



**BILLE TORA TALMHAIOCHTA (FEOIL UR), 1929.  
AGRICULTURAL PRODUCE (FRESH MEAT) BILL, 1929.**

*Mar do tugadh isteach.  
As introduced.*

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# SAORSTÁT EIREANN.

BILLE TORA TALMHAIOCHTA (FEOIL UR), 1929.  
AGRICULTURAL PRODUCE (FRESH MEAT) BILL, 1929.

## BILL

5

*entitled*

AN ACT TO MAKE PROVISION FOR THE REGULATION OF  
THE EXPORT OF FRESH MEAT AND OFFALS WITH A  
VIEW TO IMPROVING THE GENERAL STANDARD  
THEREOF, AND FOR THAT PURPOSE TO MAKE PRO-  
VISION FOR THE REGISTRATION AND CONTROL OF  
PREMISES USED FOR THE SLAUGHTER OF ANIMALS  
OR FOR THE PREPARATION AND PACKING OF FRESH  
MEAT AND OFFALS INTENDED FOR EXPORT, THE  
LICENSING OF PERSONS ENGAGED IN EXPORTING  
FRESH MEAT AND OFFALS AND THE EXAMINATION  
AND CERTIFICATION OF FRESH MEAT AND OFFALS  
INTENDED FOR EXPORT, TO MAKE PROVISION FOR  
THE PROPER PACKING OF DEAD RABBITS AND DEAD  
POULTRY INTENDED FOR EXPORT, AND FOR OTHER  
MATTERS INCIDENTAL TO THE MATTERS AFORE-  
SAID.

BE IT ENACTED BY THE OIREACHTAS OF SAORSTÁT  
EIREANN AS FOLLOWS:—

### PRELIMINARY.

25 1.—This Act may be cited as the Agricultural Produce (Fresh Meat) Act, 1929. Short title  
and commence-  
ment.

2.—(1) This Act, in so far as it applies or relates to beef, veal and the offals of cattle, shall come into operation on such day as shall be fixed for that purpose by order of the Minister. Application of  
this Act.

30 (2) This Act, in so far as it applies or relates to pork and the offals of pigs, shall come into operation on such day as shall be fixed for that purpose by order of the Minister.

(3) This Act, in so far as it applies or relates to mutton and lamb and the offals of sheep, shall come into operation on such day as shall be fixed for that purpose by order of the Minister.

(4) This Act, in so far as it applies or relates to horse-flesh and the offals of horses, shall come into operation on such day as shall be fixed for that purpose by order of the Minister.

40 (5) This Act, in so far as it applies or relates to goat-flesh and the offals of goats, shall come into operation on such day as shall be fixed for that purpose by order of the Minister.

(6) This Act, in so far as it applies or relates to dead rabbits, shall come into operation on such day as shall be fixed for that purpose by order of the Minister.

45 (7) This Act, in so far as it applies or relates to dead poultry, shall come into operation on such day as shall be fixed for that purpose by order of the Minister.

### 3.—In this Act—

the expression "the Minister" means the Minister for Agriculture;

the word "inspector" includes any person authorised in writing (either generally or for a special purpose) by the Minister to exercise all or any of the powers and perform all or any of the duties conferred or imposed on an inspector by this Act;

Definitions.



the expression "veterinary examiner" means a person appointed by the Minister to be a veterinary examiner for the purposes of this Act;

the expression "veterinary inspector" means an officer of the Minister authorised in writing (either generally or for a special purpose) by the Minister to exercise all or any of the powers and perform all or any of the duties conferred or imposed on a veterinary inspector by this Act;

the expression "local sanitary authority" means a sanitary authority for the purpose of the Public Health (Ireland) Acts, 1878 to 1919, as amended by the Local Government Acts, 1925 and 1927;

the word "cattle" means and includes a bull, cow, bullock, heifer and calf;

the word "pig" means and includes a boar, sow, hog and bonham;

the word "sheep" means and includes a ram, ewe, wether and lamb;

the word "horse" means and includes a stallion, mare, gelding, foal colt and filly;

the word "goat" means and includes a male goat, a female goat, and a kid;

the word "animals" means and includes cattle, pigs, sheep, horses and goats;

the expression "fresh meat" means and includes beef, veal, pork, mutton and lamb, horse-flesh and goat-flesh;

the word "offals" means and includes all entrails, fat and parts of an animal other than the dressed carcase which are capable of use for food for human consumption;

the word "rabbit" includes a Belgian hare;

the word "poultry" means and includes domestic fowls and ducks;

the word "consignment" includes the whole or one or more portions of a dressed carcase for export;

the word "package" includes any wrapper, case, container, cask or other receptacle containing or capable of containing offals for export;

the word "prescribed" means prescribed by regulations made under this Act.

## PART I.

### REGISTRATION OF PREMISES AND LICENSING OF EXPORTERS.

Definitions in relation to Part I.

4.—In this Part of this Act and in the Schedule to this Act—  
the word "year" means the period of twelve months commencing on any 1st day of July in any year and ending on the next following 30th day of June;

the expression "half-year" means a period of six months commencing either on the 1st day of July or the 1st day of January;  
the expression "first six months" when used in relation to a year as above defined means the period of six months commencing on the 1st day of July in such year; and

the expression "second six months" when used in relation to a year as above defined means the period of six months commencing on the 1st day of January in such year.

Registers of premises to be kept by Minister.

5.—(1) The Minister shall cause to be kept—

(a) a register (to be called and known as the register of cattle slaughtering premises) of premises in Saorstát Eireann in which the business of slaughtering cattle and of preparing and packing for export beef and veal and offals of cattle is carried on; and



5 (b) a register (to be called and known as the register of pig slaughtering premises) of premises in Saorstát Eireann in which the business of slaughtering pigs and of preparing and packing for export pork or the offals of pigs or both pork and the offals of pigs is carried on; and

10 (c) a register (to be called and known as the register of sheep slaughtering premises) of premises in Saorstát Eireann in which the business of slaughtering sheep and of preparing and packing for export mutton and lamb and the offals of sheep is carried on; and

15 (d) a register (to be called and known as the register of horse slaughtering premises) of premises in Saorstát Eireann in which the business of slaughtering horses and of preparing and packing for export horse-flesh and the offals of horses is carried on; and

20 (e) a register (to be called and known as the register of goat slaughtering premises) of premises in Saorstát Eireann in which the business of slaughtering goats and of preparing and packing for export goat-flesh and the offals of goats is carried on; and

25 (f) a register (to be called and known as the register of crating premises) of premises in Saorstát Eireann in which the business of crating for export pork, mutton and lamb or any of them is carried on.

(2) There shall be entered in the said registers in respect of all premises registered therein the following particulars, that is to say:—

30 (a) the full name and description of the person (in this Act referred to as the registered proprietor) carrying on or permitting to be carried on in such premises the business in respect of which the same are registered; and

35 (b) a description of the situation of the premises sufficient to identify the same and the limits and extent thereof.

(3) Subject to the provisions of this Act in relation to the registration of premises in any particular register, premises registered in the register of cattle slaughtering premises, or in the register of pig slaughtering premises, or in the register of  
40 sheep slaughtering premises or in the register of goat slaughtering premises shall be capable of being registered in any other or others of those registers but shall not be capable of being registered in the register of horse slaughtering premises or the register of crating premises.

45 (4) Premises registered in the register of horse slaughtering premises and premises registered in the register of crating premises shall not be capable of being registered in any other register.

50 (5) In this Act premises registered in the register of cattle slaughtering premises, premises registered in the register of pig slaughtering premises, premises registered in the register of sheep slaughtering premises, premises registered in the register of horse slaughtering premises, premises registered in the register of goat slaughtering premises and premises registered  
55 in the register of crating premises are referred to respectively as registered cattle slaughtering premises, registered pig slaughtering premises, registered sheep slaughtering premises, registered horse slaughtering premises, registered goat slaughtering premises and registered crating premises.

60 (6) In this Act—  
the expression "registered premises" means premises registered in any register kept by the Minister in pursuance of this section;  
the expression "register of slaughtering premises" means and includes any register kept by the Minister in pursuance of this  
65 section other than the register of crating premises; and  
the expression "registered slaughtering premises" means and includes premises registered in any register of slaughtering premises.



Conditions of  
registration of  
slaughtering  
premises.

6.—(1) The Minister shall, before registering premises in any register of slaughtering premises, be satisfied that such premises comply with the following conditions (in this Act referred to as the general conditions of cleanliness and suitability of slaughtering premises), that is to say:—

- (a) that such premises and the equipment, fittings and appliances therein are in a state of cleanliness and good repair; and
- (b) that such premises are situated in such a position and used in such a manner as to prevent the exposure of fresh meat and offals prepared therein to any effluvium from any drain, cesspool, refuse heap or other source of contamination; and
- (c) that such premises are provided with adequate facilities for the proper disposal of blood, washings and waste; and
- (d) that there is available on such premises such adequate supply of good and wholesome water as may from time to time be reasonably necessary; and
- (e) that adequate facilities are provided on such premises for the veterinary examination of animals ante mortem and post mortem and of the viscera thereof; and
- (f) that locked up accommodation is provided on such premises for the safe custody of certificates, marks, records and equipment; and
- (g) that adequate facilities are provided on or in respect of such premises for the penning and resting of animals before slaughter.

