board at any time;
- (2) require the owner, master, or crew, or any of them to produce any certificates of registry, licences, official log books, official papers, articles of agreement, muster rolls, and other documents relating to the vessel, which are in their respective possession or control on board the vessel and may take copies thereof or of any part thereof;
- (3) muster the crew of the vessel;
- (4) require the master to appear and to give any explanation concerning his vessel and the said certificates of registry, official log books, official papers, articles of agreement, muster rolls and other documents or any of them:
- (5) make any examination or inquiry which he deems necessary to ascertain whether any contravention of the provisions of this Ordinance or of any regulation as aforesaid has been committed:
- (6) when any person appears to him to have committed any such contravention, without summons, warrant or other process, take both the offender and the vessel to which he belongs and the crew thereof to a port of entry in the Colony or its Dependencies, as defined by the Customs Ordinance, and bring him or Chapter 16. them before a court and detain him, it and them in the port until the alleged contravention has been adjudicated upon, or until the master of the said vessel has given security to be approved by the Judge or a magistrate to abide the event of any action, suit, or other legal proceeding that may be

instituted in respect of such vessel or of any person belonging thereto, and to pay all penalties, costs and damages. In any legal proceeding under this subsection the person giving security may be deemed to be the owner of the detained vessel.

Protection of seal fishery officers. 11. No seal fishery officer shall be liable for any costs or damages in respect of any vessel detained under this Ordinance unless the detention is proved to have been made without reasonable grounds.

Vessel not bringing to when summoned or throwing overboard goods during chase to be forfeited.

12. If any vessel found in the waters of the Colony and suspected by a seal fishery officer to be engaged or concerned in seal fishing, shall not bring to upon signal made by any ship or boat in His Majesty's service or in the service of the Government by hoisting the proper pendant or ensign, whereupon chase shall be given, and any person on board such vessel shall, during chase or before such vessel shall bring to, throw overboard any part of her lading, such vessel shall be forfeited.

Vessel not bringing to when required to. 13. If any vessel liable to seizure or examination under this Ordinance shall not bring to when required to do so, the master of such vessel shall forfeit the sum of Fifty Pounds; and on such vessel being chased by any vessel in His Majesty's Navy, or duly employed for enforcing the provisions of this Ordinance, having a proper pendant or ensign hoisted, it shall be lawful for the captain, master or other person having the charge or command of such vessel in His Majesty's Navy, or employed as aforesaid (first causing a gun to be fired as a signal), to fire at or into such vessel, and such captain, master, or other person acting in his aid or by his direction shall be and is hereby indemnified and discharged from any indictment, penalty, action, or other proceeding for so doing.

Armed guard may be stationed at a seal reserve.

14. The Governor may cause an armed guard to be stationed at or in the vicinity of any Seal Reserve for the purpose of the further enforcement of the provisions of this Ordinance and may prescribe by order under his hand the manner in which such guard shall perform their duties.

15. Any person who refuses or neglects to comply with Penalty for any requisition or direction lawfully made or given by, or plying with to answer any question lawfully asked by any seal fishery directions of officer or armed guard shall be liable on summary conviction officer. to a fine not exceeding One Hundred Pounds and to imprisonment with hard labour for a period not exceeding six

16. (1) A seal fishery officer or an armed guard may Power to arrest, detain if necessary by force, and bring before a court, breaches of any person committing or appearing to be about to commit, Ordinance. an offence against the provisions of this Ordinance, or any regulation made thereunder.

- (2) If any person is killed, maimed or hurt by reason of his resisting a seal fishery officer or an armed guard in the execution of his duties under this Ordinance, neither the seal fishery officer nor the armed guard shall be liable to any punishment or to pay any damages by reason of the person being so killed, maimed or hurt.
- 17. Any person who shall maliciously shoot at any vessel Persons or boat belonging to His Majesty's Navy, or in the service vessels or of the Government, or shall maliciously shoot at, maim, or officers wound any officer of the Navy or Government being duly Ordinance, employed in the prevention of offences against this Ordinance, guilty of or any person acting in his aid or assistance in the execution of his office or duty, and every person aiding, abetting or assisting him therein, shall, upon conviction, be guilty of felony and shall be liable to be imprisoned with hard labour for a period not exceeding three years.

shooting at enforcing

18. Offences under this Ordinance, or under any regulation Prosecution made thereunder, may be prosecuted, and penalties and forfeitures under this Ordinance, or any regulations thereunder, may be recovered before a court of summary jurisdiction, or by action in the Supreme Court of the Colony, together with full costs of suit:

Provided that any penalty imposed by a court of summary jurisdiction shall not exceed One Hundred Pounds, exclusive of costs, and imprisonment for a period not exceeding six months.

Venue.

19. For all purposes of and incidental to the trial of any person, accused of any offence under this Ordinance, and the proceedings, and to the jurisdiction of any Court, the offence shall be deemed to have been committed either in the place in which it was actually committed, or in any place in which the offender may for the time being be found.

Recovery of penalties.

20. Any penalty adjudged under this Ordinance to be paid by the owner or master, or other person in charge of a vessel may be recovered in the ordinary way, or, if the Court thinks fit, by distress or arrest and sale of the vessel to which the offender belongs, and her tackle, apparel, and furniture, and any property on board thereof or belonging thereto, or any part thereof.

Special exemption.

21. The Governor may authorise in writing any person to kill or take, for a scientific or any other special purpose, any seal in the Colony or Colonial waters thereof, and in so doing the person so authorised shall be exempt from any penalties and forfeitures under this Ordinance.