

BILLE CHUN PRAGHSANNA DO RIALU, 1932. CONTROL OF PRICES BILL, 1932.

Mar do tugadh isteach.
As introduced.

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[No. 20 of 1932.]



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SCHEDULE,

SAORSTÁT EIREANN.

BILLE CHUN PRAGHSANNA DO RIALU, 1932. CONTROL OF PRICES BILL, 1932.

BILL

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entitled

AN ACT TO MAKE PROVISION FOR CONTROLLING THE PRICES OF COMMODITIES.

BE IT ENACTED BY THE QIREACHTAS OF SAORSTAT EIREANN AS FOLLOWS :-

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PART I.

PRELIMINARY AND GENERAL.

1.—This Act may be cited as the Control of Prices Act, 1932. Short title.

2 .- In this Act-

Definitions.

the expression "the Minister" means the Minister for Industry 15 and Commerce;

the expression "protected commodity" means a commodity which if imported into Saorstát Eireann would on importation be liable to a customs duty:

the word "specification" when used in relation to any com-20 modity means such detailed particulars of such commodity as may be required for the identification of such commodity for the purpose of ascertaining the value thereof;

the word "prescribed" means prescribed by regulations made by the Minister under this Act;

- 25 the word "inspector" means a person authorised in writing by the Minister to exercise the powers conferred by this Act on an inspector.
 - 3.-(1) Each of the following commodities shall be a scheduled Scheduled commodity for the purposes of this Act, that is to say :-

- (a) the several commodities mentioned in the Schedule to this Act;
 - (b) any other commodity which is by order of the Executive Council made under this section declared to be a scheduled commodity for the purposes of this Act.
- (2) The Executive Council may by order under this section declare any commodity of common use to be a scheduled commodity for the purposes of this Act.
- (3) Every order made under this section shall be laid before each House of the Oireachtas as soon as may be after it is made 40 and if a resolution is passed by either such House within the next subsequent twenty-one days on which such House has sat after such order is laid before it annulling such order, such order shall be annulled accordingly but without prejudice to the validity of anything previously done under such order.

Prosecutions by the Minister. 4.—Save as otherwise expressly provided by this Act, any offence under any section of this Act may be prosecuted by or at the suit of the Minister as prosecutor.

General regulations.

5.—The Minister may by order make regulations in relation to any matter or thing referred to in this Act as prescribed or to be 5 prescribed.

Laying of orders and regulations before Houses of Oireachtas.

6.—Every order and regulation made by the Minister under this Act shall be laid before each House of the Oireachtas as soon as may be after it is made, and if a resolution is passed by either House of the Oireachtas within the next subsequent twenty-one 10 days on which that House has sat annulling such order or regulation, such order or regulation (as the case may be) shall be annulled accordingly, but without prejudice to the validity of anything done previously under such order or regulation.

Expenses.

7.—All expenses of carrying this Act into execution shall, to 15 such extent as may be sanctioned by the Minister for Finance, be paid out of moneys provided by the Oireachtas.

PART II.

PRICES COMMISSION AND CONTROLLER OF PRICES.

Establishment of Prices Commission.

8.—(1) As soon as conveniently may be after the passing of this ²⁰ Act, there shall be established a Commission (in this Act referred to as the Commission), which shall be known as and styled the Prices Commission, to fulfil the functions assigned to the Commission by this Act.

(2) Subject to the provisions of this Act, the Commission shall 25 consist of five members (in this Act called ordinary members) of whom at least two shall be women and of whom one who may be a woman shall be a person representative of agricultural interests

- (3) The ordinary member who is required to be a person representative of agricultural interests shall be nominated by the Minister after consultation with the Minister for Agriculture and the other ordinary members shall be nominated by the Minister.
- (4) Every ordinary member shall hold office during the pleasure of the Minister.
- (5) Whenever it appears to the Minister that on account of illness or for other sufficient reason an ordinary member of the Commission is temporarily unable to discharge his duties as such member, the Minister may appoint a person to act as an ordinary member for such period (not exceeding the duration of such 40 inability) as he shall think proper, and every person so appointed to act as an ordinary member of the Commission shall during the period for which he is so appointed be an ordinary member of the Commission in the place of such first-mentioned ordinary member.