(2) Before registering any premises in a register of slaughtering premises the Minister shall also be satisfied that the following conditions (in this Act referred to as the particular conditions of suitability of slaughtering premises) are complied with, that is to say:—

- (a) that such premises are structurally suited for carrying on the business of slaughtering the particular class of animal for the slaughter of which such premises are proposed to be registered and of preparing for export fresh meat and offals derived from that class of animal; and
- (b) that such premises are equipped with the plant and equipment prescribed for premises registered in the register in which such premises are proposed to be registered; and
- (c) that there are employed on such premises one or more persons skilled in the slaughtering of the animals for the slaughter of which such premises are proposed to be registered and preparing the fresh meat and offals derived from such animals.

(3) The Minister shall, before registering premises in any register of slaughtering premises, consult the local sanitary authority in whose functional area such premises are situate concerning such registration.

Conditions  
of registration  
of crating  
premises.

7.—The Minister shall, before registering premises in the register of crating premises, be satisfied that such premises comply with the following conditions (in this Act referred to as the conditions of cleanliness and suitability of crating premises), that is to say:—

- (a) that such premises are structuarrly suited for carrying on the business of crating pork, mutton and lamb for export, and
- (b) that such premises and crates and materials used for crating are in a state of cleanliness and good repair; and
- (c) that such premises are situated in such a position and used in such a manner as to prevent the exposure of



fresh meat crated therein to any cause of contamination or deterioration.

8.—(1) Every application for the registration of any premises under this Part of this Act or for the alteration or cancellation of any such registration shall be made in writing in the prescribed form and manner and shall contain the prescribed particulars.

Application for registration of premises.

(2) Whenever an application is made under this section for the registration of any premises, the Minister shall cause such premises to be inspected by an inspector.

(3) Every refusal by the Minister of an application for the registration of any premises under this Part of this Act, including any refusal on the grounds of undue expense or difficulty in providing suitable veterinary examination under this Act, shall state the reason for such refusal.

9.—There shall be paid to the Minister by the person applying for the registration of premises in any register kept in pursuance of this Part of this Act the fee of one pound and the payment of such fee shall be a condition precedent to the entertainment of the application by the Minister.

Fees payable in respect of registered premises.

10.—(1) Where a person who is not the registered proprietor of particular registered slaughtering premises has entered into an agreement with the registered proprietor of such premises whereby such registered proprietor agrees to permit such person to use such premises for the purpose of slaughtering animals which are the property of such person and of the kind for the slaughter of which such premises are registered and preparing and packing therein for export the fresh meat and offals derived from such animals the Minister may, upon the application of such person and after consultation with the local sanitary authority within whose functional area such premises are situate, enter in respect of such premises in the register of slaughtering premises in which such premises are registered the full name and address of such person, and a person whose name and address are for the time being so entered in respect of any premises is in this Act referred to as a registered licensee of such premises.

Registered licencees of registered slaughtering premises.

(2) Every application for registration as a registered licensee under this section shall be in the prescribed form and shall contain the prescribed particulars.

(3) There shall be paid to the Minister by every person applying for registration as a registered licensee under this section the fee of one pound and the payment of such fee shall be a condition precedent to the entertainment of the application by the Minister.

(4) An entry made under this section in any register kept in pursuance of this Part of this Act of any person as registered licensee of premises registered in such register shall be removed from such register on the determination of the agreement in virtue of which such person was entered as registered licensee of such premises.

11.—(1) The Minister may grant, in respect of any premises registered in the register of cattle slaughtering premises, to any person who is either the registered proprietor or a registered licensee of such premises a licence (in this Act referred to as a beef exporter's licence) in the prescribed form to export beef and veal and the offals of cattle.

Licensed exporters.

In this Act the expression "licensed beef exporter" means a person who is for the time being the holder of a beef exporter's licence for the time being in force.

(2) The Minister may grant, in respect of any premises registered in the register of pig slaughtering premises, to any person who is either the registered proprietor or a registered licensee of such premises a licence (in this Act referred to as a pork exporter's licence) in the prescribed form to export pork and the offals of pigs.



In this Act the expression " licensed pork exporter " means a person who is for the time being the holder of a pork exporter's licence for the time being in force.

(3) The Minister may grant, in respect of any premises registered in the register of sheep slaughtering premises, to any person who is either the registered proprietor or a registered licensee of such premises a licence (in this Act referred to as a mutton exporter's licence) in the prescribed form to export mutton and lamb and the offals of sheep.

In this Act the expression " licensed mutton exporter " means a person who is for the time being the holder of a mutton exporter's licence for the time being in force.

(4) The Minister may grant, in respect of any premises registered in the register of horse slaughtering premises, to any person who is either the registered proprietor or a registered licensee of such premises a licence (in this Act referred to as a horse-flesh exporter's licence) in the prescribed form to export horse-flesh and the offals of horses.

In this Act the expression " licensed horse-flesh exporter " means a person who is for the time being the holder of a horse-flesh exporter's licence for the time being in force.

(5) The Minister may grant, in respect of any premises registered in the register of goat slaughtering premises, to any person who is either the registered proprietor or a registered licensee of such premises a licence (in this Act referred to as a goat-flesh exporter's licence) in the prescribed form to export goat-flesh and the offals of goats.

In this Act the expression " licensed goat-flesh exporter " means a person who is for the time being the holder of a goat-flesh exporter's licence for the time being in force.

(6) Every application for a licence under this section shall be in the prescribed form and shall contain the prescribed particulars.

(7) In this Act the expression " exporter's licence " means any licence granted by the Minister under this section, and the expression " licensed exporter " means a person who is for the time being the holder of an exporter's licence for the time being in force.

(8) A certificate, purporting to be under the hand of an officer of the Minister authorised in that behalf by the Minister, that a person named in such certificate is not the holder of an exporter's licence shall be *prima facie* evidence of the facts so certified and it shall not be necessary to prove the signature of such officer or that he was, in fact, such officer or was so authorised.

Fees on  
exporters'  
licenses.

12.—(1) There shall be paid to the Minister by a person applying for an exporter's licence on account of the payment of the first half-yearly fee payable in respect of such licence under this section a deposit of twenty pounds and the payment of such deposit shall be a condition precedent to the grant of such licence.

(2) There shall be paid to the Minister in respect of every half-year by every licensed exporter in respect of each exporter's licence held by him at any time during such half-year or at any time during the preceding half-year contained in the same year a fee (in this Act referred to as an exporter's half-yearly fee) computed in accordance with the rules set out in the Schedule to this Act.

(3) The deposit paid by a licensed exporter under sub-section (1) of this section on the application for a grant of an exporter's licence shall be allowed as a payment on account of the first exporter's half-yearly fee payable by him in respect of such licence, and if such deposit is greater than such fee, the difference shall be allowed as a payment on account of the next exporter's half-yearly fee payable by him in respect of the same licence.



(4) Where an exporter's licence is revoked by the Minister under this Act during or at the end of a year, then, for the purpose of the computation and payment of fees payable under this section in respect of such licence in respect of each half-year of such year and of everything required by this section to be done in relation to such fees, such licence shall be deemed to have continued in force until the expiration of such year and the person who was the holder of such licence immediately before such revocation shall be deemed to continue to be the holder thereof.

(5) As soon as may be after the expiration of every half-year the Minister shall ascertain in respect of every exporter's licence in force during the whole or any part of such half-year the amount of the exporter's half-yearly fee payable under this section in respect of such licence, and shall then issue in respect of every such licence a certificate (in this section referred to as a certificate of indebtedness) in the prescribed form certifying the amount of the said exporter's half-yearly fee payable in respect of such licence or, where the case so requires, the amount payable in respect of such fee after deducting therefrom such sum as is required by this section to be allowed as a payment on account thereof.

(6) Every certificate of indebtedness shall be conclusive evidence of all matters purported to be certified therein.

(7) As soon as may be after the issue of a certificate of indebtedness, a copy thereof shall be served by post on the holder of the exporter's licence in respect of which the exporter's half-yearly fee the subject of such certificate is payable, and immediately upon such service the amount certified to be payable by such certificate shall become and be due and payable to the Minister and shall, after the expiration of four weeks from such service, be recoverable by the Minister as a civil debt in any court of competent jurisdiction.

(8) If a licensed exporter fails or neglects to pay the amount certified by a certificate of indebtedness to be payable in respect of the exporter's licence held by him within four weeks after the service of a copy of such certificate on him, the Minister may revoke such exporter's licence, but such revocation shall not relieve such licensed exporter from liability to pay the said amount.

(9) Where an exporter's licence is revoked under the foregoing sub-section of this section and the holder of such licence is also the registered proprietor of the premises in respect of which such licence was granted, the registration of such premises in the register or all the registers in which such premises are registered under this Act shall, by virtue of this sub-section, be cancelled as from the expiration of the year current when the cancellation of such licence took place, and such premises shall not be again registered in such register or any of such registers so long as the amount or any part of the amount the non-payment of which occasioned such cancellation remains unpaid.

13.—Where a licensed exporter dies, the exporter's licence then held by him shall devolve on his legal personal representative as part of his personal estate.

Devolution of licence on death.

14.—The Minister may, on the application of a licensed exporter or the legal personal representative of a deceased licensed exporter, transfer the exporter's licence held by such licensed exporter to another person, but an exporter's licence shall not be so transferred to a person who at the date of such transfer is neither the registered proprietor nor the registered licensee of the premises in respect of which such licence was granted.

Transfer of exporter's licence.

15.—(1) The Minister may at any time alter or revoke an exporter's licence upon the application of the holder of such licence or, in the case of an individual, the personal represen-

Rectification and revocation of exporter's licences.



tative or, in the case of an incorporated body, the liquidator of the holder of such licence.

(2) The Minister may at any time, without any such application, revoke an exporter's licence if he is satisfied—

- (a) that such licence was procured by fraud or by misrepresentation whether fraudulent or innocent; or 5
- (b) that the premises in respect of which such licence was granted—
  - (i) have, in case such licence is a beef exporter's licence, ceased to be registered in the register of 10 cattle slaughtering premises; or
  - (ii) have, in case such licence is a pork exporter's licence, ceased to be registered in the register of pig slaughtering premises; or
  - (iii) have, in case such licence is a mutton exporter's 15 licence, ceased to be registered in the register of sheep slaughtering premises; or
  - (iv) have, in case such licence is a horse-flesh exporter's licence, ceased to be registered in the 20 register of horse slaughtering premises; or
  - (v) have, in case such licence is a goat-flesh exporter's licence, ceased to be registered in the register of goat slaughtering premises; or
- (c) that the holder of such licence was the registered licensee of the premises in respect of which such 25 licence was granted and has ceased to be such registered licensee;
- (d) that the holder of such licence, if an individual, has died or, if an incorporated body, has been dissolved and that such licence has not been transferred by the 30 Minister under this Act to another person within three months after such death or dissolution; or
- (e) that the holder of such licence has been adjudicated a bankrupt; or
- (f) that in the opinion of the Minister there has been any 35 contravention (whether by way of commission or omission) of this Act or any regulations made thereunder by the holder of such licence.

(3) Before revoking (otherwise than in accordance with an application in that behalf made under this section) an exporter's 40 licence, the Minister shall give at least one fortnight's notice in writing of his intention so to revoke such licence to the holder thereof, and shall consider any representations made before the expiration of such notice by such holder, and may if he thinks fit cause an inquiry to be held in relation to the matter. 45

(4) A notice of the Minister's intention to revoke or alter an exporter's licence may be served by delivering it to the person to whom it is addressed or by leaving it with a person over sixteen years of age on the registered premises in respect of 50 which it was granted or by sending it by post to the person to whom it is addressed at his last known place of abode.

(5) Where an exporter's licence has been revoked by the Minister under this section, the Minister may at any time thereafter refuse to grant an exporter's licence to the person who was the holder of such first-mentioned licence immediately before the 55 revocation thereof.

Returns by  
registered  
proprietors and  
registered  
licensees.

16.—(1) The Minister may by order make regulations in relation to all or any of the following matters, that is to say:—

- (a) the returns to be made by registered proprietors and 60 registered licensees;
- (b) the persons to whom such returns are to be made;
- (c) the times at which such returns are to be made;
- (d) the forms in which such returns are to be made.



(2) Every person, required by regulations made under this section to make any return, who fails or refuses to make such return in accordance in all respects with such regulations shall be guilty of an offence under this section and shall be liable on summary conviction thereof, in the case of a first offence, to a fine not exceeding ten pounds and, in the case of a second or any subsequent offence, to a fine not exceeding twenty-five pounds.

17.—(1) It shall be the duty of the registered proprietor of every registered slaughtering premises to keep or cause to be kept in such premises such records as the Minister may, in each individual case, consider satisfactory of all consignments of fresh meat and offals exported from those premises, whether such fresh meat or offals are or are not the property of such registered proprietor, and within twelve hours after the despatch of any such consignment to enter or cause to be entered in such records such particulars as the Minister may require of the fresh meat and offals comprised therein and the name and address of the person to whom and the route by which the same was consigned.

Records to be kept on registered premises.

(2) It shall be the duty of every licensed exporter who is not the registered proprietor of the premises in respect of which he is so licensed to keep or cause to be kept in such premises such records as the Minister may, in each individual case, consider satisfactory of all consignments of fresh meat and offals exported by him or by any other person on his behalf from those premises, and within twelve hours after the despatch of any such consignment to enter or cause to be entered in such records such particulars as the Minister may require of the fresh meat and offals comprised therein and the name and address of the person to whom and the route by which the same was consigned.

(3) It shall be the duty of the registered proprietor of any premises registered in the register of crating premises to keep or cause to be kept in such premises such records as the Minister may, in each individual case, consider satisfactory of all consignments of pork, mutton and lamb crated in such premises, and within twelve hours after the despatch of any such consignment to enter or cause to be entered in such records such particulars as the Minister may require of the consignment of pork, mutton or lamb comprised therein and the name and address of the exporter and the person to whom and the route by which the same was consigned.

(4) Every record kept in pursuance of this section may be inspected at any time during office hours by an inspector, and it shall be the duty of the person liable under this section to keep such record to produce for the inspection of such inspector on demand such record and also all invoices, consignment notes, receipts and other documents (including copies thereof where the originals are not available) reasonably demanded by such inspector for the purpose of verifying any entry in or explaining any omission from such record.

(5) If any person—

- (a) fails to keep or cause to be kept such record as is required by this section to be kept or caused to be kept by him, or
- (b) fails to make or cause to be made in such record within the time prescribed by this section any entry required by this section to be made by him therein; or
- (c) fails to produce or cause to be produced for inspection by an inspector on demand any record, document, or copy of a document which he is required by this section to produce or obstructs any inspector in the making of such inspection; or
- (d) wilfully or negligently makes or causes to be made in such record any entry which is false or misleading in any material particular,

he shall be guilty of an offence under this section and shall be



liable on summary conviction thereof to a fine not exceeding twenty pounds.

(6) For the purpose of this section—

- (a) inspection of a record or document shall include taking copies thereof or extracts therefrom; and 5
- (b) a demand for inspection of a record or other document shall be deemed to have been duly made to the registered proprietor or licensed exporter (as the case may be) if such demand is made verbally on the registered premises to any person in the employment of the registered proprietor or licensed exporter (as the case may be); and 10
- (c) a refusal or failure to produce a record or other document for inspection, if made or committed on the registered premises, by a person in the employment of the registered proprietor or licensed exporter (as the case may be) shall be deemed to have been made or committed by the registered proprietor or licensed exporter (as the case may be); and 15
- (d) the expression "office hours" means any time between the hours of ten o'clock in the morning and five o'clock in the afternoon during which business is being carried on or work is being done on the registered premises. 20

Evidence of contents of registers.

18.—(1) Every register kept in pursuance of this Part of this Act shall be— 25

- (a) deemed to be in the proper custody when in the custody of the Minister or of an officer of the Minister authorised in that behalf by the Minister, and
- (b) admissible in evidence without further proof, on production from the proper custody. 30

(2) *Prima facie* evidence of any entry in any register kept in pursuance of this Part of this Act may be given in any court or any legal proceedings by the production of a copy of such entry purporting to be certified to be a true copy by any officer of the Minister authorised in that behalf, and it shall not be necessary to prove the signature of such officer or that he was in fact such officer or was so authorised. 35

(3) A certificate, purporting to be under the hand of an officer of the Minister authorised in that behalf by the Minister, that any premises specified in such certificate are not entered in the register specified in such certificate shall be conclusive evidence of the matters so certified, and it shall not be necessary to prove the signature of such officer, or that he was in fact such officer, or was in fact so authorised. 40 45

(4) Any person may—

- (a) inspect any register kept in pursuance of this Part of this Act on payment of such fee, not exceeding one shilling for each inspection, as shall be prescribed;
- (b) obtain a copy certified in manner hereinbefore mentioned to be a true copy of any entry in any register kept in pursuance of this Part of this Act on payment of such fee, not exceeding sixpence for each folio of seventy-two words of the copy, as may be prescribed; 50
- (c) obtain such certificate as is hereinbefore mentioned that any specified premises are not registered in a specified register kept in pursuance of this Part of this Act on payment of such fee not exceeding two shillings and sixpence for each certificate, as may be prescribed. 55

Publication of contents of registers, etc.