Additional members of the Commission.

- 9.—(1) The Minister may from time to time for the purposes 45 of any particular investigation by the Commission appoint such and so many persons (not being ordinary members) to act as additional members of the Commission as he thinks fit.
- (2) Every additional member so appointed shall for the purposes of the investigation for which he is appointed be a member 50 of the Commission.

Chairman of the Commission.

- 10.—(1) The Minister shall appoint one of the ordinary members to be Chairman of the Commission and the ordinary member so appointed shall hold office as such Chairman during the pleasure of the Minister.
- (2) Where at any sitting of the Commission the Chairman of the Commission is absent, the members of the Commission present at such sitting shall appoint one of such members to act as such Chairman at such sitting.

11.—Any member of the Commission may, if the Minister for Remuneration Finance so directs, be paid such remuneration and allowances as of Commission. the said Minister shall determine.

12.—No member of the Commission shall act as such member Prohibition 5 for the purposes of any investigation by the Commission under of interested this Act if such member is, in the opinion of the Minister, sub- person acting stantially interested in any industry, trade or business with which as member. such investigation is directly concerned.

The proceedings of the Commission shall not be invali- Validity of 10 dated by reason of the existence of any vacancy amongst the procedings members or any defect in the appointment of any member.

Commission.

14.—(1) As soon as conveniently may be after the passing of this Act, the Minister shall appoint a person (in this Act referred to as the Controller) to be known as and styled the Controller of 15 Prices.

Controller

- (2) The Controller shall act as secretary to the Commission and shall discharge the other functions assigned to him by this Act.
- (3) The Controller shall hold office upon such terms and be 20 remumerated at such rates and in such manner as the Minister for Finance shall direct.
- 15 .- The Minister, with the consent of the Minister for Finance, Staff of may appoint such and so many persons as he shall consider necessary to be officers of the Commission, and such persons shall hold 25 office upon such terms and be remunerated at such rates and in such manner as the Minister for Finance shall direct.

Commission.

16.—The Commission shall make regulations for the governance of its proceedings and may by such regulations make provision proceedings for all or any of the following matters, that is to say :-

Regulations for Commission.

(a) the quorum at any sitting of the Commission;

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- (b) the times and places of the sittings of the Commission;
- (c) the persons to whom notice of the sittings of the Commission shall be given;
- (d) the form and manner in which submissions shall be made and evidence given to the Commission, and in particular, whether such submissions and evidence shall be given viva voce or in writing;
- (e) the attendance for viva voce or cross-examination of persons who have made submissions or given evidence in
- (f) the admission or exclusion of any person to or from the sittings of the Commission;
- (g) such matters as appear to the Commission to be necessary or expedient for the proper conduct of its business.

17.—(1) The Commission shall have all such powers, rights, and privileges for enforcing the attendance of witnesses and examining them on oath (which any member of the Commission is hereby authorised to administer) or otherwise, and for compelling the production of documents as are vested in the High 50 Court, or a judge thereof in respect of the trial of an action, and a summons signed by any one or more members of the Commission shall be equivalent to and have the like effect as a formal process issued by the High Court for enforcing the attendance of witnesses and compelling the production of documents.

- (2) If any person—
 - (a) on being duly summoned as a witness before the Commission makes default in attending, or
 - (b) being in attendance as a witness refuses to take an oath legally required by the Commission to be taken, or to 5 produce any document in his power and control legally required by the Commission to be produced by him, or to answer any question to which the Commission may legally require an answer, or
 - (c) does any other thing which would, if the Commission 10 were a Court of Justice, having power to commit for contempt of court, be contempt of such court,

the Commission may certify the offence of that person under their hands to the High Court and that court may, after such inquiry as it thinks proper to make, punish or take steps for the 15 punishment of that person in like manner as if he had been guilty of contempt of the said court.