19.—(1) The Minister may publish in such manner as he may think fit— C3

- (a) all or any of the matters entered in any register kept under this Act, and



(b) notice of any cancellation or alteration of registration in any register kept under this Act, and

(c) notice of the cancellation of an exporter's licence, and

(d) notice of any conviction for an offence against any provision of this Act.

(2) No individual return or part of a return furnished in pursuance of this Act shall be published or disclosed except for the purpose of a prosecution under this Act.

(3) The Minister may, from time to time, collect and publish such statistical information (including statistics derived from returns made pursuant to this Act) with respect to the extent and condition of the trade in fresh meat and offals as he may think fit.

20.—(1) Any inspector, veterinary inspector, or veterinary examiner shall be entitled (subject to the production by him if so required of his authority in writing as such inspector, veterinary inspector or veterinary examiner) at all reasonable times to enter upon any registered premises or any premises in respect of which an application for registration has been made and to inspect such premises and the plant, machinery, appliances and equipment therein and to observe all or any of the processes used in the business carried on therein.

Inspection of  
registered  
premises.

(2) Any duly authorised officer of a local sanitary authority shall be entitled at all reasonable times to enter upon any registered slaughtering premises situate in the functional area of such authority and to make such inspection therein as may be necessary to satisfy him that the general conditions of cleanliness and suitability of slaughtering premises and the particular conditions of suitability of slaughtering premises applicable to such premises are being complied with.

(3) It shall be the duty of an inspector, veterinary inspector, or veterinary examiner who, in the exercise of the powers conferred on him by this section, has inspected any premises to furnish a report in writing to the Minister of any breaches observed by him in such premises (in the case of registered slaughtering premises) of the general conditions of cleanliness and suitability of slaughtering premises and the particular conditions of suitability of slaughtering premises applicable to such premises or (in the case of registered crating premises) of the general conditions of cleanliness and suitability of crating premises.

(4) It shall be the duty of a duly authorised officer of a local sanitary authority who, in the exercise of the powers conferred on him by this section, has inspected any registered slaughtering premises to furnish a report in writing to the Minister of any breaches observed by him in such premises of the general conditions of cleanliness and suitability of slaughtering premises and the particular conditions of suitability of slaughtering premises applicable to such premises.

(5) Every person who obstructs or impedes any inspector, veterinary inspector, or veterinary examiner or any duly authorised officer of the local sanitary authority in the exercise of any of the powers conferred on him by this section shall be guilty of an offence under this section and shall be liable on summary conviction thereof to a fine not exceeding five pounds.

(6) Whenever an inspector, veterinary inspector or veterinary examiner or a duly authorised officer of the local sanitary authority reports under this section to the Minister that any registered slaughtering premises do not comply with the general conditions of cleanliness and suitability of slaughtering premises and the particular conditions of suitability of slaughtering premises applicable thereto or an inspector, veterinary inspector, or veterinary examiner reports under this section to the Minister that any registered crating premises do not comply with the general conditions of cleanliness and suitability of crating premises, the Minister may serve a notice in the prescribed form upon the registered proprietor of such premises requiring such



registered proprietor to do in the manner and time specified in such notice all or any of the things lawfully specified therein under this section.

(7) A notice served under the foregoing sub-section may require—

- (a) that the premises or any specified portion thereof be cleansed;
- (b) that the equipment, fittings and appliances or any part thereof be cleansed;
- (c) that the premises or any specified portion thereof be put in a state of good repair;
- (d) that such structural alterations or additions be made in or to the premises as the notice may specify;
- (e) that the equipment, fittings, or the appliances, or any part thereof be put in a state of good repair;
- (f) that such improvements or additions as the notice may specify be made in or to the equipment, fittings and appliances used in the premises;
- (g) that any cause of contamination or deterioration to which the fresh meat or offals prepared or packed in the premises are exposed be removed or rendered innocuous;
- (h) in the case of registered slaughtering premises—
  - (i) that adequate facilities be provided for the proper disposal of blood, washings and waste;
  - (ii) that there shall be made available on the premises an adequate supply of good and wholesome water;
  - (iii) that adequate facilities be provided on or in respect of the premises for the penning and resting of animals before slaughter;
  - (iv) that there be employed in the slaughtering premises one or more persons skilled in the slaughtering of animals and preparation of carcasses and offals.

(8) A notice under this section may be served by delivering the same to the person to whom it is addressed or by leaving the notice on the premises to which it relates or by sending it by post to the person to whom it is addressed at the premises to which it relates.

(9) Any person upon whom a notice has been served under this section who fails to comply, in the manner and within the time specified in such notice, with the requirements thereof, and who on the expiration of the time aforesaid continues to carry on in the premises to which such notice relates the business of preparation or packing of fresh meat or offals for export shall be guilty of an offence under this section and shall be liable on summary conviction thereof to a fine not exceeding twenty pounds and to a further fine not exceeding five pounds for every day on which such default continues.

Special  
provisions  
where notice  
requires repair,  
etc., of premises.

21.—Where a notice served by the Minister under this part of this Act on a registered proprietor of any premises requires such premises or any part thereof to be put in a state of good repair or requires any structural alterations or additions to be made in or to such premises the following provisions shall apply and have effect, that is to say—

- (a) if the registered proprietor is not the rated occupier of the premises, it shall be the duty of such registered proprietor to communicate the contents of the notice to such rated occupier within three days after the service of the notice, and
- (b) if the premises are held by the registered proprietor or by the rated occupier under a lease or other contract of tenancy, it shall be the duty of the registered pro-



prietor to communicate the contents of the notice to the immediate landlord of the premises or his agent within three days after service of the notice, and

- 5 (c) the registered proprietor shall, if he has duly complied with the provisions of the foregoing paragraphs of this section so far (if at all) as they are applicable to the case, be at liberty to execute the work required by the notice, notwithstanding any covenant, agreement or condition to the contrary contained in any lease or other contract of tenancy under which the premises are held.

22.—The Minister may, after consultation with the Minister for Local Government and Public Health, by order make regulations prohibiting the employment in registered premises of persons suffering from diseases specified in such regulations and contact cases and known carriers of diseases specified in such regulations unless and until such persons, contact cases, and known carriers have been certified by a Medical Officer of Health as free from such diseases.

Prohibition of employment of certain persons on registered premises.

23.—(1) The Minister may at any time alter or cancel the registration of any premises under this Part of this Act upon the application of the registered proprietor or, in the case of an individual, the personal representative or, in the case of an incorporated body, the liquidator of the registered proprietor of such premises.

Rectification and cancellation of registration.

(2) The Minister may at any time, without any such application as aforesaid, alter the registration of any premises under this Part of this Act in any respect in which such registration appears to him to be erroneous or misleading.

(3) The Minister may, at any time, without any such application as aforesaid, cancel the registration of any premises under this Part of this Act if he is satisfied:—

- (a) that the registration was procured by fraud or by misrepresentation whether fraudulent or innocent, or
- 35 (b) that the premises have ceased to be eligible for registration in the register in which the same are registered, or
- (c) that the registered proprietor, if an individual, has died or, if an incorporated body, has been dissolved and no other person has within one month after such death or dissolution been registered in place of the registered proprietor so dead or dissolved, or
- 40 (d) that the registered proprietor has been adjudicated a bankrupt, or
- 45 (e) in the case of registered pig slaughtering premises from which pork is exported, that in any period of twelve months commencing on any 1st day of July subsequent to the date on which registration of such premises was granted the volume of the export trade of pork exported from such premises has been less than 3,000 carcasses of pigs, or
- 50 (f) that in the opinion of the Minister there has been any contravention (whether by way of commission or omission) of this Act or any regulations made thereunder on the premises.

(4) Before altering or cancelling (otherwise than in accordance with an application in that behalf made under this section) the registration of any premises under this Part of this Act, the Minister shall give at least one fortnight's notice in writing of his intention so to cancel or alter such registration to the registered proprietor and registered licensees (if any) of such premises and shall consider any representations made before the expiration of such notice by such registered proprietor or any such registered licensee and may, if he thinks fit, cause an inquiry to be held in relation to the matter.



(5) A notice of the Minister's intention to cancel or alter registration of premises under this part of this Act may be served by delivering it to the person to whom it is addressed or by leaving it for him with a person over sixteen years of age on the premises to which it relates or by sending it by post to the person to whom it is addressed at his last known place of abode. 5

(6) Where the Minister has cancelled under this section the registration of any premises, the Minister may at any time thereafter refuse to register such premises in any register kept in pursuance of this part of this Act. 10

## PART II.

### REGULATIONS AS TO SLAUGHTERING ANIMALS AND THE PREPARATION, ETC., OF FRESH MEAT AND OFFALS.

Regulations for the preparation of fresh meat.

24.—The Minister may by order make regulations (in this Act referred to as regulations for the preparation of fresh meat) in regard to all or any of the following matters:— 15

- (a) the manner in which animals the meat of which is intended for export are to be assembled and penned for slaughter; 20
- (b) the manner of slaughtering such animals; 20
- (c) the times at which slaughter may take place;
- (d) the manner of dressing, cleaning, hanging, cooling and weighing fresh meat and offals intended for export;
- (e) the preservatives (if any) which may be used in fresh meat or offals intended for export. 25

Regulations for the marking of fresh meat.

25.—(1) The Minister may by order make regulations (in this Act referred to as regulations for the marking of fresh meat) prescribing the marks to be applied to all fresh meat and offals examined and certified by a veterinary examiner on registered slaughtering premises for the purpose of indicating all or any of the following matters, that is to say— 30

- (a) that such fresh meat and offals have been examined and certified by a veterinary examiner in accordance with this Act and regulations made thereunder;
- (b) the premises on which fresh meat and offals were so examined and certified; 35
- (c) the owner of the fresh meat and offals so examined and certified;
- (d) that such fresh meat and offals were prepared in Saorstát Eireann; 40
- (e) any other matter which, in the opinion of the Minister, should be indicated on such fresh meat and offals.

(2) The regulations for the marking of fresh meat shall prescribe the manner in which the marks prescribed thereby are to be applied to the fresh meat and offals to which they are applicable. 45

(3) For the purpose of so much of this section as relates to the indication by marks of the premises in which fresh meat and offals were examined and certified and the owner of such fresh meat and offals, the Minister may assign to every registered slaughtering premises and also to every licensed exporter a distinctive mark, and may by the regulations for the marking of fresh meat require the marks so assigned to be used as the marks for indicating respectively the premises on which such fresh meat and offals were prepared and the exporter of such fresh meat and offals. 50 55

(4) Whenever any mark is prescribed by the regulations for the marking of fresh meat as the mark to be applied to fresh meat or offals of any particular nature or place of preparation, or packed in any particular premises, or exported by any particular licensed exporter, the application of such mark to fresh 60



meat or offals of any other nature or place of preparation or packed in any other premises or exported by any other person shall be taken to be a false trade description within the meaning of the Merchandise Marks Acts, 1887 to 1911, and those Acts, including the penal provisions thereof, shall apply accordingly.

(5) For the purpose of this section, a mark shall be deemed to be applied if it is applied within the meaning of the Merchandise Marks Acts, 1887 to 1911.

(6) In this section the word "mark" includes any word, letter, figure, or design, or any combination of words, letters, figures and designs or any one or more of them.

26.—The Minister may by order make regulations (in this Act referred to as regulations as to the condition of fresh meat at the time of export) prescribing the condition in which fresh meat and offals must be at the time they are exported from registered premises.

Regulations as to condition of fresh meat at the time of export.

27.—The Minister may by order make regulations (in this Act referred to as regulations for the packing of fresh meat) in regard to all or any of the following matters, that is to say:—

Regulations for the packing of fresh meat.

(a) the method and manner in all respects of packing fresh meat and offals, including the materials and packages to be used for such packing,

(b) the cleanliness and sterilization of such materials and packages,

(c) the limit of weight of any one such package.

28.—The Minister may by order make regulations (in this Act referred to as regulations for the conveyance of fresh meat) in regard to all or any of the following matters, that is to say:—

Regulations for the conveyance of fresh meat.

(a) the covering, means of conveyance and manner of handling fresh meat and offals during or at any stage of transit either from the registered premises to and including stowage on board ship for export, or from the registered premises to the placing in railway waggons or other conveyance for export on through bookings to Great Britain via ports in Northern Ireland,

(b) the structural suitability, ventilation and cleanliness of railway waggons and ships, and

(c) the manner and position for carriage in a railway waggon, ship, motor lorry, cart, or other vehicle used for the conveyance of fresh meat and offals for export.

### PART III.

#### VETERINARY EXAMINATION AND CERTIFICATION OF FRESH MEAT.

29.—(1) The Minister may from time to time appoint such and so many veterinary examiners (in this Act referred to as veterinary examiners) for the purposes of this Act as he may think necessary and the Minister for Finance shall sanction.

Appointment of veterinary examiners.

(2) Every veterinary examiner shall be a duly qualified veterinary surgeon.

(3) Every veterinary examiner shall hold office on such terms and on such conditions as the Minister shall direct and shall receive such remuneration and allowances as the Minister, with the sanction of the Minister for Finance, shall appoint.

30.—(1) Whenever a veterinary examiner is unable owing to illness or absence to perform his duties as a veterinary examiner under this Act the Minister may appoint a duly qualified veterinary surgeon (in this Act referred to as a deputy veterinary examiner) to perform the duties of such veterinary examiner for such period as the Minister shall think fit.

Deputy veterinary examiners.



(2) Every deputy veterinary examiner shall have all the powers and be subject to all the obligations conferred and imposed on a veterinary examiner by this Act.

Allocation of  
special  
veterinary  
examiners.

31.—(1) The Minister shall allocate a veterinary examiner to every registered slaughtering premises but may allocate any particular veterinary examiner to two or more registered slaughtering premises. 5

(2) It shall be the duty of every veterinary examiner to attend at such times as the Minister shall appoint at every registered slaughtering premises to which he is allocated, and there examine in accordance with this Act and regulations made thereunder all animals there presented to him for examination. 10

Veterinary  
examination  
regulations.

32.—The Minister may by order make regulations (in this Act referred to as veterinary examination regulations) in regard to all or any of the following matters, that is to say:— 15

- (a) the method, standard and manner of ante mortem examination by veterinary examiners of animals intended for slaughter;
- (b) the diseases or conditions on account of which animals may not be passed by a veterinary examiner as fit for slaughter; 20
- (c) the method, standard and manner of examination by veterinary examiners of carcasses and offals.

Marking of  
fresh meat.

33.—A veterinary examiner shall apply the mark prescribed by the regulations for the marking of fresh meat in the manner prescribed by the said regulations to the carcasses and offals of every animal presented to him for examination by a licensed exporter at any registered slaughtering premises or, if the offals only of such animals are intended to be exported, to such offals if, but only if, all the following conditions are complied with, namely, 25 30

- (a) that such animal was examined by him in accordance with the veterinary examination regulations before slaughter and on being so examined was, having regard to such regulations, passed by him as fit for slaughter, and 35
- (b) that such animal was slaughtered in his presence in accordance with the regulations for the preparation of fresh meat, and
- (c) that the carcass of such animal was opened and disembowelled in his presence, and 40
- (d) that the carcass and viscera of such animal were examined by him in accordance with the veterinary examination regulations and on such examination were found free from disease, and 45
- (e) that at the time of applying such mark such carcass or offals were clean, properly dressed, fresh and wholesome.

Consignment  
Certificates.

34.—Whenever a licensed exporter proposes to export in one lot a particular number of carcasses of fresh meat or a particular quantity of offals to which a veterinary examiner has applied the mark prescribed by the regulations for marking fresh meat or to export in one lot a particular number of such carcasses and a particular number of such offals and so informs such veterinary examiner, such veterinary examiner shall, at the request of such licensed exporter, issue in respect of such lot a certificate (in this Act referred to as a consignment certificate) in the prescribed form certifying that the number of carcasses (to be specified therein) of fresh meat in such lot or the quantity (to be specified therein) of offals in such lot or the number (to be specified therein) of carcasses of fresh meat and the quantity (to be specified therein) of offals in such lot have had the said mark duly applied to them. 55 60



35.—(1) If, on the slaughter of any animal presented for examination to a veterinary examiner at registered slaughtering premises by a licensed exporter, it is found and certified by such examiner that the carcase or offals of such animal are unfit for human consumption, such carcase or offals shall immediately be so treated by such licensed exporter as to render them incapable of being used for the food of man, or, if so required by the local sanitary authority within whose functional area such premises are situate, shall be surrendered to such local sanitary authority to be dealt with in accordance with the provisions of the Public Health (Ireland) Acts, 1878 to 1919, as amended by Part II. of the Local Government Act, 1925 (No. 5 of 1925).

Disposal of meat or offals unfit for human consumption.

(2) If, on the slaughter of any animal presented for examination to a veterinary examiner at registered slaughtering premises by a licensed exporter, any portion of the carcase or any portion of the offals of such animal is found and certified by such examiner to be unfit for human consumption, such portion or portions of such carcase or offals shall immediately be so treated by such licensed exporter as to render them incapable of being used for the food of man, or, if so required by the local sanitary authority within whose functional area such premises are situate, shall be surrendered to such local sanitary authority to be dealt with in accordance with the provisions of the Public Health (Ireland) Acts, 1878 to 1919, as amended by Part II. of the Local Government Act, 1925 (No. 5 of 1925).