(3) A witness before the Commission shall be entitled to the same immunities and privileges as if he were a witness before the High Court.

Notice of investigations by the Commission and submissions by interested persons.

- 18.—(1) Whenever the Commission are required by this Act to make an investigation, the Commission shall cause notice of the making of such investigation to be published in the *Iris Oifigiúil* and in such other manner as the Commission thinks suitable.
- (2) On the publication of a notice under the foregoing section any person may make a submission to the Commission in relation to the subject matter of the investigation to which such notice relates.

Prohibition on disclosure of information.

- 19.—(1) Subject to the provisions of this section it shall not 30 be lawful for any person who is a member or an officer of the Commission to disclose any information available to him only by virtue of the powers of obtaining information conferred upon the Commission or upon an inspector by this Act to any person other than a member or officer of the Commission concerned with such 35 information in the course of his duties.
- (2) It shall not be lawful for any person (other than a member or officer of the Commission) who attends a sitting of the Commission to disclose to any person any information acquired through being present at such sitting and which is available only 40 by virtue of the powers of obtaining information conferred upon the Commission or an inspector by this Act.
- (3) If any person acts in contravention of this section he shall be guilty of an offence under this section and shall be liable on summary conviction thereof to a fine not exceeding fifty pounds 45 or imprisonment for a period of six months or at the discretion of the Court to both such fine and such imprisonment.
- (4) Nothing in sub-section (1) of this section shall apply to the disclosure of any information—
 - (a) to the Minister in a report (not being an annual report) 50 or other communication from the Commission, or
 - (b) for the purposes of legal proceedings taken or proposed to be taken under this Act.

Annual Reports by the Commission. 20.—The Commission shall, as soon as may be after the close of every year, make to the Minister a general report of the proceedings of the Commission under this Act, and the Minister shall cause every such general report received by him to be laid forthwith before each House of the Oireachtas.

PART III.

RETAIL AND WHOLESALE PRICES.

21.—(1) Where the Minister sends a request to the Commission Investigations to investigate whether unreasonably high retail prices or unreasonably high wholesale prices (as may be specified in such request) are being charged throughout Saorstát Eireann or in any specified part thereof for any scheduled commodity which commodities. conforms to the specification set out in such request, the Commission shall as soon as may be make an investigation (in this 10 Part of this Act referred to as a price investigation) in accordance with such request.

into retail and wholesale scheduled

- (2) Where any person (other than the Minister) sends a representation in the prescribed form and containing the prescribed particulars representing that unreasonably high retail 15 prices or unreasonably high wholesale prices (as may be specified in such representation) are being charged throughout Saorstát Eireann or in any specified part thereof for any scheduled commodity which conforms to the specification set out in such representation, the Commission shall, if and only if they are of 20 opinion that an investigation should in the public interest be made, make as soon as may be an investigation (in this Part of this Act also referred to as a price investigation) into the subject matter of such representation.
- 22.—(1) Where after the completion of a price investigation Froceedings the Commission are of opinion that the prices the subject of such consequential investigation are not unreasonably high the Commission shall report accordingly to the Minister.

- (2) Where after the completion of a price investigation the Commission are of opinion that the prices the subject of such 30 investigation are unreasonably high the following provisions shall have effect, that is to say :-
 - (a) the Commission shall give notice (in this section referred to as a price reduction notice) to the persons by whom such prices are being charged stating the opinion of Commission and the price to which such prices should in the opinion of the Commission be reduced, and requiring such reduction to be made within a time specified in such notice;
 - (b) if as a result of such notice such reduction is made within such time the Commission shall report accordingly to the Minister;
 - (c) if notwithstanding such notice such reduction is not made within such time the Commission shall make a report to the Minister setting out-
 - (i) the reasons for their opinion that the prices the subject of such investigation are unreasonably high,
 - (ii) their opinion as to whether such prices are influenced by any agreement or combination for interfering with free competition,
 - (iii) their opinion as to the price to which the prices the subject of such investigation should be reduced.
 - (iv) their opinion as to the best methods of enforcing such reduction,
 - (v) if in the opinion of the Commission a maximum price should be fixed by order of the Minister under this Part of this Act, the area to which such order should apply.