(3) Every licensed exporter who is the owner of any carcase or offals or any portion of a carcase or offals found and certified under this section to be unfit for human consumption and who through himself or his agent neglects or refuses to treat or surrender the same as required by this section shall be guilty of an offence under this section and shall be liable on summary conviction thereof, in the case of a first offence to a fine not exceeding twenty pounds, and in the case of a second or any subsequent offence to a fine not exceeding fifty pounds.

(4) Nothing contained in this section shall be deemed to control or affect the provisions of sections 132 to 135 of the Public Health (Ireland) Act, 1878, as amended by section 28 of the Public Health Acts Amendment Act, 1890.

36.—A veterinary examiner in the performance of his duties under this Act shall have the same responsibility in regard to the notification of diseases as is imposed on a veterinary surgeon or veterinary practitioner in his private practice by the Animals (Notification of Disease) Order of 1919 or as may for the time being be imposed by any like order made under the Diseases of Animals Acts, 1894 to 1914.

Notification of disease by veterinary examiner.

37.—(1) The Minister may authorise a veterinary officer of a local sanitary authority to exercise and perform the powers and duties conferred or imposed by this Act on a veterinary examiner, and a veterinary officer so authorised is in this section referred to as an authorised veterinary officer.

Authority of veterinary officer of local sanitary authority to act as veterinary examiner.

(2) An authorised veterinary officer shall have all the powers and perform all the duties conferred or imposed on a veterinary examiner by or under this Act.

(3) There shall be paid by the Minister to a local sanitary authority whose veterinary officer is a recognised veterinary officer by way of contribution towards the remuneration payable by such local sanitary authority to such officer such moneys as the Minister shall determine.

(4) The Minister may at any time revoke an authorisation made under this section in respect of a veterinary officer of a local sanitary authority and thereupon such veterinary officer shall cease to be an authorised veterinary officer.



EXPORT OF FRESH MEAT, OFFALS, DEAD RABBITS, AND DEAD  
POULTRY.Export of  
fresh meat and  
offals.

38.—(1) Subject to the exceptions mentioned in this Section, all fresh meat and offals of animals exported from Saorstát Eireann shall comply with the following conditions (in this Act referred to as the general conditions of export), that is to say:—

- (a) such fresh meat and offals shall comply with the regulations as to the condition of fresh meat at time of export, and 10
- (b) such fresh meat and offals shall be accompanied by consignment certificates, and
- (c) such fresh meat and offals shall have applied thereto the marks prescribed by the regulations for the marking of fresh meat, and 15
- (d) such fresh meat and offals shall be conveyed in accordance with the regulations for the conveyance of fresh meat, and
- (e) if and when an order made by the Minister under this Part of this Act is in force prohibiting the export of carcasses of animals under a certain weight, such fresh meat shall not include any carcasses under that weight, and 20
- (f) if and when an order made by the Minister under this Part of this Act is in force prohibiting the export of any particular class of fresh meat or offals or of both fresh meat and offals, such fresh meat or offals shall not be of that class. 25

(2) Subject to the exceptions mentioned in this section all beef and veal and offals of cattle exported from Saorstát Eireann shall, in addition to complying with the general conditions of export, comply with the following conditions (in this Act referred to as the particular conditions of export of beef) that is to say:— 30

- (a) such beef, veal and offals shall have been prepared and packed in registered cattle slaughtering premises in accordance with the regulations for the preparation of fresh meat and the regulations for the packing of fresh meat respectively, and 35
- (b) such beef, veal and offals shall be exported direct from the registered cattle slaughtering premises in which they were prepared and packed and shall be so exported by a person who is the holder of a beef exporter's licence granted in respect of such premises. 40

(3) Subject to the exceptions mentioned in this section all pork and offals of pigs exported from Saorstát Eireann shall, in addition to complying with the general conditions of export, comply with the following conditions (in this Act referred to as the particular conditions of export of pork), that is to say:— 45

- (a) such pork and offals shall have been prepared and packed in registered pig slaughtering premises in accordance with the regulations for the preparation of fresh meat and the regulations for the packing of fresh meat respectively or, in the case of pork only, have been prepared in registered pig slaughtering premises in accordance with the regulations for the preparation of fresh meat and packed in registered crating premises in accordance with the regulations for the packing of fresh meat, and 50 55

- (b) such pork and offals shall be exported direct from the registered pig slaughtering premises in which they were packed and shall be so exported by a person who is the holder of a pork exporter's licence granted 60



5 in respect of such premises or shall, in the case of  
pork packed in registered crating premises, be ex-  
ported direct from such premises by the registered  
proprietor of such premises for and in the name of a  
person who is the holder of a pork exporter's licence  
granted in respect of the registered pig slaughtering  
premises in which such pork was prepared.

(4) Subject to the exceptions mentioned in this section, all  
mutton, lamb and offals of sheep exported from Saorstát  
Eireann shall, in addition to complying with the general condi-  
tions of export, comply with the following conditions (in this  
Act referred to as the particular conditions of export of mutton  
and lamb) that is to say:—

15 (a) such mutton, lamb and offals shall have been prepared  
and packed in registered sheep slaughtering premises  
in accordance with the regulations for the prepara-  
tion of fresh meat and the regulations for the packing  
of fresh meat respectively or, in the case of mutton  
and lamb only, have been prepared in registered  
20 sheep slaughtering premises in accordance with the  
regulations for the preparation of fresh meat and  
packed in registered crating premises in accordance  
with the regulations for the packing of fresh meat,  
and

25 (b) such mutton, lamb and offals, shall be exported direct  
from the registered sheep slaughtering premises in  
which they were packed and shall be so exported by  
a person who is the holder of a mutton exporter's  
licence granted in respect of such premises or shall,  
30 in the case of mutton or lamb packed in registered  
crating premises, be exported direct from such pre-  
mises by the registered proprietor of such premises  
for and in the name of a person who is the holder of  
a mutton exporter's licence granted in respect of the  
35 registered sheep slaughtering premises in which such  
mutton or lamb was prepared.

(5) Subject to the exceptions mentioned in this section, all  
horse-flesh and offals of horses exported from Saorstát Eireann  
shall, in addition to complying with the general conditions of  
40 export, comply with the following conditions (in this Act  
referred to as the particular conditions of export of horse-flesh)  
that is to say:—

45 (a) such horse-flesh and offals shall have been prepared and  
packed in registered horse slaughtering premises in  
accordance with the regulations for the preparation  
of fresh meat and the regulations for the packing of  
fresh meat respectively, and

50 (b) such horse-flesh and offals shall be exported direct from  
the registered horse slaughtering premises in which  
they were prepared and packed and shall be so  
exported by a person who is the holder of a horse-  
flesh exporter's licence granted in respect of such  
premises.

(6) Subject to the exceptions mentioned in this section all goat-  
55 flesh and offals of goats exported from Saorstát Eireann shall, in  
addition to complying with the general conditions of export,  
comply with the following conditions (in this Act referred to as  
particular conditions of export of goat-flesh), that is to say—

60 (a) such goat-flesh and offals shall have been prepared and  
packed in registered goat slaughtering premises in  
accordance with the regulations for the preparation of  
fresh meat and the regulations for the packing of fresh  
meat respectively, and

65 (b) such goat-flesh and offals shall be exported direct from  
the registered goat slaughtering premises in which they



were prepared and packed and shall be so exported by a person who is the holder of a goat-flesh exporter's licence granted in respect of such premises.

(7) Every person who exports or attempts to export or causes to be exported

(a) any beef, veal, or offals of cattle which does or do not comply with all the general conditions of export and all the particular conditions of export of beef, or

(b) any pork or offals of pigs which does or do not comply with all the general conditions of export and all the particular conditions of export of pork, or

(c) any mutton, lamb, or offals of sheep which does or do not comply with all the general conditions of export and all the particular conditions of export of mutton and lamb, or

(d) any horse-flesh or offals of horses which does or do not comply with all the general conditions of export and all the particular conditions of export of horse-flesh, or

(e) any goat-flesh or offals of goats which does or do not comply with all the general conditions of export and all the particular conditions of export of goat-flesh, shall be guilty of an offence under this section.

(8) Every person who shall carry by land or sea or air for reward any fresh meat or offals which are being or are intended to be exported in contravention of this section shall, if such carrying is done in the course of or for the purpose of the exportation of such fresh meat or offals, be guilty of an offence under this section, unless such person proves that he did not know and could not reasonably have known that such fresh meat or offals were being exported in contravention of this section.

(9) Every person guilty of an offence under this section shall be liable on summary conviction thereof, in the case of a first offence, to a fine not exceeding twenty pounds and, in the case of a second or any subsequent offence, to a fine not exceeding fifty pounds or, at the discretion of the court, to imprisonment for any term not exceeding six months or to both such fine and such imprisonment.

(10) This section shall not apply to—

(a) fresh meat exported by means of the parcels post, or

(b) fresh meat exported to Northern Ireland in one lot or consignment to which none of the marks prescribed by the regulations for the marking of fresh meat are applied, and which, in the case of beef or veal, does not exceed in total gross weight four and one-half hundredweights and does not include more than one carcase, and which, in the case of mutton or lamb, does not exceed in total gross weight one and one-half hundredweights and does not include more than two carcasses, and which, in the case of pork, does not exceed in total gross weight two hundredweights and does not include more than one carcase, or

(c) fresh meat exported into Northern Ireland in one lot or consignment to which none of the marks prescribed by the regulations for the marking of fresh meat are applied, and which does not exceed in total gross weight sixteen hundredweights, and which, in the case of pork, does not include more than eight carcasses, and which, in every case, is moved into Northern Ireland by the exporter in a cart or other vehicle which is his own property, or

(d) pork exported and consigned to a bacon curer in Northern Ireland recognised by the Minister for the purpose, or



(e) fresh meat exported in a package consigned and forwarded through Saorstát Éireann from a place outside Saorstát Éireann to another such place but not otherwise dealt with in Saorstát Éireann, or

5 (f) fresh meat exported under and in accordance with a special licence granted under this Part of this Act.

39.—(1) If and whenever the Minister is satisfied that the export of carcases of any particular kind of animal which are within certain limits of weight is detrimental to the live stock industry concerned, the Minister may by order prohibit, for so long as such order remains in force, the export of carcases of such kind of animal which are within such limits of weight.

Prohibition of export of carcases within certain minimum limits of weight.

(2) The Minister may at any time by order amend, vary, or revoke an order previously made by him under the foregoing subsection and for the time being in force.

40.—(1) The Minister may by order if and whenever he thinks fit, prohibit for so long as such order remains in force, the export of fresh meat or offals which is or are in any particular condition or from which any specified part or organ of the animal is missing or has been removed or to which any specified preservative or other matter has been added or which consists or consist only of particular detached portions or of portions of any particular size or other characteristic.

Prohibition of export of certain kinds of fresh meat.

(2) The Minister may at any time by order amend, vary, or revoke an order previously made by him under the foregoing subsection and for the time being in force.

41.—(1) The Minister may, upon the application of any licensed exporter, grant to such exporter a licence (in this Act referred to as a special licence) to export the consignment of fresh meat and offals or fresh meat only or offals only specified in such licence by such route and subject to such conditions as are stated in such licence.

Special licences to export fresh meat and offals.

(2) A special licence granted under this section shall operate to authorise the person to whom the same is granted to export in accordance with the terms of the licence, the consignment of fresh meat and offals or fresh meat only or offals only specified therein.

(3) The Minister may at any time before a consignment of fresh meat and offals or either of them specified in a special licence is actually exported, revoke the special licence relating to such consignment.

(4) Every person to whom a special licence has been granted under this section who contravenes any of the terms or conditions contained in such licence and every person (whether holding or not holding a special licence) who falsely represents by means of a mark on any consignment of fresh meat and offals or of fresh meat only or of offals only that such consignment is being exported under a special licence granted under this section shall be guilty of an offence under this section and shall be liable on summary conviction thereof to a fine not exceeding twenty pounds.

42.—(1) The Minister may by order make regulations in regard to all or any of the following matters, that is to say:—

Export of dead rabbits and poultry.

(a) the method and manner in all respects of packing dead rabbits and poultry, including the materials and packages to be used for such packing.

(b) the cleanliness and sterilisation of such materials and packages.

(c) the limit of weight of any one package of dead rabbits or dead poultry.



(2) All dead rabbits and dead poultry exported from Saorstát Eireann shall be packed in accordance with regulations made under this section.

(3) Every person who shall export or attempt to export any dead rabbits or dead poultry which do not comply with all the regulations made under this section shall be guilty of an offence under this section.

(4) Every person who shall carry by land or sea or air any dead rabbits or dead poultry which are being or are intended to be exported in contravention of this section shall, if such carrying is done in the course of or for the purpose of the exportation of such dead rabbits or dead poultry, be guilty of an offence under this section unless such person proves that he did not know and could not reasonably have known that such dead rabbits or dead poultry were being exported in contravention of this section.

(5) Every person guilty of an offence under this section shall be liable on summary conviction thereof, in the case of a first offence, to a fine not exceeding twenty pounds or, in the case of a second or any subsequent offence, to a fine not exceeding fifty pounds or, at the discretion of the Court, to imprisonment for any term not exceeding six months or to both such fine and such imprisonment.

Inspection, etc.,  
of fresh meat  
offals, dead  
rabbits and dead  
poultry.

43.—(1) Any inspector shall be entitled at all reasonable times to enter upon and have free access to the interior of—

- (a) any registered premises, and
- (b) the premises of any person engaged in the business of carrying goods for reward, and
- (c) any warehouse or other premises of any person engaged in the business of warehousing goods intended for export or in process of being exported, or
- (d) any pier, quay, wharf, jetty, dock or dock premises, or
- (e) any ship, boat, railway waggon, motor lorry, cart, or other vessel or vehicle used for the conveyance of goods.

(2) Any inspector may inspect any fresh meat, offals, dead rabbits, and dead poultry or any package found in any place upon or to which he is entitled under this section to enter or have access or upon or in any public place and may open any such package which he reasonably believes or suspects to contain fresh meat, offals, dead rabbits, or dead poultry and may take and remove without payment—

- (a) reasonable samples of any fresh meat or offals found in any such place whether such fresh meat and offals are or are not contained in a package, and
- (b) reasonable samples of any packing materials in which any such fresh meat, offals, dead rabbits or dead poultry are packed, and
- (c) any one package forming part of or the whole of a consignment of fresh meat or offals found in any such place.

(3) If any person—

- (a) obstructs or impedes any inspector in the exercise of any of the powers conferred on him by this section, or
- (b) knowing the name or other particulars of the consignor, consignee, or owner of any fresh meat, offals, dead rabbits, or dead poultry or of any package which an inspector is entitled to inspect under this section, refuses to give such name or other particulars to such inspector, or
- (c) wilfully, or recklessly, gives to such inspector any false



or misleading name or other particulars of any such consignor, consignee, or owner,

such person shall be guilty of an offence under this section and shall be liable on summary conviction thereof, in the case of a first offence, to a penalty not exceeding five pounds, and in the case of a second or any subsequent offence to a penalty not exceeding ten pounds.

(4) Where any sample or package is taken by an inspector under this section it shall be the duty of such inspector to notify the owner or the consignor and the consignee (if and so far as their names and addresses are known to or can reasonably be ascertained by him) of the taking of such sample or package.

(5) If, on the examination of any package taken under this section, it appears to the Minister that there was a contravention or attempted contravention of any of the provisions of this Act or any regulations made thereunder in relation to the consignment from which the package was taken, the package may be forfeited to the Minister, and if not so forfeited and in any other case the package shall be disposed of in accordance with the directions of the consignor or, in default of such directions, shall be sold and the net proceeds of sale paid to the consignor.

(6) Neither the Minister nor any inspector shall be liable for any loss or damage arising from the exercise by an inspector of the powers conferred upon him by this section and no action shall lie against the consignor or any other person for or on account of any such loss or damage as aforesaid.

44.—Officers of Customs and Excise shall have the like powers in relation to any consignments and packages the export of which is prohibited or restricted by this Act as such officers have by law in relation to other articles the export of which is prohibited or restricted by law.

Powers of officers of Customs and Excise.

## PART V.

### MISCELLANEOUS AND GENERAL.

45.—A veterinary inspector shall have all the powers conferred on a veterinary examiner by this Act and shall, if required by the Minister so to do, perform all the duties, or such of them as the Minister may direct, imposed on a veterinary examiner by this Act.

Powers and duties of veterinary inspectors.

46.—(1) Every instrument for marking fresh meat or offals in accordance with this Act and the regulations for the marking of fresh meat shall be of such form, design, and material as shall be prescribed by these regulations.

Unlawful possession of marks and certificates.

(2) It shall not be lawful for any person to make, order, purchase, import, have in his possession, or cancel a prescribed instrument for marking fresh meat or offals or any instrument by means of which a prescribed mark or a colourable imitation thereof could be applied to fresh meat or offals, or to cancel a prescribed instrument for marking fresh meat or offals, or to make, order, purchase, import, or have in his possession a prescribed form of consignment certificate or any colourable imitation thereof.