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Price orders.

- 23.—(1) Where the Commission recommends in relation to any scheduled commodity that the Minister should make an order under this sub-section fixing a maximum retail price for such commodity, the Minister may, if he so thinks fit, make an order (in this Act referred to as a price (retail) order) fixing as the 5 maximum retail price for such commodity such price as he thinks fit
- (2) Where the Commission recommend in relation to any scheduled commodity that the Minister should make an order under this sub-section fixing a maximum wholesale price for such 10 commodity, the Minister may, if he so thinks fit, make an order (in this Act referred to as a price (wholesale) order) fixing as the maximum wholesale price for such commodity such price as he thinks fit.
- (3) In this Act the expression "price order" shall be con- 15 strued as equivalent to the expression "a price (retail) order or a price (wholesale) order."
- (4) Every price order shall specify the following things, that is to say:—
 - (a) the date on which such order is to come into force; 20
 - (b) the duration of such order;
 - (c) the area to which such order is to apply.

Validity of price orders.

24.—The making of a price order shall be primâ facie evidence that such order was validly made in all respects.

Revocation and amendment of price orders.

25.—The Minister may by order under this section revoke or 25 amend a price order.

Offences in relation to price orders.

- 26.—(1) Whenever a price (retail) order is in force in relation to any scheduled commodity, it shall not be lawful for any person who carries on any business for trade or gain to sell or offer for sale retail in the course or as part of such business at any place 30 in the area to which such order applies any commodity to which such order applies at a price in excess of the maximum price fixed by such order.
- (2) Whenever a price (wholesale) order is in force in relation to any scheduled commodity, it shall not be lawful for any person 35 who carries on any business for trade or gain to sell or offer for sale wholesale in the course or as part of such business at any place in the area to which such order applies any commodity to which such order applies at a price in excess of the maximum price fixed by such order.

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- (3) If any person acts in contravention of this section, 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 fine not exceeding five pounds, and in the case of a second or any subsequent offence, to a fine not exceeding ten 45 pounds, or, at the discretion of the Court, to imprisonment for any term not exceeding three months, or to both such fine and imprisonment.

PART IV.

OVERCHARGING FOR COMMODITIES NOT THE SUBJECT OF PRICE ORDERS.

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Complaints of overcharging.

27.—(1) Any person may make in writing to the Controller a complaint (in this Part of this Act referred to as a complaint) alleging that a person who carries on a business by way of trade or for the purposes of gain has sold or offered for sale to him in 55 the course or as part of such business at an unreasonably high price a scheduled commodity.

(2) Every complaint shall-

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- (a) state the name and address of the complainant;
- (b) state the name and address of the person who is alleged to have sold or offered for sale the commodity to which the complaint relates;
- (c) state the date of the alleged sale or offering for sale;
- (d) state the nature of the alleged transaction (whether wholesale or retail);
- (e) state the place where the transaction is alleged to have taken place:
- (f) state the price alleged to have been charged or demanded for such commodity;
- (g) contain a specification of such commodity.
- (3) If any person makes in any complaint any statement which 15 is false or misleading in any material respect, such person shall be guilty of an offence under this section and shall be liable on summary conviction thereof to a fine not exceeding ten pounds.
 - 28 .- The Controller shall on receipt of a complaint refer it to References of an inspector for investigation under this Part of this Act unless-

complaints to inspectors for investigation.