(3) Nothing in this section shall render it unlawful for an officer of the State acting in the course of his duty as such officer to order, purchase, import, have in his possession, or cancel a prescribed instrument for marking fresh meat or offals or to order, purchase, import, or have in his possession a prescribed form of consignment certificate or for any person in pursuance of an order lawfully given or a contract lawfully made by any such officer to make, import, or have in his possession any such instrument or any such form.

(4) Every person who, in contravention of this section, makes,



orders, purchases, imports or has in his possession a prescribed instrument for marking fresh meat or offals or any instrument by means of which a prescribed mark or a colourable imitation thereof could be applied to fresh meat or offals, or cancels a prescribed instrument for marking fresh meat or offals, or makes, 5 orders, purchases, imports or has in his possession a prescribed form of consignment certificate or a colourable imitation thereof shall be guilty of an offence under this section and shall be liable on summary conviction thereof to a fine not exceeding twenty-five pounds or, at the discretion of the Court, to imprisonment 10 for any term not exceeding three months.

Saving clause  
as to powers  
under other  
Acts.

47.—The powers conferred on the Minister by this Act shall be and be exercised without prejudice to the exercise by the Minister for Local Government and Public Health of the powers conferred on him by the Public Health (Regulations as to Food) 15 Act, 1907, or to the exercise by local sanitary authorities of the powers in relation to slaughter-houses or in relation to articles intended for the food of man conferred on them by the Public Health (Ireland) Acts, 1878 to 1914, as amended by Part II. of the Local Government Act, 1925 (No. 5 of 1925), or conferred 20 on them by any Local or Personal Act.

Offences.

48.—Every offence under any section of this Act may be prosecuted by or at the suit of the Minister as prosecutor.

General  
regulations.

49.—(1) The Minister may by order make regulations in regard to any matter or thing referred to in this Act as prescribed or as being or to be prescribed. 25

(2) Any regulations made by the Minister under this Act may relate to several matters in respect of which the power to make regulations is conferred by different sections of this Act.

Disposition of  
fees received  
by Minister.

50.—All fees received by the Minister under this Act shall be 30 paid into or disposed of for the benefit of the Exchequer in such manner as the Minister for Finance may direct.

Expenses.

51.—All expenses of carrying this Act into effect shall, to such extent as shall be sanctioned by the Minister for Finance, be paid 35 out of moneys to be provided by the Oireachtas.

#### SCHEDULE.

##### RULES FOR COMPUTING AMOUNT OF LICENSED EXPORTERS HALF-YEARLY FEES.

1.—(1) In the application of these rules to an exporter's half-yearly fee payable in respect of a beef exporter's licence— 40

the word "animals" means cattle,

the expression "licensed exporter" means the licensed beef exporter by whom such fee is payable,

the expression "registered premises" means registered cattle slaughtering premises, 45

the word "licence" means beef exporter's licence, and

the expression "prescribed sum" means the sum of one shilling.

(2) In the application of these rules to an exporter's half-yearly fee payable in respect of a pork exporter's licence—

the word "animals" means pigs, 50

the expression "licensed exporter" means the licensed pork exporter by whom such fee is payable,

the expression "registered premises" means registered pig slaughtering premises,

the word "licence" means pork exporter's licence, and 55

the expression "prescribed sum" means the sum of threepence.



(3) In the application of these rules to an exporter's half-yearly fee payable in respect of a mutton exporter's licence—the word "animals" means sheep,  
the expression "licensed exporter" means the licensed mutton  
5 exporter by whom such fee is payable,  
the expression "registered premises" means registered sheep slaughtering premises,  
the word "licence" means mutton exporter's licence, and  
the expression "prescribed sum" means the sum of one penny  
10 and one halfpenny.

(4) In the application of these rules to an exporter's half-yearly fee payable in respect of a horse-flesh exporter's licence—the word "animals" means horses,  
the expression "licensed exporter" means the licensed horse-  
15 flesh exporter by whom such fee is payable,  
the expression "registered premises" means registered horse slaughtering premises,  
the word "licence" means horse-flesh exporter's licence, and  
the expression "prescribed sum" means the sum of one shilling.

20 (5) In the application of these rules to an exporter's half-yearly fee payable in respect of a goat-flesh exporter's licence—the word "animals" means goats,  
the expression "licensed exporter" means the licensed goat-flesh exporter by whom such fee is payable,  
25 the expression "registered premises" means registered goat slaughtering premises,  
the word "licence" means goat-flesh exporter's licence, and  
the expression "prescribed sum" means the sum of one penny and one halfpenny.

30 2.—There shall be ascertained and certified in the prescribed manner in respect of each half-year the number of animals presented for examination to a veterinary examiner during such half-year by the licensed exporter at the registered premises in respect of which his licence was granted and the number so certified  
35 in respect of any half-year is in these rules referred to as the certified number for such half-year.

3.—The exporter's half-yearly fee in respect of the first six months of any year shall be the sum arrived at by multiplying the prescribed sum by the certified number for such first six  
40 months.

4.—The exporter's half-yearly fee in respect of the second six months of any year shall be computed in accordance with the following provisions, that is to say:—

45 (a) where no animals have been presented for examination as aforesaid by the licensed exporter at the registered premises in respect of which his licence was granted during the second six months of any year, then—

50 (i) if such licence was in force during the first six months of such year and the fee payable in respect of such first six months was seventy-five pounds or more, no fee shall be payable in respect of such second six months, but if the fee payable in respect of such first six months was less than seventy-five pounds, then the fee payable in respect of such second six months shall be the difference between the fee payable in respect  
55 of such first six months and the sum of seventy-five pounds, and

60 (ii) if such licence was in force during the first six months of such year but no fee was payable in respect of such first six months, the fee



payable in respect of such second six months shall be the sum of seventy-five pounds, and

- (iii) if such licence was not in force during the first six months of such year, then the fee payable in respect of such second six months shall be the sum of seventy-five pounds; 5

(b) where animals have been presented for examination as aforesaid by the licensed exporter at the registered premises in respect of which his licence was granted during the second six months of any year; then 10

- (i) if no fee is payable in respect of the first six months of such year, by reason of no animals having been presented for examination as aforesaid at the said premises during such period or by reason of the licence having been granted during the second six months of such year, then the fee in respect of such second six months shall be whichever is the greater of the following sums, namely, the sum of seventy-five pounds or the sum arrived at by multiplying the prescribed sum by the certified number for such second six months, and 15 20

- (ii) if a fee is payable in respect of the first six months of such year, then the fee payable in respect of the second six months of such year shall be the sum arrived at by multiplying the prescribed sum by the certified number for such second six months and adding to the result of such multiplication the sum (if any) by which the total of the fee payable in respect of the first six months of such year and the result of such multiplication falls short of the sum of seventy-five pounds. 25 30



THE HISTORY OF THE  
CITY OF LONDON  
FROM THE FOUNDATION  
TO THE PRESENT  
TIME  
BY  
JOHN STOW  
1618

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# Saorstát Éireann

BILLE TORA TALMHAIOCHTA (FEOIL  
UR), 1929.

## BILLE

*mar do tugadh isteach*

*dá ngairmtear*

Acht chun soerú do dhéanamh chun easportáil feola úire agus scartach do rialáil d'fhonn standard ginearálta na rudaí sin d'fheabhsú agus, chuige sin, soerú do dhéanamh chun áitreabhacha do chlárú agus do rialú a húsáidtear chun ainmhithe do mharbha nó chun feoil úr agus scartaigh a bheidh le heasportáil d'ullamhú agus do phacáil ionta, agus chun daoine do cheadúnú a bhíonn i mbun feoil úr agus scartaigh d'easportáil, agus chun serúdú do dhéanamh agus deimhniú do thabhairt ar fheoil úir agus ar scartaigh a bheidh le heasportáil, chun soerú do dhéanamh chun coiníní marbha agus éanlaithe marbha a bheidh le heasportáil do phacáil sa cheart agus i gcóir nithe eile a bhaineann leis na nithe roimhraithe.

*An tAire Talmhaíochta do thug isteach.*

*Do hordúiodh, ag Dáil Éireann, do chlóbhuála,  
11adh Iúl, 1929.*

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# Saorstát Éireann

AGRICULTURAL PRODUCE (FRESH  
MEAT) BILL, 1929.

## BILL

*as introduced*

*entitled*

An Act to make provision for the regulation of the export of fresh meat and offals with a view to improving the general standard thereof, and for that purpose to make provision for the registration and control of premises used for the slaughter of animals or for the preparation and packing of fresh meat and offals intended for export, the licensing of persons engaged in exporting fresh meat and offals and the examination and certification of fresh meat and offals intended for export, to make provision for the proper packing of dead rabbits and dead poultry intended for export, and for other matters incidental to the matters aforesaid.

*Introduced by the Minister for Agriculture.*

*Ordered, by Dáil Éireann, to be printed,  
11th July, 1929.*

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