- (a) he is of opinion that such complaint is frivolous, or 20
 - (b) the several matters alleged in such complaint would, if proved, constitute an offence under the provisions of this Act relating to offences in relation to price orders.
- 29.—(1) Whenever a complaint is referred to an inspector Investigation under the immediately preceding section, such inspector shall of complaints by inspectors investigate such complaint and when he has completed his investi- by inspectors. gations shall report the result thereof to the Controller.

- (2) For the purposes of an investigation into a complaint an 30 inspector may on production of his authority to act as an inspector require-
 - (a) the person who made the complaint the subject of such investigation to furnish him with such information relevant to the complaint as he may reasonably require and as is in the power or possession of such person or can be procured without unreasonable expense by such person;
 - (b) the seller mentioned in such complaint to furnish him with such information relevant to the complaint as he may reasonably require and as is in the power or possession of such seller or can be procured without unreasonable expense by such seller.
- (3) If any person refuses or neglects to furnish an inspector with any information lawfully required by him under this section, 45 such person shall be guilty of an offence under this section and shall be liable on summary conviction thereof to a fine not exceeding five pounds.
- 30.-(1) Where a report is made to the Controller by an in- Proceedings spector on a complaint referred to him for investigation and the 50 Controller, after consideration of such report, is of opinion that such complaint is well founded, the following provisions shall have effect, that is to say :-

consequential on inspector's report and certificates.

- (a) the Controller shall serve on the seller mentioned in such complaint a notice in the prescribed form-
 - (i) stating the nature of such complaint, and
 - (ii) stating that in the opinion of the Controller such complaint is well founded, and
 - (iii) in case such complaint relates to a sale or offering for sale retail, specifying the price which in the

opinion of the Controller is a reasonable retail price for the commodity the retail price of which was the subject of such complaint, and

- (iv) in case such complaint relates to a sale or offering for sale wholesale, specifying the price which in 5 the opinion of the Controller is a reasonable wholesale price for the commodity the wholesale price of which was the subject of such complaint, and
- (v) requiring such seller within twenty-one days after 10 the service of such notice to give to the Controller an undertaking in writing to charge in future a reasonable price for the commodity mentioned in such notice, and
- (vi) if such complaint relates to a sale, requiring such 15 seller within the said twenty-one days to pay to the complainant the difference between the price the subject of such complaint and the price specified in such notice as the reasonable price;
- (b) if such seller complies with the requirements of such 20 notice, the Controller shall take no further steps in relation to such complaint;
- (c) if such seller does not comply with the requirements of such notice and such complaint relates to a sale or offering for sale retail the Controller shall do the 25-following things, that is to say:—
 - (i) make a certificate (in this Part of this Act referred to as a price (retail) certificate) in the prescribed form and containing the prescribed particulars certifying the price which, in the opinion of the 30 Controller, is a reasonable retail price to be charged by the seller for such commodity,
 - (ii) serve a copy of such certificate on such seller,
 - (iii) publish a copy of such certificate in a newspaper or newspapers circulating in the district where 35 the commodity the price of which was the subject of such complaint was sold or offered for sale;
- (d) if such seller does not comply with the requirements of such notice and such complaint relates to a sale or offering for sale wholesale, the Controller shall do the 40 following things, that is to say:—
 - (i) make a certificate (in this Part of this Act referred to as a price (wholesale) certificate) in the prescribed form and containing the prescribed particulars certifying the price which, in the 45opinion of the Controller, is a reasonable wholesale price to be charged by such seller for such commodity,
 - (ii) serve a copy of such certificate on such seller,
 - (iii) publish a copy of such certificate in a newspaper 50 or newspapers circulating in the district where the commodity the price of which was the subject of such complaint was sold or offered for sale.
- (2) Every certificate under this section shall specify the period during which such certificate is to remain in force, and every 55 such certificate shall, subject to the provisions of this section, remain in force for the period so specified.
- (3) Every certificate under this section shall specify the area to which such certificate is to apply.
- (4) The Controller may revoke a certificate under this section 60 and thereupon such certificate shall cease to be in force.

- (5) Whenever a price (retail) order is made in relation to a commodity, every price (retail) certificate relating to such commodity which is in force in any place to which such order applies shall cease to be in force.
- (6) Whenever a price (wholesale) order is made in relation to a commodity, every price (wholesale) certificate relating to such commodity which is in force in any place to which such order applies shall cease to be in force.
- (7) Any notice or certificate required by this section to be 10 served on any person may be served by delivering it to such person or by leaving it with a person over sixteen years of age at the premises where such first-mentioned person carries on business, or by sending it by registered post to such first-mentioned person at such premises.
- 31.-(1) Whenever a price (retail) certificate in force in rela- Offences in tion to a scheduled commodity is duly served on any person who carries on any business by way of trade or gain, it shall not be lawful for such person to sell or offer for sale retail in the course or as part of such business at any place in the area to which such 20 certificate applies any commodity to which such certificate applies at a price in excess of the price certified in such certificate.

- (2) Whenever a price (wholesale) certificate in force in relation to a scheduled commodity is duly served on any person who carries on any business by way of trade or gain, it shall not be 25 lawful for such person to sell or offer for sale wholesale in the course or as part of such business at any place in the area to which such certificate applies any commodity to which such certificate applies at a price in excess of the price certified in such certificate.
- (3) If any person acts in contravention of this section 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 fine not exceeding five pounds, and in the case of a second or any subsequent offence to a fine not exceeding ten pounds, or, at 35 the discretion of the Court, to imprisonment for any term not exceeding three months or to both such fine and imprisonment.
- (4) In any proceeding for an offence under this section the production of a price (retail) certificate or a price (wholesale) certificate purporting to be signed by the Controller shall be 40 primâ facie evidence that such certificate was validly made in all respects and was signed by the Controller.
 - (5) Proceedings for an offence under this section shall not be instituted by any person other than the Controller.

PART V.

- 45 MANUFACTURER'S PRICES FOR PROTECTED COMMODITIES.
- 32 .- (1) The Minister may from time to time send to the Com- Prices mission a requisition requiring the Commission to investigate the (manufacturer's) prices charged for any protected commodity which conforms to investigation. the specification set out in such request by persons manufacturing 50 such commodity in Saorstát Eireann, and upon receipt of such request the Commission shall make an investigation (in this Part of this Act referred to as a manufacturer's price investigation) in accordance with such requisition.

(2) The Commission shall on its own motion, from time to time 55 as the other business of the Commission permits, select from amongst protected commodities manufactured in Saorstát Eireann a commodity, and make an investigation (in this Part of this Act also referred to as a manufacturers's price investigation) into the prices charged for such commodity, by manufacturers 60 thereof in Saorstat Eireann.

Reports to the Minister on manufacturer's price investigation.

- 33.—On the completion of a manufacturer's price investigation in relation to a protected commodity the Commission shall make a report (in this Part of this Act referred to as a manufacturer's price report) to the Minister setting out-
 - (a) a specification of such commodity;

- (b) the movements of the prices of such commodity over a specified period;
- (c) whether in the opinion of the Commission such prices are or are not unreasonably high, together with the reasons for such opinion;

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- (d) their opinion as to whether such prices are influenced by any agreement or combination for interfering with free competition;
- (e) if the Commission are of opinion that such prices are unreasonably high-

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- (i) the opinion of the Commission as to what would be a reasonable price for such commodity,
- (ii) their opinion as to the best methods of enforcing a reduction of such prices to a reasonable price,
- (iii) if in their opinion a maximum price should be 20 fixed by order of the Minister under this Part of this Act, the area to which such order should apply.

Manufacturer's price order.

34.—(1) On receipt of a manufacturer's price report in relation to a protected commodity the Minister may, if he so 25 thinks fit, make an order (in this Part of this Act referred to as a manufacturer's price order) fixing as the maximum price for such commodity such price as he thinks proper.

(2) In addition to fixing a maximum price every manufacturer's price order shall specify the following things, that is to say:-

- (a) the date on which such order is to come into force;
- (b) the duration of such order;
- (c) the area to which such order is to apply.
- (3) The Minister may by order revoke a manufacturer's price order.

Validity of manufacturer's price order.

35.—The making of a manufacturer's price order shall be primâ facie evidence that such order was validly made in all respects.

Offences in relation to manufacturer's price orders.

- 36.—(1) Whenever a manufacturer's price order in relation to any protected commodity is in force, it shall not be lawful for 40 any person who is a manufacturer of that commodity in an area to which such order applies to sell any such commodity at a price in excess of the maximum price fixed by such order.
- (2) If any person acts in contravention of this section such person shall be guilty of an offence under this section and shall 45 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 fifty pounds or, at the discretion of the Court, to imprisonment for any term not exceeding six months, or to both such fine and 50 imprisonment.

PROVISIONS SUPPLEMENTARY TO PARTS III AND V.

37.—(1) Where a person being an employer or a principal Statutory is charged with having committed an offence under the provisions 5 of this Act relating to offences in relation to price orders or to offences in relation to manufacturer's price orders, it shall be a good defence to such charge for such person to prove-

- (a) that he used due diligence to prevent the commission of the acts alleged to constitute an offence; and
- (b) that the acts alleged to constitute such offence were not done by him personally; and
 - (c) that the said acts were done without his consent, connivance or wilful default; and
- (d) that on service of the summons on him he gave to the prosecutor all information in his power with respect to 15 the person who did the said acts.
- (2) Where a person being a servant or employee is charged with having committed an offence under the provisions of this Act relating to offences in relation to price orders or to offences 20 in relation to manufacturer's price orders it shall be a good defence to such charge for such person to prove-
 - (a) that he was in the employment of another person (in this sub-section referred to as the employer); and
 - (b) that the acts alleged to constitute such offence were committed by him in the course of and for the purposes of such employment; and
 - (c) that the said acts were committed by him in obedience to the express orders of the employer; and
- (d) that on service of the summons on him he gave all information in his power with respect to the matters mentioned in the foregoing paragraphs.

38.-(1) Where a contract for the sale of any commodity which is the subject of a price order has been entered into before the date of such order and the whole or any part of such con-35 tract is to be performed after such date, the following provisions shall have effect, that is to say :-

Effect of orders under Parts III and V on existing contracts.

- (a) nothing in Part III or Part V of this Act shall affect such contract or any of the terms thereof;
- (b) anything done under such contract shall, for the purposes of Part III or Part V of this Act, but not further or otherwise, be deemed to have been done before such

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- (2) Where a tender to supply any commodity at certain prices during a certain period has been accepted before the date of a 45 price order relating to such commodity and the person making such tender is legally bound subject to the terms of such tender to supply such quantities of such commodity as may from time to time be ordered from him during the said period, every contract effected by an order for such commodity during the said period 50 and after the date of such price order or price orders shall be deemed for the purposes of sub-section (1) of this section to have been entered into before the date of such price order or price orders.
- (3) In this section the expression "price order" means any 55 order made by the Minister under either Part III or Part V of this Act.

SCHEDULE.

Every commodity which is used as food, clothing, material for clothing, or fuel.

Saorstát Eireann.

Saorstát Eireann.

BILLE CHUN PRAGHSANNA DO RIALU, 1932.

CONTROL OF PRICES BILL, 1932.

BILLE

(mar do tugadh isteach) dá ngairmtear

Acht chun socruithe do dhéanamh chun praghsanna earraí do rialú.

An tAire Tionnscail agus Tráchtála do thug isteach.

BILL

(as introduced) entitled

An Act to make provision for controlling the prices of commodities.

Introduced by the Minister for Industry and Commerce.

30adh Meitheamh, 1932.

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